



Declaration of consent to the processing of personal data

	Patient Data	Legal Guardian Details ¹
Name and Surname		
PESEL:		
Address:		
Phone:		

I, the undersigned

1. I consent to the processing of my personal data by CBM ³ for the purposes of providing medical services, making payments in this respect, as well as maintaining, storing and sharing medical records. ⁴	YES ⁴ <input type="checkbox"/> / NO <input type="checkbox"/>
2. I consent to CBM ³ providing me with the results of the tests ordered in electronic form via the online platform for receiving the results.	YES <input type="checkbox"/> / NO <input type="checkbox"/>
3. I consent to CBM ³ making the results of the ordered tests available in electronic form via an online platform for receiving results to the unit referring the tests.	YES <input type="checkbox"/> / NO <input type="checkbox"/>
4. I consent to the processing of my personal data by CBM ³ for statistical purposes , and I consent to their processing in the future, unless the purpose of processing indicated above changes.	YES <input type="checkbox"/> / NO <input type="checkbox"/>

Kraków, on

.....

Signature of patient / legal guardian

¹ Complete only if the patient is a minor (under 18 years old)

² In the case of people who do not have a PESEL number, please provide your date of birth.

³ CBM – Centrum Badań Mikrobiologicznych imienia dr Jana Bobra sp. z o. o., ul. Sławkowska 17, 31-016 Kraków, entered into the register of entrepreneurs Krajowego Rejestru Sądowego pod nr KRS: 0000115067; REGON 350821071, NIP 6761019447

⁴ Consent required to perform research

Information for the Patient / Guardian of a Minor / Statutory Representative of an Incapacitated Person on the processing of personal data

The following information is provided to you in compliance with the obligation arising from Article 13 paragraphs 1 and 2 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC ("GDPR")

1. Information about the data controller



Centrum Badań Mikrobiologicznych imienia dr Jana Bobra spółka z ograniczoną odpowiedzialnością
ul. Sławkowska 17, 31-016 Kraków
tel. (+48) 12 421 78 36 ; (+48) 12 432 02 50
email: biuro@cbm.com.pl

The administrator of your personal data is Centrum Badań Mikrobiologicznych imienia dr Jana Bobra sp. z o. o., ul. Sławkowska 17, 31-016 Kraków, entered into the register of entrepreneurs Krajowego Rejestru Sądowego pod nr KRS: 0000115067; REGON 350821071, NIP 6761019447 (CBM).

Contact regarding personal data protection is possible at the following e-mail address: biuro@cbm.com.pl.

2. Personal data will be processed:

a) for the purpose of providing health benefits and services, including health prevention and promotion, occupational medicine, medical diagnosis, pursuant to Article 6(1)(c), Article 9(2)(h) of the GDPR in connection with the provisions of the Act of 15 April 2011 on medical activity and the Act of 6 November 2008 on patient rights and the Patient Ombudsman, as well as in connection with the provisions on the financing of health services;

b) for the purpose of keeping accounting books and settlements, pursuant to Article 6(1)(c) of the GDPR in connection in particular with the provisions of the Accounting Act of 29 September 1994;

c) in order to pursue legitimate interests pursued by the Controller or by a third party, pursuant to Article 6(1)(f) of the GDPR, consisting in pursuing claims and defending against claims in connection with the activities carried out by the Controller, as well as in implementing internal control procedures, in particular those aimed at improving the quality of services;

d) In order to protect the vital interests of the data subject (saving life, health), pursuant to Article 9(1)(c) of the GDPR;

e) Based on the consent given by the data subject pursuant to Article 6(1)(a) of the GDPR.

3. Recipient categories.

The recipients of personal data processed by the Controller will be in particular: other medical entities and external laboratories cooperating with the Controller in order to ensure the continuity of treatment and access to health services; entities financing public health services (National Health Fund, Ministry of Health), entities authorized under the terms specified in the Act of 6 November 2008 on patients' rights and the Patient Ombudsman, other legally authorized public institutions, in relation to persons using services within the framework of subscription medical care and occupational medicine services – entities financing the above-mentioned services, as well as entities with which the Controller has concluded a data processing agreement in connection with the provision of services to the Controller (e.g. a contractor providing a comprehensive IT service, software suppliers).

4. Transfer of personal data to a third country/international organization

Personal data will not be transferred to third countries/international organizations.

5. Period of storage of personal data

Personal data will be processed for the period necessary to achieve the purpose of processing referred to in point 3, i.e. for:

- a period corresponding to the period of storage of medical records, which is indicated in Article 29 of the Act of 6 November 2008 on patients' rights and the Patient Ombudsman - in the case of data obtained for the purposes set out in point 3 letter a, i.e. for a period of 20 years, counted from the end of the calendar year in which the last entry was made, except in the case of: the patient's death as a result of bodily injury or poisoning and data necessary to monitor the fate of blood and its components (period of 30 years); X-ray images stored outside the patient's medical records (period of 10 years); referrals for tests or doctor's orders (period of 5 years, and if the patient does not report - 2 years); concerning children up to 2 years of age (period of 22 years);
- a period corresponding to the storage period of accounting and tax documentation, i.e. for a period of 5 years from the end of the calendar year in which the tax obligation arose - in the case of data obtained for the purposes referred to in point 3 letter b;
- the period necessary to submit any claims and defend against claims - in the case of data obtained for the purposes specified in point 3 letter c, i.e., as a rule, for a period of 10 years from the date of the event causing the damage;
- no longer than until the consent is withdrawn, in the scope of processing carried out on its basis.

6. Rights of data subjects

Subject to the limitations resulting from the GDPR and other legal provisions, you have the right to request access to your personal data, rectification, erasure or restriction of processing, as well as the right to transfer data, the right to object to processing, and the right to withdraw consent at any time if processing is based on your consent.

We also inform you that you have the right to lodge a complaint with the supervisory authority if, in your opinion, the processing of your personal data violates the provisions of the GDPR.

7. Your personal data will not be subject to automated decision-making, including profiling, and will therefore not produce any legal effects.

8. Voluntary or obligatory provision of personal data.

Except in cases where the provision of personal data is an obligation arising from legal provisions, the provision of personal data is voluntary, but may be necessary to achieve the purposes indicated above.