

PATIENT INFORMATION CLAUSE

In fulfilment of the information obligation in Article 13(1) of the General Data Protection Regulation (GDPR), we inform you that:

1. The Controller of your personal data are:

- Mirai Clinic Spółka z Ograniczoną Odpowiedzialnością with its registered office in Otwock (05-400) at ul. Armii Krajowej 8, entered in the Register of Entrepreneurs of the National Court Register under number 0000796790, with tax identification number NIP 5322084436; (hereinafter referred to as "MIRAI Clinic" or "Controller");

2. Regarding the processing of personal data, you may contact the designated Data Protection Officer Ms. Karolina Sybilska via e-mail iod@odosc.pl;

3. Your data will be processed as follows:

- for the purpose of providing health services, also remotely (so-called telemedicine), including the purpose of keeping medical records on the basis of the provisions of the Act on Health Care Activities, the Act on Patients' Rights and Patients' Rights Ombudsman, as well as the Act on Physician and Dentist Professions (Article 6(1)(c) and Article 9(2)(h) of the GDPR,
- for the purpose of registering for medical appointments in electronic form on the basis of Article 6(1)(a),
- where the purpose stems from the legitimate interests pursued by the Controller or by a third party, on the basis of Article 6(1)(f) of the GDPR, consisting of the assertion and defence of claims;
- where the purpose is based on the consent given pursuant to Article 6(1) (a) of the GDPR.

4. With regard to identification information related to provision of health services, the provision of data is mandatory and necessary for the provision of the service. Failure to provide them may prevent the provision of the service;

5. Recipients of personal data may be entities cooperating with MIRAI Clinic and the data may be transferred to entities processing personal data on behalf of the Controller, whereby such entities process data on the basis of an agreement with the Controller and only in accordance with their instructions;

6. Your personal data shall be stored:

- for the period corresponding to the storage period of medical records, as indicated in Article 29 of the Act of 6 November 2008 on Patients' Rights and Patients' Rights Ombudsman, i.e. for 20 years, counting from the end of the calendar year in which the last entry was made, with the exceptions as indicated in the aforementioned Act - in the case of data obtained for the purposes referred to in point 3 (a).
- until withdrawal of the consent - in case of data collected for the purposes as specified in point 3 (b).
- for the period necessary to make potential claims and to defend against such claims - in the case of data collected for the purposes specified in point 3(c);

7. You have the right to demand access to your personal data, as well as to rectify them (amend). You also have the right to demand erasure or restriction of processing, as well as to object to processing, but only if further processing is not necessary for fulfilment of a legal obligation by the Controller and there are no other overriding legal grounds for processing;

8. You have the right to lodge a complaint against the processing of your data by the Controller to the President of the PDPO (uodo.gov.pl);
9. Your data may be disclosed to a third country for the purpose of transferring medical records or/and continuation of treatment.
10. The Controller do not make decisions by automated means.

[I have read](#) [I will read later](#)

The GDPR information concerning the fanpage of MIRAI Clinic of Sp. z o.o. under the name of "MIRAI Clinic" on Facebook

1. The Controller of your personal data is MIRAI Clinic Sp. z o.o. With its registered office at 8 Armii Krajowej Street, 05-400 Otwock NIP: 5322084436, REGON: 38397023300000, KRS: 0000796790.
2. Regarding the protection of your personal data, you may contact the Data Protection Officer appointed by the Controller at email address: iod@odokancelaria.pl or in writing to the Controller's registered office address.
 - General information:
 - The operation of our fanpage complies with the requirements that are contained in Facebook's regulations.
 - The information contained on your profile and the activities resulting from its use are directly administered by Facebook.
 - We only manage your data for the purpose of answering your questions, commenting on your posts and communicating with you within the scope of our business and the content provided by us.
 - We process personal data collected through communication with users only for the purpose of responding to you, if necessary.
 - Your activity related to the use of our fanpage is not archived by us outside of Facebook.
 - We have no control over what data the provider of the social media plugins or pages collects and how it processes it. For information on the purpose and scope of data collection, including the cookies used there, their further processing and use by external providers, as well as your rights and the privacy settings options of these providers, you can refer to the data protection notice of the respective provider: Facebook Inc., 1601 S. California Ave, Palo Alto, CA 94304, USA <https://www.facebook.com/privacy/explanation>
3. The Controller processes the personal data of persons who:
 - subscribed to the fanpage by clicking on the "Like" or "Observe" icon,
 - posted a comment under any of the posts on the fanpage,
 - sent a message.
4. Personal data is processed for the purpose of running a fanpage on the Facebook social network, under the terms and conditions specified by Facebook and informing, through it, about the Controller's activities, various events, building and maintaining a community related to the controller and for the purpose of communication through the available Facebook functionalities (comments, chat, messages), (legal grounds of Article 6(1)(c) and (e) of the GDPR). Your personal data may also be processed on the basis of a separately granted consent to the extent and for the purpose specified in the content of the consent and for the time until the consent is withdrawn (legal grounds of Article 6(1)(a) of the GDPR) or for the purpose of asserting claims (legal grounds of Article 6(1)(c) and (f) of the GDPR - legal interest of the Controller or a third party.
5. The Controller shall process the following personal data:
 - basic identification data (usually including first and last name) to the extent published by you on your own Facebook profile,

- data published by you on your Facebook profile,
 - your profile picture (through which, in some cases, we can learn about your image),
 - other images (which may also depict your image) resulting from the fanpage-user relationship. Uploading of photos under our posts is voluntary on your part,
 - the content of your comments and the content of your communication via Messenger app:
 - Anonymised statistical data on visitors to the fanpage accessible via the "Facebook Insights" function provided by Facebook in accordance with the Facebook terms of use, collected by means of spyware files ("cookies"), each containing a unique user code that can be linked to the connection data of users registered on Facebook, which is downloaded and processed when the fanpage is opened.
6. Recipients of the data:
As far as the fanpage is concerned, due to the nature of Facebook, information about the fanpage's followers, likes, as well as the content of comments, posts and other information provided by users is public.
7. We may share your data with the following categories of entities:
- entities we use to process your data with whom we have entered into a personal data processing outsourcing agreement;
 - entities to whom we are obliged to provide your data under applicable law;
 - the owner of the social networking site Facebook under the unchangeable data conditions specified by Facebook, available at <https://www.facebook.com/about/privacy>.
8. At the same time, we would like to inform you that we do not transfer your data outside the European Economic Area, subject to the transnational nature of the data flow within Facebook. Facebook may transfer your data outside the European Economic Area. At the same time, we would like to point out that Facebook is EU-US-Privacy Shield certified. As part of the agreement between the USA and the European Commission, the latter has stated an adequate level of data protection for companies with Privacy Shield certification.
9. Your data will be processed for the period necessary for the purposes indicated:
- in the case of user information that we hold in private messages, it will be stored for the duration of our response to you, not exceeding 1 month;
 - in the case of information we hold as part of the comments you provide, it will be available on our site until the author deletes it;
 - Your personal data collected by Facebook, i.e. history of posts, history of activity in the Messenger app, history of activity via the Instagram app is subject to retention under the terms of Facebook's Terms and Conditions;
 - data processed on the basis of the Controller's legitimate interest will be processed until you effectively lodge an objection or this interest ceases,
 - statistical data concerning visitors to the fanpage available through the "Facebook Insights" function will be processed for the duration of the availability of this data on Facebook of 2 years;
 - data processed on the basis of consent will be processed until consent is withdrawn.
10. Rights of data subjects:
You are entitled to:
- the right to access your data and to receive a copy of it;
 - the right to rectify (amend) your data;
 - the right to erasure of your data;
 - the right to restrict processing of your data;
 - the right to object to processing of your data;
 - the right to data portability;
 - the right to withdraw consent at any time;
 - the right to lodge a complaint with the President of the Office for Protection of Personal Data, based in Warsaw, 2 Stawki Street.

Provision of data is voluntary; however, the consequence of failing to provide data will be the inability to browse the fanpage or leave comments.

The GDPR information concerning the profile of MIRAI Clinic Sp. z o.o. under the name of "miraiclinic_pl" on Instagram

Pursuant to Article 13 (1) and (2) and Article 14 of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons in relation to processing of personal data and on free movement of such data, and repealing Directive 94/46/EC (General Data Protection Regulation), (hereinafter referred to as "GDPR") we inform you how we will process your personal data provided during the use of your profile on the social networking site (hereinafter referred to as "fanpage") we inform you that:

1. The Controller of your personal data is MIRAI Clinic Sp. z o.o. with its registered office at 8 Armii Krajowej Street, 05-400 Otwock NIP: 5322084436, REGON: 38397023300000, KRS: 0000796790.
2. Regarding the protection of your personal data, you may contact the Data Protection Officer appointed by the Controller at email address: iod@odokancelaria.pl or in writing to the Controller's registered office address.
3. Categories of persons whose data are processed:
The Controller processes the personal data of persons who:
 - a) have subscribed to the profile,
 - b) published a comment under any of the posts on the profile or shared any of the posts on their profile,
 - c) sent a private message through the "send message" function to the profile administrator
4. Personal data will be legally processed for the following purposes:
 - a) in order to maintain the Controller's profile on the Instagram social network, under the terms and conditions set out by Instagram, and in order to communicate through it about the Controller's activities, to promote various events, to build and maintain the community associated with us,
 - b) to communicate through the available functionalities of the Instagram service - comments, chat, messages or by publishing a comment under any of the posts posted on the Controller's profile,
 - c) for analytical purposes regarding the analysis of functioning, popularity and use of the profile,
 - d) for the purposes of possible establishment, investigation or defence against claims,
 - e) Your personal data may also be processed on the basis of a separately granted consent to the extent and purpose specified in the content of the consent and for the period until the consent is withdrawn (basis of Art. 6(1)(a) of the GDPR),
 - f) Your personal data may also be processed on the basis of statutory requirements (the grounds of Article 6(1)(c) of the GDPR) in order for the Controller to fulfil its legal obligations under the law.

The provision of personal data is voluntary, but necessary to observe the Controller's profile.

5. Categories of personal data processed:
The Controller shall process the following personal data:
 - a) basic identification data (first name, surname and/or internet nickname) as published by you on your own profile on the social network Instagram,
 - b) data published by you on your Instagram profile, profile picture,
 - c) information you provide about yourself to the Administrator, e.g. by sending a private message, reactions to posts, the content of comments added or by publishing a photo on our profile,

d) together with Instagram Ireland Limited, data will be processed for the purposes of site statistics. You can find more about this at the following link: <https://help.instagram.com/>

6. Recipients of the data:

The Controller may share personal data with:

- a) public authorities and entities performing public tasks or acting on behalf of public authorities, to the extent and for the purposes that result from the provisions of generally applicable law,
- b) the owner of the social network Instagram under the non-modifiable data rules defined by Instagram,
- c) Instagram visitors (those interested in publications).

7. Transfer of data to third countries or international organisations:

The Controller does not transfer data outside of Poland/EU/European Economic Area subject to the transnational nature of the data flows within Instagram using Instagram's contractual clauses approved by the European Commission and the European Commission's decisions finding an adequate level of data protection in respect of specific countries in accordance with the rules set out by Instagram at <https://help.instagram.com/>.

8. Data retention period:

- a) data processed on the basis of consent will be processed until consent is withdrawn,
- b) data processed on the basis of statutory requirements will be processed for the time in which the law prescribes data storage,
- c) data processed on the basis of the legitimate interest of the Controller will be processed until an objection is lodged effectively or this interest ceases to exist, e.g. data processed in order to assert or defend against claims will be processed for a period equal to the period of limitation of these claims,
- d) statistical data relating to visitors to the fanpage accessible via the "InstagramIreland Limited" function will be processed for the duration of the availability of this data on Instagram of 2 years,
- e) due to the specifications of the Instagram portal, the information about the people who follow the profile, the likes, as well as the content of comments, posts and other information provided by users is public,
- f) Your data, which is processed as part of the comments you post on the profile, will be available on the site until deleted by the author or the Profile Controller.

9. Your rights:

In connection with the processing of your personal data, you have:

- a) the right to access your data and to receive a copy of it,
- b) the right to rectify (amend) your data,
- c) the right to erasure of your data,
- d) the right to restrict processing of your data,
- e) the right to object to processing of your data,
- f) the right to data portability,
- g) the right to withdraw your consent to the processing of personal data - you have the right to withdraw your consent to the processing of this personal data processed on the basis of your consent at any time. The withdrawal of consent will not affect the lawfulness of processing, which was performed on the basis of consent before its withdrawal.
- h) You have the right to lodge a complaint to the President of the Office for Personal Data Protection, 2 Stawki Street, if you consider that the processing of your personal data violates the provisions of the GDPR.

10. Information about the source of the data:

We obtain your data from Instagram, from your public profile and posts on the Controller's profile.

11. Other information:

- a) Your personal data will be processed by automated means, including profiling. Automated decision-making will be carried out in accordance with the Instagram terms and conditions, the consequence of such processing will be contact, display of information from the Controller's profile.
- b) The processing of the data obtained from you by the Controller will be based on the principle of voluntarism of their provision, where the processing of personal data takes place on the basis of consent. Processing may also be a statutory requirement, e.g. in the event of the necessity of archiving the documents containing the data in accordance with the applicable legal provisions.
- c) The Controller obtains personal data from the Instagram provider and from the public user profile and posts on the Controller's profile.

The GDPR information concerning the channel of MIRAI Clinic Sp. z o.o. under the name of "MIRAI Clinic" on Youtube

Pursuant to Article 13 (1) and (2) and Article 14 of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons in relation to processing of personal data and on free movement of such data, and repealing Directive 94/46/EC (General Data Protection Regulation), (hereinafter referred to as "GDPR") we inform you how we will process your personal data provided during the use of your profile on the social networking site (hereinafter referred to as "fanpage") we inform you that:

1. The Controller of your personal data is MIRAI Clinic Sp. z o.o. with its registered office at 8 Armii Krajowej Street, 05-400 Otwock NIP: 5322084436, REGON: 38397023300000, KRS: 0000796790.
2. Regarding the protection of your personal data, you may contact the Data Protection Officer appointed by the Controller at email address: iod@odokancelaria.pl or in writing to the Controller's registered office address.
3. The personal data will be processed for the following purposes:
 - a) in order to operate a fanpage on the YouTube social network, under the terms and conditions specified by YouTube LLC, and to inform through it about the Controller's activities, promote various events, build and maintain the community associated with us,
 - b) for communication through the available YouTube functionalities, i.e. comments, chat, messages.
 - c) Your personal data may also be processed on the basis of a separately granted consent to the extent and for the purpose specified in the content of the consent and for the time until the withdrawal of the consent in accordance with Article 6(1)(a) of the GDPR and on the basis of statutory requirements pursuant to Article 6(1)(c) of the GDPR for the purpose of asserting potential claims.
4. Categories of personal data processed:
 - a) The personal data Controller will process the data of persons who have subscribed to the fanpage by clicking on the "Like" or "Observe" icon,
 - b) published a comment with a post on the fanpage. To the extent that you have published data on your own profile on the social network YouTube, the anonymous statistical data of visitors to the fanpage available, made available by YouTube according to the unmodifiable terms of use of YouTube, collected through spyware files (known as "cookies"), each containing a unique user code, which can be linked to the connection

data of users registered on YouTube, and which is downloaded and processed when the fanpage is opened.

In addition, we would like to inform you that YouTube stores your data as usage profiles and uses them for advertising, market research and / or custom design of its website. Such evaluation is performed (even for users who are not logged in) in particular to provide relevant advertising and to inform other users of the social network about their activities on our website.

5. Recipients of the data:

- a) public authorities and entities performing public tasks or acting on behalf of public authorities, to the extent and for the purposes that arise from the provisions of generally applicable law;
- b) other entities that process personal data on behalf of the Controller on the basis of relevant data processing entrustment agreements signed with the Controller.
- c) the owner of the YouTube social network on the non-amendable principles concerning data defined by YouTube available at <https://www.youtube.com/intl/pl/about/>.

5. Transfer of data to third countries or international organisations:

The Controller does not transfer data outside of Poland/EU/European Economic Area subject to the transnational nature of the data flows within YouTube using the contractual clauses used by YouTube approved by the European Commission and the decisions of the European Commission finding an adequate level of data protection for specific countries in accordance with the principles set out by YouTube at <https://www.youtube.com/intl/pl/about/> or www.privacyshield.gov/EU-USFramework

6. Data retention period:

- a) data processed on the basis of consent will be processed until consent is withdrawn,
- b) data processed on the basis of statutory requirements will be processed for the time in which the law prescribes the retention of data, e.g. data processed for the purpose of asserting or defending against claims will be processed for a period equal to the period of limitation of such claims,
- c) statistical data on visitors to the fanpage available via the "YouTube Insights" function will be processed for the duration of the availability of the data on YouTube in accordance with the operation of YouTube.

8. Your rights:

In connection with the processing of your personal data, you have:

- d) the right to access your data and to receive a copy of it,
- e) the right to rectify (amend) your data,
- f) the right to erasure of your data,
- g) the right to restrict processing of your data,
- h) the right to object to processing of your data,
- i) the right to data portability,
- j) the right to withdraw your consent to the processing of personal data - you have the right to withdraw your consent to the processing of this personal data processed on the basis of your consent at any time. The withdrawal of consent will not affect the lawfulness of processing, which was performed on the basis of consent before its withdrawal.
- k) You have the right to lodge a complaint to the President of the Office for Personal Data Protection, 2 Stawki Street, if you consider that the processing of your personal data violates the provisions of the GDPR.

9. Information about the source of the data

We obtain your data from YouTube and from your public profile and fanpage posts on the YouTube on-line platform.

10. Other information

Your personal data will not be subject to automated decision-making, including profiling. The Controller's processing of the data obtained from you will be based on the principle of volunteerism, where the processing of personal data is based on consent. Processing may also be a statutory requirement, e.g. in the event of the need for documentary archiving.

The GDPR information concerning the profile of MIRAI Clinic Sp. z o.o. under the name of MIRAI Clinic on LinkedIn

Pursuant to Article 13 (1) and (2) and Article 14 of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons in relation to processing of personal data and on free movement of such data, and repealing Directive 94/46/EC (General Data Protection Regulation), (hereinafter referred to as "GDPR") we inform you how we will process your personal data provided during the use of your profile on the social networking site (hereinafter referred to as "fanpage") we inform you that:

1. The Controller of your personal data is MIRAI Clinic Sp. z o.o. with its registered office at 8 Armii Krajowej Street, 05-400 Otwock NIP: 5322084436, REGON: 38397023300000, KRS: 0000796790.
2. Regarding the protection of your personal data, you may contact the Data Protection Officer appointed by the Controller at email address: iod@odokancelaria.pl or in writing to the Controller's registered office address.
3. Categories of persons whose data are processed:
The Controller processes the data of persons who:
 - a) Provide their own on LinkedIn in connection with the use of the Controller's profile. This data may be accessible to the administrator of this portal, i.e. LinkedIn,
 - b) any personal data contained in comments posted on the Controller's profile may also be accessible to other LinkedIn users.
4. The personal data will be processed for the following purposes:
 - a) for the purpose of maintaining the Controller's profile on the LinkedIn social network, under the terms and conditions set by LinkedIn, and for the purpose of informing through it about the Controller's activities, promoting difference events, building and maintaining the community associated with us,
 - b) to communicate via the available LinkedIn functionalities: comments, chat, messages, or by publishing your comment under any of the posts posted on the Controller's profile,
 - c) for analytical purposes regarding the analysis of functioning, popularity and use of the profile,
 - d) for the purposes of possible establishment, investigation or defence against claims,
 - e) Your personal data may also be processed on the basis of a separately granted consent to the extent and purpose specified in the content of the consent and for the period until the consent is withdrawn (basis of Art. 6(1)(a) of the GDPR),
 - f) Your personal data may also be processed on the basis of statutory requirements (the grounds of Article 6(1)(c) of the GDPR) in order for the Controller to fulfil its legal obligations under the law.

Furthermore, we inform you that the LinkedIn Controller, as a tool provider, is a jointly responsible entity for the processing of data of persons using the Controller's company profile, which may process their data for its own purposes based on other legal bases. In particular, LinkedIn, based on its own provisions and regulations, may collect and process information contained in the cookies of profile visitors. Based on the data collected in this way, LinkedIn may produce anonymous compilations and statistics (e.g. regarding the number or profile of visitors), which may be made available to the Controller as profile host.

5. Data retention period:

- a) data processed on the basis of consent will be processed until consent is withdrawn,
- b) data processed on the basis of statutory requirements will be processed for the time in which the law prescribes data storage,
- c) data processed on the basis of the legitimate interest of the Controller will be processed until an objection is lodged effectively or this interest ceases to exist, e.g. data processed in order to assert or defend against claims will be processed for a period equal to the period of limitation of these claims,
- d) in relation to the specifications of the LinkedIn portal, information about the people who observe the profile, as well as the content of comments, posts and other information provided by users is public,
- e) Your data, which is processed as part of the comments you post on the profile, will be available on the site until deleted by the author or the Profile Controller.

6. Your rights:

In connection with the processing of your personal data, you have:

- a) the right to access your data and to receive a copy of it,
- b) the right to rectify (amend) your data,
- c) the right to erasure of your data,
- d) the right to restrict processing of your data,
- e) the right to object to processing of your data,
- f) the right to data portability,
- g) the right to withdraw your consent to the processing of personal data - you have the right to withdraw your consent to the processing of this personal data processed on the basis of your consent at any time. The withdrawal of consent will not affect the lawfulness of processing, which was performed on the basis of consent before its withdrawal.
- h) You have the right to lodge a complaint to the President of the Office for Personal Data Protection, 2 Stawki Street, if you consider that the processing of your personal data violates the provisions of the GDPR.

7. Information about the source of the data:

We obtain your data from the LinkedIn provider, from your public profile and posts on the Controller's profile.

8. Other information:

- a) Your personal data will be processed by automated means, including profiling. Automated decision-making will be carried out in accordance with the LinkedIn terms and conditions, the consequence of such processing will be contact, display of information from the Controller's profile.
- b) The processing of the data obtained from you by the Controller will be based on the principle of voluntarism of their provision, where the processing of personal data takes place on the basis of consent. Processing may also be a statutory requirement, e.g. in the event of the necessity of archiving the documents containing the data in accordance with the applicable legal provisions.