

Information on the processing of personal data for clients (hereinafter referred to as the “memorandum”)

Introduction

Dear clients,

by means of this memorandum, we would like to inform you, as **data subjects**, of the principles and procedures governing the processing of your personal data and of your rights relating to the processing of such data, in accordance with 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 (General Data Protection Regulation; hereinafter referred to as the “GDPR”) and Act No. 110/2019 Coll., on the processing of personal data, as amended (hereinafter referred to as the “ZZOÚ”).

Our company respects the transparent and fair processing of your personal data and ensures its proper protection in accordance with applicable legislation to ensure fair and equitable processing. We protect your personal data with the highest level of security to prevent any unauthorised or accidental access to your personal data, destruction, loss, unauthorised transfers or unauthorised processing. To this end, we implement appropriate technical and organisational measures to ensure a level of security commensurate with all possible risks. Persons who have access to personal data are obliged to maintain confidentiality regarding information obtained in connection with the processing of such data.

Given that this memorandum refers to terms relating to data protection and also uses abbreviations, we have included an explanation of the terms and abbreviations used in the section entitled ‘**List of selected terms and abbreviations**’ in this memorandum, in order to present the content of this text to you in an even clearer form.

The role of health uncompromised a.s.

The specific nature of the services provided gives rise to a situation in which **health uncompromised a.s.**, Company ID No. 23163551, with its registered office at Pařížská 130/26, Josefov, 110 00 Prague 1, file number B 29634 registered with the Municipal Court in Prague, acts in three distinct roles, which are essential for understanding your rights.

As an independent controller, health uncompromised a.s. processes your personal data for the purposes of performing the contract concluded directly with you, under which it arranges for you the healthcare services provided by HX Medical a.s., ID No. 24092495, with its registered office at Pařížská 130/26, Josefov, 110 00 Prague 1, registered in the Commercial Register maintained by the Municipal Court in Prague under file no. B 30274 (hereinafter “HX Medical”) and provides other contractual services, including access to the HUX application. In this capacity, health uncompromised a.s. independently determines the purposes and means of processing and bears full responsibility for them.

health uncompromised a.s. acts **as a joint controller** together with HX Medical in areas where both companies jointly and in a coordinated manner determine the purposes and means of processing your health data via the HUX platform. HX Medical is a healthcare provider whose medical staff collaborates with the HUX platform in coordinating your preventive care.

As a data processor, health uncompromised a.s. processes your personal data on the instructions of and for the purposes of HX Medical in connection with the operation, administration, technical support, maintenance and development of the HUX software system — a proprietary application for the HX Medical clinic. In this capacity, health uncompromised a.s. processes only data for which it has been authorised by the controller, HX Medical, and does so exclusively for the purpose of ensuring the technical availability, integrity, security and functionality of the HUX system.

List of selected terms and abbreviations

TERM ABBREVIATION	AND	MEANING
Personal data		Any information relating to an identified or identifiable natural person; an identifiable natural person is a natural person who can be identified, directly or indirectly , in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the

	physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.
Special categories of data	Personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, and data concerning a natural person's health or sex life or sexual orientation.
Data subject	A natural person to whom personal data relate. A data subject is considered to be identified or identifiable if their identity can be ascertained, directly or indirectly, on the basis of one or more items of personal data.
Controller	A natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of personal data.
Processing	Any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or any other form of disclosure, alignment or combination, restriction, erasure or destruction.
Purpose of processing	The purpose of the controller's activities and their rationale
Means of processing	Tools and procedures selected for the specific processing of personal data.
Legal basis	The legal basis, or legal ground, is a condition without which the processing of personal data is not possible under any circumstances .
Processor	A natural or legal person, public authority, agency or other body that processes personal data on behalf of the controller.
Recipient	A natural or legal person, public authority, agency or other body to whom personal data are disclosed, whether a third party or not. The recipient has a legal, contractual or other authority to process personal data. These include other controllers or processors, such as tax, administrative or regulatory authorities. However, public authorities which may receive personal data in the course of a specific inquiry in accordance with Member State law are not considered recipients; the processing of such personal data by these public authorities must comply with the applicable data protection rules for the purposes of the processing.
Third party	A natural or legal person, public authority, agency or other body other than the data subject, the controller, the processor or a person directly under the authority of the controller or processor, which is authorised to process personal data.
ÚOOÚ	The supervisory authority under the Personal Data Protection Act is the Office for Personal Data Protection . It is entrusted with the powers of a central administrative authority in the field of personal data protection to the extent specified by the Personal Data Protection Act and other powers specified by a special legal regulation.

Subject matter of the contract and nature of the services provided

Under the contract concluded with you, health uncompromised a.s. is authorised to arrange for you to receive healthcare services provided by HX Medical and, as part of its business activities, to provide you with further services, which may include access to the HUX application and other technological tools.

We expressly note that health uncompromised a.s. is not a healthcare provider; under the concluded contract, it does not provide you with any healthcare services, does not carry out diagnostics or treatment, does not issue medical opinions, and does not replace the professional assessment and care provided by HX Medical. All healthcare is provided exclusively by HX Medical as an authorised healthcare provider.

Source of the personal data processed

We collect your personal data directly from you — when you enter into a contract, via the HUX client portal, when you communicate with our company, or when you use the services we provide. Some of your personal data, in particular medical records and clinical data, may be generated or supplemented by HX Medical healthcare staff as part of the provision of healthcare, or transferred from wearable devices integrated into the HUX app.

CCTV system

The Data Controller hereby informs you that it operates a CCTV system with recording at the address Náměstí Marie Schmolkové 3493/1, Strašnice, Prague, for the purpose of protecting property, life and the health of persons moving within the monitored area via the CCTV system, and also for the purpose of obtaining evidence for the Czech Police and resolving insurance claims. These are static cameras capturing images. The CCTV system is operated on behalf of the controller by **EP Investment Advisors, s.r.o.**, Company ID No.: 26687259, with its registered office at Pařížská 130/26, Prague 1 – Josefov, postcode 110 00, registered in the Commercial Register under file no. C 87354/MSPH.

Recordings from the CCTV system are retained for a period of 30 days, after which they are automatically deleted. The legal basis for the processing of personal data is, pursuant to Article 6(1)(f) of the GDPR, the so-called legitimate interest of the controller.

The controller obtains your personal data **via the controller's CCTV system**. In accordance with the relevant legal basis or legal basis and purpose, the controller processes **the video recording of the data subject, the appearance and visual information regarding the behaviour and actions of the persons recorded, and information regarding the time of recording**. The controller processes your personal data **automatically** via **Synology Surveillance Station** (CCTV). In the case of automated processing of your personal data, the controller **does not use automated decision-making, including profiling**, which could affect your rights. Information signs provide details on the use of CCTV systems.

The controller further informs you that EP Investment Advisors, s.r.o. operates a CCTV system with recording at designated premises for the purpose of protecting property, life and the health of persons moving within the monitored area. Information signs located on the relevant premises provide information on the use of CCTV systems. Guidance on the processing of personal data via CCTV systems can be found on the website www.epholding.cz.

Purpose and legal basis for the processing of personal data

We process your personal data for the purposes set out below, and for each purpose we also state its legal basis within the meaning of Articles 6 and 9 of the GDPR; in particular, these are:

Purpose of processing	Legal basis	Note
Performance of a contract — provision of contractual services and the provision of healthcare	Article 6(1)(b) of the GDPR	Necessary for the performance of the contract
Provision of HX Medical healthcare services — transfer of your data to healthcare providers	Article 6(1)(b) of the GDPR, Article 9(2)(h) of the GDPR	Health data — healthcare
Operation and administration of the HUX app	Article 6(1)(b) of the GDPR	Part of the contractual performance
Coordination of preventive care via HUX (joint controllership with HX Medical)	Article 6(1)(b) of the GDPR, Article 9(2)(h) of the GDPR	Health data — coordination of care
Compliance with legal obligations (record-keeping, archiving)	Article 6(1)(c) of the GDPR	Obligations under applicable legislation
Protection of the controller's legitimate interests (debt recovery, protection of rights)	Article 6(1)(f) of the GDPR	Legitimate interest of the controller
Sending commercial communications and marketing messages	Article 6(1)(a) of the GDPR	Only on the basis of your consent

The processing of your **health data** as a special category of personal data within the meaning of Article 9 of the GDPR is necessary for the provision of healthcare and the coordination of preventive care via the HUX platform. The legal basis for this processing is Article 9(2)(h) of the GDPR. To the extent that the processing of health data is subject to your consent, the legal basis is Article 9(2)(a) of the GDPR.

Categories of personal data processed

Depending on the nature of the services you use, we process the following categories of personal data:

Identification and contact details: first name and surname, date of birth, residential address, email address, telephone number, and, where applicable, identity card number or insurance number.

Contractual and payment data: data necessary for the conclusion and performance of the contract, billing details, information on payments made.

Health and clinical data (special categories pursuant to Article 9 of the GDPR): medical history data, results of examinations and diagnostic tests, medical records maintained in the HUX system, data from wearables integrated into the HUX application, treatment plans and medical protocols set up in the HUX system, records of the course of healthcare provided.

Communication data: the content of your communications with health uncompromised a.s. and with HX Medical healthcare staff via the HUX client portal, records of email and other electronic communications.

Technical and operational data: login details for the HUX application, access logs, technical device identifiers, IP address.

Joint controllership

In areas where health uncompromised a.s. and HX Medical jointly and in a coordinated manner determine the purposes and means of processing your personal data, they act as **joint controllers** within the meaning of Article 26 of the GDPR. Joint controllership applies in particular to the following areas:

Area	Description
Care coordination	Sharing of client clinical data between HX Medical healthcare staff and the HUX platform operated by health uncompromised a.s. for the purpose of coordinating preventive care
Data sharing via HUX	Making the client's health data available in the HUX application interface to both contracting parties simultaneously
Setting treatment protocols	Jointly determining the structure and content of treatment plans within the HUX system
Communication with the client via HUX	Processing of communication with the client via the HUX client portal, where the content of the communication is determined by both parties

An agreement has been concluded between the two joint controllers in accordance with Article 26 of the GDPR. Pursuant to the joint arrangement under Article 26 of the GDPR, HX Medical a.s. is the primary point of contact for exercising your rights in relation to jointly processed data. However, you may exercise your rights against each of the companies separately; each controller is obliged to process your request. The key elements of the agreement are available on request from the Data Protection Officer.

Recipients and processors of personal data

Within health uncompromised a.s., access to your personal data is restricted to employees and persons whose job roles require it, and only to the extent strictly necessary for the performance of their duties and the fulfilment of contractual obligations towards you. Your personal data, including health data, is transferred to HX Medical as a healthcare provider for the purpose of arranging and providing the healthcare services you have booked. This transfer is necessary for the fulfilment of the contract. To ensure the technical infrastructure and operational readiness of the systems, health uncompromised a.s. uses processors. Written data processing agreements containing guarantees for the security of your personal data have been concluded with all processors.

Recipient/Processor, in particular:	Identification
MasterDC s.r.o.	Company ID: 26277557, Purkyňova 3030/35e, Brno
MAGICWARE s.r.o.	Company ID: 62576836, Krohova 2212/75, Prague 6
Microsoft Ireland Operations Ltd. (Azure)	IE 4390051E, One Microsoft Place, Dublin
EP Investment Advisors, s.r.o.	Company ID: 26687259, Prague 1 - Josefov, Pařížská 130/26, Postcode 11000
STAPRO s.r.o. (FonsGalen)	Company ID: 13583531, Pernštýnské náměstí 51, 530 02 Pardubice

Recipient/Processor, in particular:	Identification
Attio	42 St John's Square, 2nd Floor, London EC1M 4EA, United Kingdom
Digital factory s.r.o. (Signi)	Company registration number: 06988377, Sokolovská 694/102a, 186 000 Prague 8
Medevio s.r.o.	Company ID: 09675400, Thámova 289/13, Karlín, 186 00 Prague 8
REPROMEDA s.r.o.	Company ID: 255 57 246, Studentská 812/6, 625 00 Brno
CITYLAB s.r.o.	Company ID: 28442156, Seydlerova 2451/8, Postcode 158 00 Prague
SPADIA LAB a.s.	Company ID: 28574907, Máchova 619/30, 741 01 Nový Jičín

Transfer of personal data to third countries

Your personal data is processed primarily within the Czech Republic, or within the European Union. In very exceptional cases, your personal data may be processed outside the EU, particularly in a system whose servers are located outside the EU. In such a case, we would select a contractual partner that meets the conditions for secure data transfer in accordance with applicable legislation (). As part of its technical infrastructure, health uncompromised a.s. uses the processor Attio, to whom communication and operational data (in particular clients' contact details and communication records) may be transferred. The transfer of personal data to the United Kingdom is carried out on the basis of the European Commission's adequacy decision. If you have any questions regarding the transfer of data abroad, please contact the Data Protection Officer.

Method of processing personal data

We process your personal data both manually and automatically. Automated processing takes the form of operations in a cloud environment, including in particular storage, reading, structuring, searching, backing up, encryption and monitoring of access within the HUX system. Personal data is not subject to automated decision-making or profiling.

Retention period

We retain your personal data for the period strictly necessary to fulfil the purpose for which it is processed, and for the period specified by the relevant legislation.

Categories of data	Retention period
Contractual documentation and data necessary for the performance of the contract	For the duration of the contractual relationship and for a further period of 10 years following its termination (limitation periods under the Civil Code)
Medical records and documentation	For the period specified by Act No. 372/2011 Coll., on healthcare services, and the relevant implementing regulations (generally 10 years, longer for selected categories)
Accounting and tax documents	For a period of 10 years in accordance with Act No. 563/1991 Coll., on Accounting
Communication with the client	For the duration of the contractual relationship and for 5 years after its termination
Marketing communications (subject to consent)	Until consent is withdrawn, for a maximum of 3 years from the date of consent
Technical and operational logs	Usually 12 months

Rights of the data subject

As a data subject, you have the following rights in relation to the processing of your personal data, which you may exercise by contacting the controller using the contact details provided above.

- **Right of access:** you have the right to obtain confirmation from the controller as to whether or not your personal data is being processed, and if so, you have the right to access such personal data and

information regarding the purposes of processing, the categories of personal data concerned, the recipients, the retention period and other matters set out in Article 15 of the GDPR. The controller will provide you with a copy of the personal data being processed.

- **Right to rectification** – you have the right to have inaccurate personal data concerning you rectified and, taking into account the purposes of the processing, you have the right to have incomplete personal data completed, including by means of providing a supplementary statement.
- **Right to erasure — “right to be forgotten”** – you have the right to have your personal data erased if any of the grounds set out in Article 17(1) of the GDPR apply – in particular where the personal data are no longer necessary for the purposes for which they were collected, or where you withdraw your consent and there is no other legal basis for processing. This right does not apply if processing is necessary for compliance with a legal obligation or for the establishment, exercise or defence of legal claims, or if other exceptions under Article 17(3) of the GDPR apply. In relation to health data held as part of medical records, this right is limited by the obligations arising from the Health Services Act.
- **Right to restriction of processing** – you have the right to restriction of processing if you contest the accuracy of the personal data (for the duration of the verification of accuracy), the processing is unlawful and you oppose erasure, the controller no longer needs the data but you require it for the establishment, exercise or defence of legal claims, or you have objected to the processing (for the duration of the verification of whether the controller’s legitimate grounds override your interests).
- **Right to data portability** – you have the right to receive the personal data you have provided to the controller and which is processed automatically on the basis of a contract or consent, in a structured, commonly used and machine-readable format, and the right to transmit this data to another controller without the controller preventing this. At your request, where technically feasible, the data may be transferred directly to another controller.
- **Right to object** – you have the right to object at any time to the processing of your personal data carried out on the basis of the controller’s legitimate interests (Article 6(1)(f) of the GDPR). The controller shall no longer process your personal data unless it demonstrates compelling legitimate grounds for the processing which override your interests, rights and freedoms, or for the establishment, exercise or defence of legal claims. If you object to processing for direct marketing purposes, the controller shall cease processing personal data for such purposes without further ado.
- **Right to withdraw consent** – where the processing of personal data is based on your consent, you have the right to withdraw your consent at any time. In connection with the withdrawal of consent, the controller informs you that the withdrawal of consent does not affect the lawfulness of the processing of personal data prior to its withdrawal, nor does it affect the processing of data on other legal grounds for which your consent is not required.
- **Right not to be subject to automated decision-making** – you have the right not to be subject to any decision based solely on automated processing, including profiling, which produces legal effects concerning you or similarly significantly affects you, unless permitted by Article 22(2) of the GDPR.
- **Right to lodge a complaint with a supervisory authority** – you have the right to lodge a complaint with the relevant supervisory authority if you believe that the processing of your personal data infringes the GDPR or other data protection legislation.

Possible updates to this memorandum

Given that the rules and conditions governing the processing and protection of your personal data may change, particularly as a result of changes in legislation, or that our terms, procedures and methods for processing and protecting your personal data may change, we will inform you of such changes by updating this memorandum, unless such a change requires us to contact you directly.

This memorandum was last updated on 28 April 2026.

Data Protection Officer

health uncompromised a.s. has appointed a Data Protection Officer. Contact details for the Data Protection Officer: milena.segecova@epholding.cz.

Exercise of data subject rights

Where you submit a **request** to exercise your rights as set out in the section entitled '**Data Subject Rights**' of this memorandum, the controller is **always obliged** to deal with such a request from the data subject and must provide the information without undue delay upon receipt of the request, and in any event **within one month of receiving the request**. In **exceptional cases**, this period **may** be extended by two months, in which case the data controller must inform the data subject of this, including the reasons for such an extension.

You may send your request:

- a. in writing to the address Pařížská 130/26, Josefov, 110 00 Prague 1
- b. to the Data Protection Officer, whose contact details are: health uncompromised a.s., Data Protection Officer, Pařížská 130/26, Prague 1 – Josefov, postcode 110 00 or by email to milena.segecova@epholding.cz

To make it easier to exercise your rights, you may use the template form marked '**Data Subject Request**'.

If you have reasonable grounds to suspect that there has been a breach of the law in relation to the protection of personal data, **you have the right to lodge a complaint with the Office for Personal Data Protection, Pplk. Sochora 727/27, 170 00 Prague 7-Holešovice, email:**stiznosti@uouu.cz ; for this purpose, you may use the form available on the Office for Personal Data Protection's website <https://uouu.gov.cz/verejnost/stiznost-na-spravce-nebo-zpracovatele>.