

## Disclaimer

According to Article 13, section 1 and section 2 of the General Regulation of the European Parliament and of the Council (EU) of Apr. 27th 2016, concerning the protection of natural persons with regards to processing of personal data and the free transfer of such data and repealing Directive 96/20/EC (Official Journal of the EU, 2016, No. 119, page 1) on protection of the personal data, as implemented on Apr. 27th 2016, I hereby state that:

Moderna Holding Sp. z o.o., with a seat in Warsaw (00-131), ul. Wybrzeże Kościuszkowkie 45 lok. U3/3, entered into the registry of entrepreneurs kept by the District Court for the Capital City of Warsaw in Warsaw, XII Commercial Division of the National Court Registry, under the KRS number 000621819, REGON Number (Polish National Business Registry Number) 36463585, NIP (Taxpayer Identification Number) 5862307288 shall remain the Administrator of your personal data as a customer of the company.

- Data Protection Supervisor can be contacted via the following e-mail address: [iod@moderna.pl](mailto:iod@moderna.pl).
- The personal data shall be processed in line with the objectives that have been approved by you.
- Your personal data is being processed on the basis of the issued consent, i.e. consent issued in line with Article 6. section 1 subsection a) of the aforementioned Regulation.
- Your personal data shall be processed until the moment when the personal data processing consent is revoked by you.
- Provision of personal data shall be completely voluntary.
- Your personal data will be provided to the following recipients: Persons authorized to process the personal data on the basis of an entrustment agreement concluded with the Administrator, including entities working with the Administrator: rendering the IT services, accounting services, legal services; and entities tied to the Administrator via capital ties, in line with the Commercial Companies Code Act, for the purposes listed above.

- You shall be given a right to access the content to your data, to rectify it, remove it, limit its processing, right to transfer the data and right to file in an objection.
- You shall have a right to revoke your personal data processing consent at any given moment, without this having an impact on the compliance with the processing right, with regards to processing done prior to revoking of that consent, on the basis of that consent.
- You shall have a right to file in a complaint to the supervisory body, should you come to a conclusion that processing of the personal data pertaining to you breaches the law in force, pertaining to personal data protection.
- The personal data that you provide shall not be transferred to a third country.
- Your data will be processed in an automated manner, also through profiling. The automated computer algorithms used by the Administrator make a target group selection for a specific marketing campaign. This happens on the basis of the information remaining at the Administrator's disposal, including demographic and geographic data, consumer preferences or data pertaining to wealth. Thanks to the mechanisms above it is possible for us to carry out our activities in a manner that is as precise as possible and that causes as little nuisance as possible. If the given campaign assumes that a discount is provided for the given target group, with regards to services, or that the given target group is invited to benefit from a dedicated offer, then automated decisions would be made, on the basis of profiling, as understood by the Regulation.