

Information clause MEDICAL PROTECTION

In order to fulfill the information obligation under Article 13 section 1 and section 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 (General Data Protection Regulation) (Journal of Laws EU L.2016.119.1, amended by Journal of Laws EU.L.2018.127.2), hereinafter referred to as GDPR - in connection with the acquisition of your personal data, we inform that:

- The Data Controller of your personal data is "Rzeszów-Jasionka" Airport Ltd. with its registered office in Jasionka, address: Jasionka 942, (36-002), entered in the Register of Entrepreneurs of the District Court in Rzeszów kept by the 12th Commercial Division of the National Court Register under KRS number (National Court Register Number): 0000296055, REGON number: 180288180, NIP number (Tax Identification Number): 5170240616, e-mail: rzeszowairport@rzeszowairport.pl, tel: +48 17 852 00 81, +48 17 717 86 11.
- 2. The contact details of the Data Protection Officer: email: iod.rodo@rzeszowairport.pl, tel. no. +48 17 717 86 04, address: Jasionka 942, 36-002 Jasionka.
- 3. Your personal data will be processed in order to:

- Provide health services and health care within the implementation of the legal obligation arising from the Act of 3 July 2002 Air Law, the Act of 15 April 2011 on medical activities and the Actof 6 November 2008 on patient rights and the Patient Ombudsman.
- 2) Ensure the safety of persons and property on the Airport.
- 3) Pursue or defend civil law claims if they arie.
- 4) Keep medical records.
- 4. The legal basis for your personal data processing is:
 - 1) Art. 6 section 1 letter c of GDPR (the processing is necessary to fulfill the legal obligations incumbent upon the Data Controller under applicable law).
 - 2) Art. 6 section 1 letter d of GDPR (the processing is necessary to protect your vital interests or to protect the vital interests of another natural person).
 - Art. 6 section 1 letter f of GDPR (the processing is necessary for purposes such as the possible need to refute or implement civil law claims arising from legitimate interests



pursued by the Data Controller, such as protection of property and non-property rights).

and as far as particular categories of data are concerned:

- 1) Art. 9 section 2 letter h (the processing is necessary to ensure the health care).
- 2) Art. 9 section 2 letter a (in other cases where your data is processed solely on the basis of previously given consent to the extent and for the purpose set out in the consent).
- 5. You have the right to request access to your personal data, its rectification, deletion, or restriction of the processing, as well as the right to submit an objection against the processing and the right to oppose any further processing and the right to transfer the data. If the processing of personal data is conducted on the basis of Art. 6 section 1 letter a or Art. 9 section 2 letter a of GDPR, you have the right to withdraw your consent at any time with no impact on the lawfulness of the processing conducted on the basis of consent given prior to its withdrawal.
- 6. You have the right to lodge a complaint with a supervisory authority, i.e. President of the Office for Personal Data Protection).
- 7. The provision of data is necessary to achieve the purposes set out in point 3. If you do not provide the data, the health service and healthcare provision may be impossible or significantly impeded.
- 8. The data provided by you will not be disclosed to third parties. The recipients of the data may be only:
 - 1) Bodies and institutions authorized to obtain data on the basis of applicable law.
 - 2) Medical entities in order to ensure the continuity of treatment.
 - 3) Persons authorized within the implementation of your patient rights.
 - 4) Providers of legal and consulting services (in particular law firms).
 - 5) In addition, your personal data will be disclosed to authorized persons employed by the Data Controller on the basis of employment contracts or civil-law contracts (e.g.: a contract on the provision of medical services).
- 9. Your personal data will not be subject to automated decision making, including profiling.
- 10. The Data Controller does not intend to transfer personal data to a third country or international organization.
- 11. Your personal data will be kept for a period of 20 years, from the end of the calendar year in which the last entry of healthcare services was made, except as required by law.