GDPR INFORMATION NOTICE

The purpose of this message is to provide patients of NU-MED Centrum Diagnostyki i Terapii Onkologicznej Zamość Sp. z o.o. with its headquarters in Zamość with information about the principles and conditions of processing their personal data in connection with the healthcare services provided.

This information is provided to you based on Article 13 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27.04.2016 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) (OJ EU L 119, p. 1), hereinafter referred to as GDPR.

Information notice - Article 13 GDPR

The information obligation towards the Patient is fulfilled by the Center through:

- 1. Posting the required information clauses on the website of the medical entity; address: www.nu-med.pl
- Posting the required information on the information board in the publicly accessible space at the company's headquarters, at the main entrance, address: 22-400 Zamość, Aleje Jana Pawła II 10;
- 3. Free access to the required information at the Reception desks (main and diagnostic), address: 22-400 Zamość, Aleje Jana Pawła II 10;

In accordance with Article 13 paragraphs 1 and 2 of GDPR, we inform that:

- 1. **The controller of patients' personal data** is NU-MED Centrum Diagnostyki i Terapii Onkologicznej Zamość Sp. z o.o. with its headquarters in Zamość, entered in the register of entrepreneurs of the National Court Register, Aleje Jana Pawła II 10, 22-400 Zamość; zamosc-sekretariat@nu-med.pl (hereinafter referred to as "Data Controller")
- 2. The Data Controller has appointed a Data Protection Officer, who can be contacted:
 - at the Data Controller's headquarters at the address: NU-MED Centrum Diagnostyki i Terapii Onkologicznej Zamość Sp. z o.o., 22-400 Zamość, Aleje Jana Pawła II 10
 - o by email: zuzanna.wlodek@affidea.com
 - o by phone: 510 451 898
- 3. **Your personal data**, as patients, will be processed for health purposes, i.e., medical activities and healthcare services, as defined in Article 9 paragraph 2 letter h) of GDPR;

These purposes include in particular:

- health prevention,
- medical diagnosis and treatment,
- providing healthcare,
- managing healthcare systems and services, including patient registration, verification of entitlements to receive services.

• providing social security and managing social security systems and services, including issuing medical certificates.

Processing data for the purposes indicated above does not require separate individual consent from the Patient.

4. Your personal data will be processed on the following legal basis:

- o Article 6 paragraph 1 point c) of GDPR,
- o and based on national law provisions, in particular: a) Article 3 paragraphs 1, 2 of the Act of April 15, 2011 on medical activities, b) Article 24 of the Act of November 6, 2008 on patient rights and the Patient Rights Ombudsman, c) the Act of December 5, 2008 on preventing and combating infections and infectious diseases in humans, d) Article 54 of the Act of June 25, 1999 on cash benefits from social insurance in case of sickness and maternity or other relevant provisions in the field of social insurance law, e) other specific provisions regulating the provision of healthcare services.

5. Recipients of your personal data will be:

- Data Controller,
- other entities performing medical activities, to the extent necessary to ensure continuity and comprehensiveness of the diagnostic-therapeutic process; the current list of subcontractors is available on the Data Controller's website (www.nu-med.pl), at the Data Controller's headquarters, at the Data Controller's Reception and on the information board in a publicly accessible place,
- National Health Fund and other public payers, to the extent necessary to implement the agreement on providing healthcare services concluded with the payer, including for statistical and settlement purposes,
- Social Insurance Institution, Agricultural Social Insurance Fund,
- other institutions, bodies, entities that have the right to process personal data based on GDPR, national law, to the extent necessary to achieve statutory purposes, including health purposes.
- 6. Your personal data will not be transferred to a third country/international organization.
- 7. Your personal data will be stored for no longer than the period specified in generally applicable legal provisions.

Every entity conducting medical activities is obliged to keep and store medical documentation in accordance with the principles set out in the Act of November 6, 2008 on patient rights and the Patient Rights Ombudsman.

8. You have the right to access your personal data, to rectify, delete or restrict processing, as well as the right to object to processing, subject however to limitations of rights resulting from generally applicable law.

The principles of making medical documentation available have been regulated in generally applicable law, i.e., in the Act of November 6, 2008 on patient rights and the Patient Rights Ombudsman, and in the Data Controller's internal procedures.

- 9. You have the right to lodge a complaint with the supervisory authority when you believe that the processing of your personal data violates the provisions.
- 10. **Providing your personal data** for health protection purposes is a statutory requirement and applies to every patient. You are obliged to provide them, and the consequence of not providing personal data may be refusal to provide healthcare services, except in emergency situations for saving life and health.
- 11. Your data will not be processed in an automated manner, including profiling.