#### Terms of use

# Last Update: February 20, 2024

Dear User, by using our services, you agree to the terms herein. The User Agreement and its annexes below have been prepared to provide information about the services to be offered to our Users, to determine the terms and rules under which you will benefit from the opportunities provided by the application, and to determine the mutual rights and obligations of the User and the service provider. To benefit from the services provided to you by For Physician, visit the site(forphysician.com.tr) You must read the terms, both legal and warning, and the articles regulating your rights, powers and responsibilities, and accept them with your express consent. If you do not accept the specified terms, please refrain from performing User membership transactions for the application and using the application.

For Physician Usage Agreement Parties This For Physician Usage Agreement ("Agreement") is signed by For Physician Eğitim Sağlık Teknoloji Yazılım Sanayi ve Ticaret Anonim, the creator of the website forphysician.com.tr and For Physician mobile applications and the owner of all intellectual and industrial property rights. With his company, forphysician.com.tr It is valid between real or legal person users who want to benefit from the content and services of the website and For Physician mobile applications, forphysician.com.tr It regulates the terms and conditions required to use the website and/or For Physician mobile applications and to benefit from the services and contents provided.

# **Definitions**

**In this contract:** For Physician Service: <u>forphysician.com.tr/forphysician.net</u> website, and For Physician mobile application, content service, For Physician brand,

**User:** Natural or legal persons who want to benefit from the For Physician Service and have accepted all the terms in this agreement,

Bill: User account created with any information shared in the For Physician Service,

**Contents:** All data, texts, files, information, usernames, images, graphics, photographs, account information, audio and video clips, sounds, musical works, original works, applications, links and other content and materials,

**Company:** FOR PHYSICIAN EĞİTİM SAĞLIK TEKNOLOJİ YAZILIM SANAYİ VE TİCARET ANONİM ŞİRKETİ

Company Parties: It refers to the company's employees, managers, officers or representatives.

BY CLICKING THE "SIGN UP" BUTTON OR ACCESSING THE SERVICES, INCLUDING DOWNLOADING OR PUBLISHING ANY CONTENT FROM OR THROUGH THE SERVICES, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD, AND AGREE TO BE BOUND BY THESE TERMS, WHICH ARE BINDING AS A LEGAL CONTRACT BETWEEN YOU AND FOR PHYSICIAN. YOU STATE THAT YOU DO. UNLESS YOU ACCEPT THESE TERMS, YOU HAVE NO RIGHT TO ACCESS OR USE THE SERVICES OR COLLECTIVE CONTENT. If you accept these Terms on behalf of a company or other legal entity, you represent and warrant that you have the authority to bind that company or other legal entity to these Terms, in which case "you" and "your".

# When registering and using our services, you assume the following obligations:

- The information you provide is complete and accurate,
- Your contact details are current and accurate.
- You will not share anyone else's private or personal data through your own account without permission,
- You will be personally responsible for the transactions you carry out with the username you
- You will not share your user information and password with others and will not allow others to access your account.
- You will not collect other users' content or information by automated means,
- You will act in accordance with applicable laws, medical morality and ethical rules when using our services.
- You will not use our services without permission for commercial purposes such as collecting information, advertising/promotion or product marketing,
- You will not share medical information, content and case sharing in formats such as documents, pictures, videos, etc. without the patient's consent, and you will not share patient identification information under any circumstances,
- You undertake and agree that you will be responsible for any material or moral damage that may occur if you do not comply with these conditions, and that you will be responsible for all transactions made with your account unless you close your account or report abuse.

#### 1. INTRODUCTION

In order to use the For Physician Service, the terms and conditions of this Agreement must be accepted and accepted by the User. When you access and/or use the For Physician Service, regardless of how you access it, you agree to be bound by this Agreement. If you do not agree to be bound by this Agreement, you should not access or use the For Physician Service. In sharing medical information, content and cases, you will not share any documents, pictures, videos without the patient's explicit consent, you will not share patient identification information under any circumstances, otherwise the responsibility for all material and moral damages that may arise will belong to the User, unless the User closes their accounts or reports abuse, You undertake and accept that you are responsible for every transaction made. Within the scope of the application, medical cases, diseases, diagnosis, treatments, etc. shared by users who ask questions. Information, news, content sharing and comments made on these posts do not constitute remote treatment, diagnosis and treatment guidance or consultation, and it is the users' own initiative and responsibility to evaluate these contents professionally. Users who comment on the relevant case shared by the attending physician cannot have any liability due to their personal medical comments regarding the case; The user who created the content is not obliged to take into account the comments made on the case, and all responsibility for the treatment belongs to the main owner of the case, that is, the attending physician. The comments and recommendations made do not constitute evidence in the lawsuits and processes related to this case. For Physician is a practical and easy way for physicians to ask each other questions (get comments). The content of the questions asked and the answers (comments) given concern the physicians who ask

and answer the questions. Users accept and declare that the questions and answers do not bear any

responsibility or binding for the For Physician application. For Physician is a digital platform for education, training, sharing information or receiving comments. The For Physician Service consists of accessing and using the For Physician platform. Users ask questions to For Physician through the package they purchased. Physicians who answer (interpret) the question do so voluntarily, and except for exceptional cases, only specialist physicians are authorized to interpret cases. In addition to volunteering to answer questions in the For Physician application, Specialist Physicians also provide educational content. In connection with the demand for the training content offered by the Specialist Physician, the Specialist Physician will earn "For Physician Points". For Physician Points, referred to as loyalty points, will be transferred to Specialist Physicians at the end of the month. The application is intended for physicians, and non-physician users are not allowed to access and benefit from the services of the application, except for the legal and technical consultants with whom we have a contractual relationship within the framework of technical support, monitoring and legal consultancy services, and our partners with whom we cooperate in the service process. The purpose of For Physician is to increase communication, interaction, sharing and cooperation between Users: With For Physician, you can share your difficult, risky, rare, innovative and successful studies that you want to share with other physicians, diagnosis - treatment process, treatment methods, etc. regarding all kinds of medical interventions. You can share complications, share your experiences and benefit from the experiences of other physicians. When the User accepts the Agreement, the agreement enters into force and he accepts, declares and undertakes that he is authorized to access and use the For Physician Service, that he is a physician, and that he assumes all responsibility in accessing the services, selection and use of the services. By accepting this Agreement, the real person User accepts and declares that he/she is a physician and has the necessary capacity to act to conclude a contract, and if the legal person User is a legal person, this Agreement has been accepted by authorized persons and is binding for the legal person. The For Physician Service is provided to Users through mobile applications or websites, under the agreement between users and For Physician to edit and interpret the answer to questions.

# 1.1. Right of Withdrawal

It is possible to cancel any package (balance) purchased through the application or on the website within the scope of the For Physician Service. If the loaded balance (package) is not used at all, a cancellation can be requested within 14 days via WhatsApp line +905413020238 and the entire package fee will be refunded to the user. If any questions are asked within the package, membership or campaign usage is available and the membership or charged balance fee will not be refunded. Membership refund requests made after 14 days are invalid. In order for the refund process to begin, the user must make a request to info@forphysician.net or the WhatsApp line at +90 541 302 02 38. Refunds are based on the payment method used to make the purchase. After the refund is made by the Company, it may take time for it to be processed by the relevant payment system provider. The company does not accept responsibility for these delays.

# 1.2. Rules Regarding Account Use

Although the Company aims to provide a service that provides answers (comments) to Users as soon as possible, it does not guarantee how long it will take to answer (comment) the questions sent by users. However, if the user makes a request to info@forphysician.net or to the WhatsApp line at +90 541 302 02 38 and does not receive any answer (comment) within 20 minutes after the question (case) is uploaded, the amount spent for this question will be refunded to the user's account.

Unless authorized in writing by For Physician, the User may only have one Account. Unless authorized in writing by For Physician, the services apply solely to the User's own use. The User

agrees not to solicit, collect or use the login information of other Users. It is the User's responsibility to keep the verification code that allows access to the For Physician Service confidential. The User may not modify, adapt or copy any software or content related to the For Physician Service. The User cannot act, create content or change existing content in a way that gives the false impression that any other website or application is associated with the For Physician Service or the Company. User may not interfere with or disrupt the For Physician Service, its servers, or networks connected to the For Physician Service, including by transmitting worms, viruses, spyware, malware, or any other destructive or interfering code. The user may not add content or code that alters or interferes with the way For Physician pages are displayed or displayed in users' browsers or devices in any way. User may not create an account on the For Physician Service through unauthorized means, including, but not limited to, by using any automated device, script, bot, spider, bug or scraper. User undertakes not to attempt to restrict another User from using the For Physician Service or to encourage violation of this Agreement or other Company terms. The User agrees to notify the Company immediately upon learning of any violation of this Agreement or other Company terms by another User or a third party. If the User enables the violation of such third parties and/or does not notify the Company after being informed of the violation, he/she is deemed to have participated in the violation. Answering questions (comments) sent by users, users continue to work voluntarily or paid.

## 2. CHANGES

For Physician reserves the right, in its sole discretion, to change, discontinue or discontinue the Services (or any features thereof) or to modify these Terms at any time and without notice. If we make changes to these Terms, we will post the change or notify you of the change through the Site or App. By continuing to access the Services after a change is posted or we send you a change notice, you agree to be bound by the modified Terms. If the modified Terms are unacceptable to you, you agree to immediately discontinue using the Site, Application and Services.

# 3. ACCOUNT REGISTRATION; ACCESS TO THE SERVICES AND TERMS OF USE 3.1 AVAILABILITY

Access to and use of the Services is limited to individuals who are at least 18 years of age. Services are available worldwide but are not currently available for the following countries: Cuba, Syria, Sudan, Libya, Iran, Myanmar and North Korea. Special terms apply to Users in different jurisdictions; so please see: One A

## 3.2 MINORS

The Terms and Privacy Policy apply to your access and use of the Services and describe For Physician's practices and policies regarding the collection, use and storage of information about Registered Users. For Physician's privacy practices are consistent with the Federal Children's Online Privacy Protection Act ("COPPA") and For Physician will not knowingly solicit or collect personal information from any child under the age of majority. If a child under the age of 13 submits personal information to For Physician and we learn that the information belongs to a child under the age of 13, we will attempt to delete the information as soon as possible. If you think we might have any personal information from a child under 13, please contact us at info@forphysician.net. BY CREATING AN ACCOUNT, YOU REPRESENT THAT YOU ARE AN ADULT AND AGREE TO BE PERSONALLY BOUND BY ALL TERMS AND CONDITIONS CONTAINED HERFIN.

#### 3.3 COMPLIANCE WITH THE LAWS

You are responsible for ensuring that your use of the Services complies with the laws of the country in which you reside, and you assume all risks (including indemnification under Section 13) arising from the use of the Services and any materials you provide. To use the Services, you must create an account ("Account") and register to become a "Registered User."

#### 3.4 REGISTRATION

To register, you must provide your username and first name, last name, email address, password, medical specialty, interests, verification details and other information specified in the registration form (collectively, "Registration Data"). You represent and warrant that: (i) the Registration Data you provide about yourself is true, accurate, current and complete; (ii) you are at least 18 years old; and (iii) you will maintain and promptly update the Registration Data to keep it true, accurate, current and complete at all times. You authorize For Physician to confirm and verify the authenticity and accuracy of the Registration Data in its sole discretion. If you provide any information that is untrue, inaccurate, not current or incomplete, or For Physician has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, For Physician may suspend or terminate your Account and terminate your current or future use of the Services. You can refuse its use. You also authorize For Physician, . to access, at your direction, your contact list and/or address book on your device to allow you to share information and images with specific individuals of your choosing, connect with colleagues, or do the following. You can invite specific people you choose to use the Services. If the person you invite resides in any country with anti-spam laws or privacy laws that require users' consent, including but not limited to Argentina, Australia, Belarus, Brazil, Chile, Costa Rica, Iceland, Ireland, Israel, Japan, Mexico, You must obtain prior consent to use email addresses to share information or images or publish an email in New Zealand, Norway, Peru, South Africa, Turkey, the United Kingdom, Venezuela or any part of the European Economic Area. Invitation to use the services.

Use of the Services is void where prohibited by law or otherwise. By using the Services, you represent and warrant that you have the right, authority, and capacity to accept and comply with these Terms and that you are not prohibited from using the Services. You understand that your use of the Services may involve or require the transfer of significant amounts of data. You are solely responsible for any data charges you may charge your wireless carrier or internet service provider or otherwise incur from your use of the Services. By using the Services, you can access the "Community Rules" You acknowledge that you have read and understood. You also acknowledge that we may change the Community Rules from time to time in our sole discretion, and by continuing to use the Services following any such change you will be deemed to have accepted such changes to the Community Rules. You should review the Community Rules periodically to ensure that you are aware of any such changes and that you understand how the Community Rules apply to your use of the Services.

# 3.5 SUBSCRIPTION/USE FEES

You acknowledge and agree that For Physician reserves the right, in its sole discretion, to charge you for use of the Services and for sending and receiving communications. For Physician will provide notice of any fee collection through the Services prior to imposing any such fee, and you will have the option at that time whether to continue using the Services.

#### 3.6 Email Communications

By clicking the "SIGN UP" button, you expressly consent to receive periodic email marketing newsletters and other communications from us. You may "opt out" of receiving such newsletters or other communications at any time by completing the unsubscribe process linked in such communications or by updating your user preferences on the Application or Site. Notwithstanding the foregoing, you understand and agree that the Services may include certain communications from For Physician regarding the enforcement of For Physician's Privacy Policy and your obligations with respect to your Registered User Content that you may not opt-out of.

#### **4.0 SECURITY**

The Services are designed to require users to provide a valid, working email address and password to access and use the Site, Services, Application and Collective Content. Thus, the user (you) agrees to receive communications from For Physician electronically. You agree that all terms, conditions, agreements, notices, disclosures and other communications that For Physician provides to you electronically satisfy any legal requirement that such communications would satisfy if it were be in writing. You will choose a password when registering. Your e-mail address and the passwords and codes assigned to you are together your "User Information". You are solely responsible for maintaining the strict confidentiality of your User Information, not allowing any other person to use your User Information to access the Services, and for any damage or loss you may incur or incur in the following cases: In the event of unauthorized use of your User Information or any other breach of security, e-mail to For Physician. You agree to notify us immediately in writing by post. For Physician is not and will not be liable for any damages arising from or related to the theft of your User Information, disclosure of your User Information, or use of your User Information by another person or entity. Any attempt to gain unauthorized access or exceed authorized access to the Site, Services, Application or Collective Content will be considered trespassing and computer fraud and abuse, and will be punishable under national, state, and federal laws. For Physician hereby notifies you that all communications with this Site may be monitored, intercepted and recorded, and that communications may be transferred to authorities as For Physician deems necessary, in For Physician's sole discretion and without any warrant.

Security protocols have been put into place to ensure your data security.

We constantly monitor the system for possible security vulnerabilities and attacks. We have protective measures against common attacks and virus threats. However, like all institutions in the public and private sectors, there are unpredictable risks. Therefore, despite all the measures taken, we cannot guarantee that data breaches are impossible.

For your security, it is important that the password you choose is complex. Pay due attention to ensure that your username and password are not compromised by third parties. If your username and password are compromised, you can regain control of your account by contacting us and verifying your identity. "For Physician" does not assume responsibility in this regard.

**5.0 DISCLAIMER 5.1 IT IS NOT A DIAGNOSTIC SERVICE.**For Physician IS PRIMARILY AN EDUCATION TOOL AND **TO MEET THE FOLLOWING NEEDSNOT INTENDED:** 

- FOR A DIAGNOSTIC SERVICE
- FOR VERIFICATION SERVICE TO ENSURE CERTAINTY IN DIAGNOSIS
- TO SELECT. GUIDE OR ENCOURAGE THE TREATMENT OF MEDICAL CONDITIONS
- FOR USE IN HAZARDOUS OR MISSION CRITICAL SITUATIONS
- FOR USES THAT REQUIRE ERROR-SAFE PERFORMANCE WHERE FAILURE COULD RESULT IN DEATH OR PERSONAL INJURY (COLLECTIVELY, "UNAUTHORIZED PURPOSES").

SINCE FOR PHYSICIAN IS NOT DESIGNED, INTENDED OR AUTHORIZED FOR SUCH UNAUTHORIZED PURPOSES, YOU SHALL NOT USE THE SITE, SERVICES OR APPLICATION FOR SUCH PURPOSES OR UNDER THESE CONDITIONS. YOU FURTHER ACKNOWLEDGE THAT USE OF FOR PHYSICIAN'S SITE, SERVICES OR APPLICATION FOR SUCH PURPOSES MAY CONSTITUTE A VIOLATION OF LAWS APPLICABLE TO MEDICAL OR OTHER HEALTH CARE PROFESSIONS.

# **5.2 NO WARRANTY**

YOUR RELIANCE ON CONTENT OBTAINED OR USE THROUGH THE SITE, SERVICES OR APPLICATION IS SOLELY AT YOUR OWN RISK.

# 5.3 CASE COMMENT FEATURE; THEY ARE NOT MEDICAL SERVICES.

FOR PHYCIAN'S CASE COMMENT FEATURE WILL BE USED FOR FEEDBACK, EDUCATION AND DISCUSSION PURPOSES ONLY. A USER WHO ADDS, POSTS, OR RESPONSES TO A CASE DOES NOT INTEND TO PROVIDE OR PROVIDE MEDICAL SERVICES. USER USING THE CASE ADDING FEATURE DOES NOT SEEK MEDICAL ADVICE OF ANY KIND; YOU ARE ONLY ASKING FOR FEEDBACK, EDUCATION AND DISCUSSION. YOU ACKNOWLEDGE THAT YOU ARE NOT ENGAGING IN THE PRACTICE OF MEDICINE OR SOLICITING ANY TYPE OF MEDICAL SERVICES OR INTENDING TO CREATE ANY PHYSICIAN/PATIENT RELATIONSHIP BY USING THE CASE ADDING FEATURE AND RESPONDING TO OR ENTERING INTO ANY CONVERSATION REGARDING A CASE. A USER RESPONDING TO A CASE DOES NOT AND DOES NOT GIVE MEDICAL ADVICE OF ANY KIND. BY RESPONDING TO ANOTHER USER'S CASE AND PROVIDING INFORMATION, YOU, AS A PROFESSIONAL OR OTHER REGISTERED USER, DO NOT AND WILL NOT PROVIDE MEDICAL SERVICES, PRACTICE MEDICINE OR FORM OR INTEND TO CREATE A PHYSICIAN/PATIENT RELATIONSHIP. YOU ACKNOWLEDGE THAT YOU ARE NOT ACTING AS A CONSULTANT

# **6. PRIVACY AND CONTENT TERMS**

6.1 PRIVACY POLICY

Information and notices regarding For Physician's collection and use of your Personal Information are based on our Privacy Policy, found here. By clicking the "SIGN UP" button, accessing or using the site, services or application, you acknowledge and agree to the terms of the Privacy Policy and acknowledge that the Privacy Policy forms part of these Terms.

Our Privacy Policy and Personal Data Processing Agreement detail how your personal data is processed and how your privacy is protected when you use our services. By your use of our services, you agree that this information may be processed in accordance with our privacy policy. We recommend that you carefully review our Privacy Policy and Personal Data Processing Agreement.

#### 6.2 FEEDBACK.

We welcome and encourage you to provide feedback, comments and suggestions for improvements to the Site, Services or App ("Feedback"). You can send Feedback by sending us an email. If you submit any Feedback to us, you acknowledge and agree that you grant us a non-exclusive, worldwide, perpetual, irrevocable, fully-paid, royalty-free, sub-licensable (through multiple tiers) and transferable license under any terms. and any intellectual property rights you own or control in relation to the Feedback; use, reproduce, display, communicate to the public by any means, print, copy (to hard disk or other media), edit, translate, perform and display. distribute, redistribute, modify, adapt, perform, sell, offer to sell, transmit, license, transfer, publish, broadcast, create derivative works, and otherwise use the Feedback for any purpose (public or otherwise). and exploit.

#### **6.3 USER CONTENT TERMS**

All content created by a Registered User must comply with local, national, state and federal privacy legislation and best practices. Identifying information must be removed from Registered User Content. To assist you, For Physician will make available special tools to help you remove direct identifiers and other common identifiers, including automatic and manual information blocking features. Moreover Content Policy You should also apply. Each time you submit content, you represent and warrant that you comply with the terms regarding what identifying information must be removed from cases.

#### 6.4 COMMUNICATIONS CORRECTION ACT

For Physician requires you to be respectful when communicating with others through the Site, Services and Application. For Physician is not and will not be responsible for any Registered User Content posted on the Service. For Physician may, but has no obligation to, monitor or screen Registered User Content on the Services. Although we may delete any content that we determine to be defamatory, we are not obligated to do so. We reserve all defenses with respect to such Registered User Content.

# 6.5 OWNERSHIP OF CONTENT

For Physician does not claim ownership of any Content you post on or through the Services. Instead, you grant For Physician a perpetual, non-exclusive, fully-paid and royalty-free, transferable, sub-licensable (through multiple tiers), worldwide license to use, reproduce, display and communicate. You may not make available to the public by any means, print, copy (to a hard disk or other medium), edit, translate, perform and display (publicly or otherwise), redistribute, modify, adapt, make, sell, offer to sell You can download, transmit and distribute. Subject to the Privacy Policy, you may license, transfer, publish, broadcast, create derivative works from, and otherwise use and exploit the Content you post on or through the Services. If you submit content to For Physician, you authorize For Physician to: Digital Millennium Copyright Act ("DMCA") and/or other similar legislation permitting the submission of requests to Internet Service Providers to remove infringing or allegedly infringing materials Act as your agent to issue takedown notices pursuant to. You will be responsible for monitoring and enforcing your copyright. If For Physician becomes aware of infringement, For Physician may elect, in its sole discretion, to issue takedown notices under the DMCA or similar legislation.

#### **6.6 USER CONTENT WARRANTIES**

You acknowledge and agree that you are solely responsible for all Registered User Content that you make available through the Site, Services or Application. Accordingly, you represent and warrant that you are the sole and exclusive owner of all Registered User Content that you make available through the Site, Services or Application or have all rights, licenses, consents and releases set forth below. It is necessary to grant For Physician the rights to the Registered User Content as contemplated under these Terms; Your posting, uploading, publishing or transmitting Registered User Content or For Physician's use of Registered User Content (or any portion thereof). through the Site, Services or App (a) infringe, misappropriate or violate a third party's patent, copyright, trademark, trade secret, moral rights or other intellectual property rights, or rights of publicity or privacy, or (b) personal health information, resulting in a violation of any applicable law or regulation, including, but not limited to, applicable laws, rules or regulations regarding personal information and privacy, the Health Insurance Portability and Accountability Act (HIPAA), the Personal Information Protection and Electronic Documents Act (PIPEDA), the Personal Information Protection and Electronic Documents Act (PIPEDA), Health Information Protection Act (PHIPA), Health Information Technology for Economic and Clinical Health (HITECH) Act, Data Protection Act 1998, Personal Information Protection Act 2013, Data Protection Act 1978, Spanish Data Protection Act 15/1999, 08 December 1992 Belgian Law No. 2472/1997 on the Protection of Individuals from the Processing of Personal Data, India Information Technology Law, 2000, Argentina Personal Data Protection Law No. 25.326, Law No. 26.529 and Intellectual Property Law No. 11.723, Japan Law on the Protection of Personal Information, 2013 (7) Dubai Healthcare City Health Data Protection Regulation (as amended) and Dubai International Financial Center Data Protection Law No. 1 of 2007 (as amended) and DIFC Data Protection Regulations 2007 (as amended), Personal Information Protection Law and Korea Law on Promoting the Use of Information Communication Networks and Protection of Information, Law of the Republic of Kazakhstan on Personal Data and Their Protection No. 21 May 2013. 94-V, Federal Law of the Russian Federation "On Personal Data", Federal Law of the Russian Federation "On the Fundamentals of Health Protection", the Law of Ukraine on the Protection of Personal Data of June 01, 2010 (as amended) and other applicable depending on your country or access authority national, state, provincial and federal privacy laws (collectively, "Privacy Laws") to the App. You are solely responsible for your individual compliance with applicable laws.

# 6.7 ADVERTISEMENTS

You acknowledge and agree that portions of the Site, Services or Application may be supported by advertising revenue and may contain advertising or promotions. If you choose to form any personal, professional or business relationship with any person whose products or services may be advertised on the Site, Services or App, you acknowledge and agree that such dealings are solely between you and such advertiser, and you further acknowledge and agree that such dealings are solely between you and such advertiser. For Physician will have no responsibility or liability for any loss or damage you may suffer as a result of any such dealings.

Your representations, warranties and obligations in this section shall survive any termination of these Terms.

#### 7.0 LICENSE TERMS

7.1 FOR PHYSCIAN CONTENT LICENSE

Subject to your compliance with these Terms, For Physician grants you a limited, non-exclusive, non-transferable license to: View any For Physician Content solely for your personal and non-commercial purposes, and you may view Registered User Content to which you are permitted to access solely for your personal and non-commercial purposes. You are not entitled to sublicense the license rights granted in this section.

#### 7.2 FOR PHYSCIAN CONTENT LICENSE RESTRICTIONS.

You will not use, copy, adapt, modify, prepare derivative works based on, distribute, license, sell, transfer, publicly display, publicly perform, transmit, publish, broadcast or otherwise use the Site, Services, Application or Collective Content. You will not abuse it. As expressly permitted in these Terms or as expressly permitted by applicable copyright laws. Except for the licenses and rights expressly granted in these Terms, no licenses or rights are granted to you, by implication or otherwise, under any intellectual property rights owned or controlled by For Physician, . or its licensors.

#### 7.3 USER CONTENT LICENSE.

We may, in our sole discretion, allow Registered Users to submit, upload, publish or transmit Registered User Content. By making any Registered User Content available on or through the Site, Services or Application, you hereby grant to For Physician a worldwide, irrevocable, perpetual, non-exclusive, transferable, royalty-free license with the right to sublicense. (through several layers), use by any means, reproduce, display, communicate publicly, print, copy (on a hard disk or other medium), edit, translate, perform and display (publicly or otherwise), distribute, reproduce You may modify, adapt, perform, sell, offer to sell, communicate, license, transfer, publish, create derivative works from, and otherwise use and exploit this Registered User Content solely on or through the Site, Services. By sublicensing the Application or partner or affiliate publications, For Physician does not claim any ownership rights in any Registered User Content, and nothing in these Terms will be construed as restricting any rights you may have to use and exploit any Registered User Content.

## 7.4 APPLICATION LICENSE

Subject to your compliance with these Terms, For Physician grants you a limited, non-exclusive, non-transferable license to download, install and run a copy of the application on your owned or controlled mobile devices and/or computer. Such copies of the Application are for your personal and professional use only. The non-transferable license is also limited to the terms of service provisions required by the vendor from whom you purchased the For Physician Application (e.g., For Physician Eğitim Sağlık Teknoloji Yazılım Sanayi ve Ticaret Anonim Şirketi, etc.), hereinafter referred to as the "Application Vendor").

# 8.0 PATIENT DATA AND LEGAL COMPLIANCE

#### 8.1 LEGAL OBLIGATIONS.

Physicians, healthcare providers, and healthcare professionals have personal data obligations related to the ethical and licensing requirements and licensure requirements of your profession and your healthcare regulatory agency, the protection of privacy and patient confidentiality, and other national, state, and federal laws. Individuals acting on their own behalf are prohibited from using

certain confidential Patient Information ("Patient Information") and/or transmitting Patient Information to third parties without express consent.

#### 8.2 REPRESENTATIONS AND WARRANTIES OF CONFORMITY.

You represent and warrant that you will at all times comply with all laws that apply, directly or indirectly, to you, whether now or in the future, regarding the collection, use, transmission, processing, receipt, reporting, disclosure, maintenance and storage of Patient Information. Any person or entity under your direction or control is required to comply with such laws, including the Privacy Laws and the Privacy Policy. At all times, you are solely responsible for obtaining and maintaining all patient consents, if any, and any other legally required approvals or consents required or advisable to disclose, process, retrieve, transmit and display Patient Information you transmit, store or store. The Site, Services, Application and any third party sites do not accept responsibility for the content you obtain.

# 8.3 FOR PHYSCIAN DISCLAIMER OF PATIENT INFORMATION

We expressly disclaim any liability for your use or misuse of Patient Information or any other information, whether intentional or unintentional, transmitted, monitored, stored or received while using the Site, Services, Application or Collective Content. We reserve the right to modify or delete any Collective Content that we determine, in our sole discretion, to violate the foregoing (with the right to cancel any subscriptions or restrict access to the Site, Services, Application or Collective Content). Additionally, we assume no responsibility for subsequent reporting or making any decisions regarding your notification obligations arising from any use or misuse of Patient Information or other information; These determinations and the actions you take in response to these determinations are entirely your responsibility.

Your representations, warranties and obligations in this section shall survive any termination of these Terms.

#### 9. GENERAL PROHIBITIONS

You agree that you will not:

- Post, upload, send or transmit or otherwise make available any Content that you do not have a right to make available under any law or under contractual or fiduciary relationships;
- take, post, upload, broadcast, transmit or otherwise use screenshots, reproductions, drawings, photographs, video, downloads or data of any case, comment or contribution to For Physician or any Collective;
- Infringe or misappropriate any third party's patent, copyright, trademark, trade secret, moral rights or other intellectual property rights or rights of publicity or privacy;
- Post, upload, submit or transmit any Content that violates or encourages any conduct that would violate any applicable law or regulation or give rise to civil liability;
- Fraudulent, false, misleading or deceptive; defamatory, obscene, pornographic, vulgar or
  offensive; promotes discrimination, bigotry, racism, hatred, harassment or harm against any
  person or group; promote illegal or harmful activities or substances that are violent or
  threatening, or that encourage violence or acts that constitute a threat to any person or
  entity;
- Use the Site or App in violation of the Community Guidelines;

- use, display, mirror or frame the Site or App or any element within the Site, Services or App without For Physician's express written permission. use the layout and design of any page or form contained within a page,
- Accessing, interfering with, or using non-public areas of the Site or App, For Physician's computer systems, or the technical delivery systems of For Physician's providers;
- Attempting to probe, scan or test the vulnerability of any For Physician system or network or breach any security or authentication measures;
- Send any unsolicited or unauthorized advertising, promotional materials, email, junk mail, spam, letters or other forms of solicitation from the Application or elsewhere;
- Use any meta tags or other hidden text or metadata utilizing For Physician trademark, logo URL or product name without For Physician's express written consent;
- Use the Site, Services, Application or Collective Content for any commercial purpose or for the benefit of any third party or in any way not permitted by these Terms;
- Forge any TCP/IP packet header or any part of the header information in any email or newsgroup posting, or in any way use the Site, Services, Application or Collective Content to send altered, deceptive or false source-identifying information;
- Attempt to decipher, decompile, disassemble or reverse engineer any software used to provide the Site, Services, Application or Collective Content;
- Interfering or attempting to interfere with the access of any user, host, or network, including, without limitation, by submitting a virus to the Site, Services, or Application, overloading, overloading, spamming, or email bombarding;
- Collect or store personally identifiable information from the Site, Services or Application from other users of the Site, Services or Application without their express permission;
- Impersonate or misrepresent your affiliation with any person or entity;
- Violate any applicable law or regulation or other rules of professional conduct; or
- Encouraging or enabling any person to do any of the above.

For Physician shall have the right to investigate and prosecute violations of any of the foregoing to the fullest extent permitted by law. For Physician may seek and cooperate with law enforcement authorities in prosecuting users who violate these Terms. You acknowledge that For Physician has no obligation to monitor your access to or use of the Site, Services, Application or Collective Content or to screen or edit any Collective Content, but has the right to do so for business purposes. To ensure your compliance with these Terms and the Privacy Policy or to comply with applicable law or an order or requirement of a court, administrative agency or other governmental body of competent jurisdiction, For Physician may, at any time and without notice, terminate the Site, Services and Application in its entirety, reserves the right to remove or disable any Collective Content that it deems, in its sole discretion, to violate these Terms and the Privacy Policy.

#### 10. LINKS

The Site, Services or Application may contain links to third-party websites or resources that do not form part of the Site, Services or Application. You acknowledge and agree that For Physician is not responsible or liable for:

- The availability or accuracy of such websites or resources; or the Content, products or services available on or through such websites or resources for which such third party is solely responsible.
- Links to such websites or resources do not imply endorsement by For Physician of such websites

or resources or the content, products or services available on such websites or resources. - You acknowledge and assume sole responsibility for all risks arising from your use of such websites or resources or the Content, products or services on or available from such websites or resources.

## 11. TERMINATION AND ACCOUNT CANCELLATION

If you violate any of these Terms, For Physician will have the right, in its sole discretion and without prior notice to you, to suspend or disable your Account or terminate these Terms. For Physician reserves the right to terminate your access to and use of the Site, Services, Application and Collective Content at any time, with or without cause. You can cancel your Account at any time by contacting us. The change will be processed within seven (7) days.

# 12. DISCLAIMER

THE SITE, SERVICES, APPLICATION AND COLLECTIVE CONTENT ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED. WITHOUT LIMITING THE FOREGOING, FOR PHYSICIAN EXPRESSLY DISCLAIMS ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, QUIET ENJOYMENT OR NON-INFRINGEMENT AND ANY WARRANTIES ARISING FROM A COURSE OF DEALING OR USAGE OF TRADE. FOR PHYSICIAN DOES NOT WARRANT THAT THE SITE, SERVICES, APPLICATION OR COLLECTIVE CONTENT WILL MEET YOUR REQUIREMENTS OR BE AVAILABLE ON AN UNINTERRUPTED, SECURE OR ERROR-FREE BASIS. FOR PHYSICIAN MAKES NO WARRANTY ABOUT THE QUALITY OF ANY PRODUCTS, SERVICES OR COLLECTIVE CONTENT PURCHASED OR OBTAINED THROUGH THE SITE, SERVICES OR APPLICATION OR THE CORRECTNESS, TIMELINESS, VALIDITY, COMPLETENESS OR RELIABILITY OF ANY CONTENT OBTAINED THROUGH THE SITE.. IF THE APPLICATION FAILS TO COMPLY WITH THE WARRANTY STATED ABOVE, YOU CAN REPORT THE APPLICATION SELLER. THE APPLICATION SELLER WILL REFUND TO YOU THE PURCHASE PRICE OF THE FOR PHYSICIAN APPLICATION WITH ANY MANDATORY DUTIES (COSTS), BUT THE APPLICATION SELLER SHALL HAVE NO OTHER WARRANTY OBLIGATION WITH RESPECT TO THE FOR PHYSICIAN APPLICATION. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM FOR PHYSICIAN OR THROUGH THE SITE, SERVICES, APPLICATION OR COLLECTIVE CONTENT SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED HEREIN. YOU ARE SOLELY RESPONSIBLE FOR YOUR COMMUNICATIONS AND INTERACTIONS WITH OTHER

USERS OF THE SITE, SERVICES OR APPLICATION AND WITH OTHER PERSONS WITH WHOM YOU COMMUNICATE OR INTERACT AS A RESULT OF YOUR USE OF THE SITE, SERVICES OR APPLICATION. YOU UNDERSTAND THAT FOR PHYSICIAN IS NOT RESPONSIBLE FOR BACKGROUND SCREENING OR QUESTIONS OF ANY USER OF THE SITE, SERVICES OR APPLICATION, OR THAT FOR PHYSICIAN DOES NOT VERIFY OR TAKE RESPONSIBILITY FOR STATEMENTS BY USERS OF THE SITE., SERVICES OR APPLICATION. FOR PHYSICIAN MAKES NO REPRESENTATIONS OR WARRANTIES ABOUT THE CONDUCT OF USERS OF THE SITE, SERVICES OR APPLICATION OR THE COMPATIBILITY OF THE SITE, SERVICES OR APPLICATION WITH CURRENT OR FUTURE USERS. YOU AGREE TO TAKE REASONABLE PRECAUTIONS IN ALL COMMUNICATIONS AND INTERACTIONS WITH OTHER USERS OF THE SITE. SERVICES AND APPLICATION AND WITH OTHER PERSONS WITH whom you COMMUNICATE OR INTERACT AS A RESULT OF YOUR USE OF THE SITE, SERVICES OR APPLICATION, ESPECIALLY IF YOU DECIDE.

#### 13. COMPENSATION

You agree to defend, indemnify and hold harmless For Physician, its directors, employees and agents, from and against any and all claims, liabilities, damages, losses and expenses, actions or demands, including but not limited to reasonable civil penalties. You agree to compensate us for any indirect or direct damages and expenses arising in any way from or relating to your access to or use of the Site, Services, Application or Collective Content, or your breach of these Terms.

#### 14. LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY LAW, YOU AGREE THAT THE ENTIRE RISK ARISING FROM YOUR ACCESS TO AND USE OF THE SITE, SERVICES, APPLICATION AND COLLECTIVE CONTENT IS WITH YOU: NEITHER FOR PHYSICIAN NOR THE CREATION, PRODUCTION OF THE SITE, SERVICES, APPLICATION OR COLLECTIVE CONTENT. ANY PERSON INVOLVED IN ITS PRESENTATION OR THE ORGANIZATION SHALL NOT BE LIABLE FOR ANY INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES, INCLUDING LOST PROFITS OR LOSSES. YOUR INABILITY TO USE THE SITE, SERVICES, APPLICATION OR COLLECTIVE CONTENT FOR LOSS OF DATA OR GOODWILL, SERVICE INTERRUPTION, COMPUTER OR PHONE DAMAGE, OR SYSTEM FAILURE OR SUSPENSION COST OF PRODUCTS OR SERVICES, OR PERSONAL OR BODILY INJURY OR EMOTIONAL DAMAGE ARISING FROM THESE TERMS OR USE. OF, SERVICES OR THERE IS NO WARRANTY, CONTRACT, TORT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, AS A RESULT OF ANY COMMUNICATIONS, INTERACTIONS OR MEETINGS WITH OTHER USERS OF THE APPLICATION OR OTHER PERSONS WITH WHICH YOU COMMUNICATE OR INTERACT. USE AND RELIANCE ON ANY LEGAL THEORY HAS BEEN INFORMED ABOUT THE POSSIBILITY OF DAMAGE.

IN NO EVENT SHALL FOR PHYSICIAN'S TOTAL LIABILITY ARISING OUT OF OR IN CONNECTION WITH THESE TERMS OR FROM THE USE OR INABILITY TO USE THE SITE, SERVICES, APPLICATION OR COLLECTIVE CONTENT SHALL EXCEED TEN DOLLARS (US \$10). THE LIMITATIONS OF DAMAGES SET FORTH ABOVE ARE FUNDAMENTAL ELEMENTS OF THE BARGAIN BETWEEN YOU AND FOR PHYSICIAN.

# **15. PROPRIETARY RIGHTS NOTICES**

All trademarks, service marks, logos, trade names and other proprietary names of For Physician used herein are trademarks or registered trademarks of For Physician. All other trademarks, service marks, logos, trade names and other registered trademark designations are trademarks or registered trademarks of their respective parties.

# 16. APPLICABLE LAW AND JURISDICTION

These Terms will be governed by the laws of the Republic of Turkey, unless otherwise stated in the addendum applicable to your specific jurisdiction provided with the Terms and except to the extent mandatory law overrides this choice of law provision.

#### 17. ENTIRE AGREEMENT

These Terms, together with any documents and policies referenced herein, constitute the entire and exclusive understanding and agreement between For Physician and you with respect to the Site, Services, Application and Collective Content, and these Terms supersede and replace all prior oral representations. passes.

#### MISSION 18

You may not assign or transfer these Terms, by operation of law or otherwise, without For Physician's prior written consent. Any attempt by you to assign or transfer these Terms without such consent will be null and void. For Physician may assign or transfer these Terms at its sole discretion and without restriction. Subject to the foregoing, these Terms will be binding upon and will inure to the benefit of the parties, their successors and permitted assigns.

#### 19. NOTIFICATIONS

Any notices or other communications permitted or required hereunder, including those regarding changes to these Terms, will be in written form and will be provided by For Physician: (i) via email (in each case to the address you have provided); or (ii) by posting to the Site; or (iii) through the Application. In notifications made via e-mail, the date of receipt will be considered the date of transmission of the notification in question.

#### **20. DISPUTE RESOLUTION**

One AExcept as otherwise stated in the Country Specific terms set out in , all disputes between you and For Physician arising out of or in any way related to these Terms, including, without limitation, any dispute regarding the interpretation of these Terms, any alleged dispute, breach of these Terms. , the right of a party to exercise any right or remedy provided for herein shall be resolved by binding arbitration in accordance with the following provisions, unless resolved through informal negotiations or mediation.

- The arbitration process shall be initiated by a party to the dispute providing written notice to the other parties stating that the notifying party desires the dispute to be resolved by binding arbitration and appointing a neutral arbitrator upon notice.
- Within ten (10) Business Days following the receipt of such written notice, the other parties
  to the dispute shall, by written notice to the party initiating the notice, appoint an arbitrator,
  and if such appointment is not made, the first arbitrator shall be appointed. The appointed
  arbitrator will act as the sole arbitrator with respect to the dispute, and all references
  thereafter to arbitrators or the arbitration panel shall be deemed to be references to that
  sole arbitrator.
- The two (2) arbitrators will appoint a neutral third arbitrator within ten (10) business days following the appointment of the two arbitrators. In the event that two (2) arbitrators fail to make such appointment for any reason, either party to the dispute shall be free to apply to any judge of the Court of the Republic of Turkey for the appointment of the third arbitrator, provided that the other parties make such appointment. The dispute shall be notified in writing at least five (5) days prior to the application and shall be permitted to attend and speak in Court at the hearing of the application.
- Three (3) arbitrators so appointed shall constitute the arbitration panel. The last appointed
  arbitrator shall act as the chairman of the arbitration panel and, in this capacity, shall
  regulate the conduct of the arbitration hearing and all procedural and other similar matters.
- The arbitration panel shall permit such discovery or requests in connection with the arbitration hearing as it believes are necessary to ensure a fair hearing.
- The arbitration panel will not be bound by rules of evidence or civil procedure, but may instead consider and make requests to the parties in writing and oral submissions that

- reasonable business people would use in the conduct of their daily business. The arbitrator has the right to make some or all of his statements in writing or in any other manner the arbitrator deems appropriate. The parties intend to limit live testimony and cross-examination to the extent necessary to ensure a fair hearing on substantive matters.
- The arbitration panel shall take such steps as may be necessary to hold a special hearing within forty-five (45) days from the date of appointment of the third arbitrator and to conclude the hearing within five (5) business days; and the written decision of the arbitration panel will be issued no later than ten (10) business days after the end of the hearing. The parties have imposed these time limits to expedite the proceedings, but they do not have jurisdiction and the arbitral panel may grant or permit reasonable extensions or delays for good cause, without affecting the validity of the award. The panel's written decision shall contain a brief description of each dispute identified, the panel's decision on that dispute, and the reasons for that decision. The arbitration panel's decisions on disputes will be final, unless there is fraud, financial interest, collusion or willful misconduct on the part of the arbitrator.
- The decision of any two (2) members of the arbitration panel on any matter relating to the arbitration shall be, and shall be deemed to be, the decision of the arbitration panel, barring fraud, financial interest, collusion or willful misconduct.
- The chairman of the arbitration panel may retain an attorney to advise the chairman and the
  panel on legal matters involved in the arbitration panel's decisions and may provide
  information on such attorney's reasonable fees and expenses for such services. will take into
  account a portion of the arbitration costs.
- Each member of the arbitration panel will be paid their reasonable professional fees and expenses for so acting. Each party to the dispute shall be solely responsible for paying the fees and expenses of the arbitrator appointed by it. The parties to the dispute will be jointly and severally liable to the third arbitrator to pay the arbitrator's fees and expenses, and any costs award that the arbitration panel may make will not relieve the party in whose favor the award was made jointly and severally from arbitration. The other party to the dispute has various responsibilities for paying such fees and expenses. Subject to any decision the arbitration panel may make, each party to the dispute shall bear, between themselves, one-half of the fees and expenses claimed by the third arbitrator for his or her services in connection with the arbitration.
- The arbitration panel may, but is not obligated to, award all or part of the legal fees, arbitrator's fees and expenses, and other expenses incurred in connection with the arbitration to a party to the dispute that it determines has achieved substantial success in the arbitration proceedings.
- The arbitration will be conducted in strict confidentiality and there will be no disclosure of the existence of the dispute or any aspect of the dispute to anyone (other than as is necessary for the arbitration).

#### 20. GENERAL

The failure of For Physician to enforce any right or provision of these Terms will not constitute a waiver of future enforcement of such right or provision. Any waiver of any such right or provision will be effective only if in writing and signed by a duly authorized representative of For Physician, . Except as expressly provided in these Terms, the exercise by either party of any of its remedies

under these Terms will be without prejudice to its other remedies under these Terms or otherwise. If for any reason a court of competent jurisdiction finds any provision of these Terms invalid or unenforceable, that provision will be enforced to the maximum extent permissible and the other provisions of these Terms will remain in full force and effect.

#### **21. OTHER**

You agree that the Terms apply only to you and For Physician and not to any App Reseller. App Vendor and App Vendor affiliates are third party beneficiaries of the Terms. Upon your acceptance of the Terms, the App Vendor will have the right (and will be deemed to have accepted the right) to enforce the Terms against you as a third party beneficiary.

You may not use or otherwise export or re-export the Application except as permitted by the laws of the United States of America and the laws of the jurisdiction in which you acquired For Physician.

I DECLARE THAT I HAVE READ. UNDERSTOOD AND ACCEPTED THE ABOVE AGREEMENT.

#### PRIVACY POLICY AND PERSONAL DATA PROCESSING AGREEMENT

#### **DEFINITIONS**

Included in this agreement;

Application: It refers to the mobile application called For Physician. It refers to all virtual reality channels where mobile application software and the products and services created in connection with this software are offered.

User/Member: Refers to persons who benefit from the services offered by For Physician within the conditions specified in the User Agreement and its annexes.

Personal Data: Any information regarding identified or identifiable natural persons.

Explicit Consent: Consent regarding a specific issue, based on information and expressed with free will.

Processing of Personal Data: Obtaining, recording, storing, preserving, changing, rearranging, disclosing, transferring, taking over, making available personal data by fully or partially automatic or non-automatic means provided that it is part of any data recording system, Any action performed on data, such as classifying or preventing its use.

Personal Data Owner: Natural person whose personal data is processed.

Special Personal Data: Data regarding race, ethnic origin, political thought, philosophical belief, religion, sect or other beliefs, appearance, association, foundation or union membership, health, sexual life, criminal conviction and security measures, and biometric and genetic data. These are special quality data.

Data Controller: The person who determines the purposes and means of processing personal data and manages the place where the data is systematically kept (data recording system) is the data controller.

Constitution: Constitution of the Republic of Türkiye.

KVKK: Personal Data Protection Law

# 1. Confidentiality and Privacy

1.1. Protection of personal data is accepted as a Constitutional right. According to the provisions of the Constitution, personal data can only be processed in legally prescribed situations or with the explicit consent of the person concerned. In accordance with these principles; Personal data is processed in legally determined situations or with the express consent of the relevant person. The mission of the application is to encourage communication, interaction, information sharing and cooperation among healthcare professionals who will use the application (hereinafter referred to as "User") in order for healthcare professionals to be more effective and successful. Central to this mission is our commitment to transparency with Users regarding how posts and data collected about Users are used and shared.

1.2. By using our services, you give your express consent to our use of your data within the scope of this Privacy Policy and the Personal Data Processing Agreement.

#### 2. Basic Considerations

2.1. Services

2.1. This Privacy Policy, including the For Physician branded application and other sites, applications, communication tools and advertising/promotional services associated with For Physician; but applies to all services, except services that indicate that they are under a separate privacy policy ("Services").

# 2.2. Approval

2.2.1. If you use our services, you consent to the use of your personal information and the case information you have entered under the terms of this Privacy Policy and accept the PRIVACY POLICY AND PERSONAL DATA PROCESSING AGREEMENT. However, the Application offers you, our valued Users, some options to control how we use and share your data.

# 2.3. Change

2.3.1 We may make changes to this Privacy Policy, and if we make any significant changes, we will notify the User through our Service, or in other words, we will give you the opportunity to review the changes before they come into force. If you object to any changes, you can close your account. Your continued use of our Services after we post or notify you of changes to this Privacy Policy means that you accept our updated Privacy Policy.

#### 3. Information we collect

- 3.1. Information you provide to us: In order to use For Physician effectively and provide the intended benefits of the application, the following data given to us by Users is recorded:
- 3.1.1. Registration information: Your data you entered during your user registration.

- 3.1.2. Case information: All cases you have registered in For Physician as a user and visual and written information about these cases.
- 3.2. Information we receive from your use of our services: In order to achieve the important purposes of the application, such as increasing interaction and information sharing between healthcare professionals, it is mandatory to record some data. These data are:
- 3.2.1. Usage information: Information regarding entry, exit and usage period of For Physician.
- 3.2.2. Interactions: Comments, likes, complaints, feedback, messages, etc. made with cases entered by users.
- 3.3. Device and application information: In order to distinguish when your user account is used from different devices and to take precautions for your security, information about the device you use and the applications (browser, etc.), if any, are recorded.
- 3.4. Cookies, web beacons and other similar technologies
- 3.4.1. We use cookies and similar technologies (e.g. web beacons, pixels, ad tags and device identifiers) to understand whether you and/or your device are active and to recognize you across different Services and devices. We also allow some other features to use cookies. However, you can control cookies through browser settings and other tools to remove these permissions. You can also opt out of our use of cookies and similar technologies that track your behavior on other sites for third-party promotions and advertising.

# 4. How and How to Use Your Data

4.1. All information you enter through For Physician and recorded by For Physician is recorded at a minimum level and is used only as stated below in order to make the application more useful to you, valued users.

## 4.2. Services

- 4.2.1. Be informed: Reminders are given about some special events for you, taking into account your education information, expertise and relevant fields.
- 4.2.2. Collaboration, research and career opportunities: Reminders are sent so that you can be informed about people and institutions that conduct scientific research on subjects within your field of expertise, seek collaboration opportunities and offer job opportunities.
- 4.3. Contact: The contact information you have saved is used when we want to contact you according to the communication channels you prefer.
- 4.4. Advertising/promotion: Health professionals' awareness of new medical technologies, drugs, devices, supplies, etc. In order for you to be informed, promotions that you may be interested in are customized based on the information you entered during registration, and are made in accordance with all relevant legislation.

4.4.1.Advertising/promotional preferences: When you receive a promotional information/advertisement, you can give your feedback about this advertisement and you may want to see different types of advertisements according to your preferences.
4.4.2. Information to advertisers: When you think there is incorrect or misleading information about advertisements or if you want to make improving suggestions, you can report this directly to For

4.5. Business development: All recorded information is used by For Physician by performing statistical, descriptive and predictive analyses, after it is cleared of personal data and made completely anonymous. The main purposes of these analyzes are to improve the ease of use and security of the application, to evaluate possible new Services that can be added, and to determine growth strategies. The results of these analyzes may be shared by For Physician with its customers or potential customers within the framework of business development activities, without any personal information and only anonymously (for example, information such as how many users are from which province and specialty, etc.).

4.6. Security and investigation: We may disclose your data (including your contact information) when we deem it necessary for security purposes (in cases where there is a notification by Users or where compliance is required within the framework of the law) or to report violations of the Terms of Service – User Agreement and this Privacy Policy or attempts to harm our Members and Visitors. When we receive these notices, we may use them to investigate.

# 5. Deletion, Destruction or Anonymization of Personal Data

5.1. Even though it has been processed in accordance with the provisions of KVKK and other relevant laws, if the reasons requiring processing are eliminated, personal data is deleted, destroyed or anonymized by the data controller ex officio or upon the request of the relevant person.

## 5.2. Transfer of Personal Data

Physician.

In line with the provisions of both the Constitution and KVKK, For Physician shows utmost care and attention in sharing personal data domestically and/or abroad, and continues its activities in accordance with current regulations in this context.

# 6. Issues Regarding the Processing of Personal Data

6.1. General Principles in processing personal data

For Physician processes data in line with the provisions of the Constitution and other laws that it has to comply with within the scope of KVKK.

In this context, we act in line with the following principles:

# 6.1.1. Compliance with the Law and the Rules of Honesty

As a prudent merchant, For Physician acts in accordance with the principles brought by legal regulations and the general rule of trust and honesty in the processing of personal data.

# 6.1.2. Ensuring Personal Data is Accurate and Up to Date When Necessary

For Physician ensures that the personal data it processes are accurate and up-to-date, taking into account the fundamental rights of personal data owners and its own legitimate interests within the scope of KVKK, as well as other laws that it has to comply with within the scope of its activities.

# 6.1.3. Processing for Specific, Clear and Legitimate Purposes

For Physician clearly and precisely determines the purpose of processing personal data that is legitimate and lawful. In this context, personal data is presented or processed limited to the services to be offered and legal obligations. In this context, the purposes for which personal data will be processed are revealed before the personal data processing activity begins.

6.1.4. Being Related to the Purpose for Processing, Limited and Proportionate For Physician processes personal data in a manner suitable for achieving the specified purposes and avoids the processing of personal data that is not relevant or needed to achieve the purpose. Accordingly, processing of data is limited to activities and legal obligations.

6.1.5. For the period stipulated in the relevant legislation or required for the purpose for which they are processed.

#### Preservation

For Physician retains personal data only for the period specified in the relevant legislation it is obliged to comply with or for the period necessary for the purpose for which they are processed.

# 6.2. Processing of Special Personal Data

This Privacy Policy applies to all services, including For Physician's branded application and other For Physician-related sites, applications, communications tools and advertising/promotional services, but excluding services that indicate that they are under a separate privacy policy ("Services"). valid.

For Physician complies with the legal regulations determined by the KVKK regarding the processing of personal data defined as "special nature" in the Personal Data Protection Law ("KVKK"). Special categories of personal data are processed in the following cases by taking appropriate security measures determined by KVKK and the Personal Data Protection Board: If the personal data owner has explicit consent or without the personal data owner's explicit consent; Special categories of personal data other than the health and sexual life of the personal data owner, in cases stipulated by law, can only be used for the protection of public health, preventive medicine, medical diagnosis, execution of treatment and care services, health services and It may be processed by persons under

the obligation of confidentiality or by authorized institutions and organizations for the purpose of planning and management of financing.

Our Privacy Policy may change over time. We obtain your explicit consent before imposing any restrictions on your rights. We publish changes to the Privacy Policy both on the For Physician platform and on our corporate website, and when there are significant changes, we notify you through more conspicuous methods (for example, e-mail notifications to be sent for certain services). We also provide access to previous versions of the Privacy Policy.

Our Privacy Policy applies to all services offered by For Physician and is deemed valid upon commencement of use of the applications. These services include services offered on For Physician and other sites (such as our advertising services); However, services that are not included in this Privacy Policy and have a separate privacy policy are excluded.

Our Privacy Policy does not cover the information practices of other companies and organizations that advertise on our services and use cookies, pixel tags and other technologies to deliver relevant ads.

Our Privacy Policy includes information about case entries, comments and link sharing, messaging, etc. made by Users. It does not cover situations that may arise due to content or on other applications and sites.

We regularly evaluate our compliance with internal audits regarding compliance with the rules of and cooperation with regulatory authorities. In case of any complaint, we will follow up the situation by contacting the complainant. We cooperate with local data protection authorities to resolve any complaints regarding the transfer of personal data that we cannot resolve directly with our users.

This Agreement, which has been mutually accepted and entered into force with the users' electronic approval of the membership application, is applied together with its annexes.

You can convey any of your opinions and thoughts regarding For Physician's Privacy Policy and Personal Data Processing Agreement to info@forphysician.com.

I DECLARE THAT I HAVE READ, UNDERSTOOD AND ACCEPTED THE ABOVE AGREEMENT.

#### **CLARIFICATION TEXT**

This Information Text has been prepared to inform you about the processing of your personal data in order to protect and ensure the security of your personal data in accordance with the Personal Data Protection Law No. 6698 ("KVKK"). Within the scope of this Information Text, your personal data is processed by For Physician Eğitim Sağlık Teknoloji Yazılım Sanayi Ve Ticaret Anonim Şirketi, as "Data Controller", within the framework specified below and always in compliance with KVKK. You can refer to the Privacy Policy and Personal Data Processing Agreement for more detailed information about the processing of your personal data you share with For Physician.

# Purpose and Legal Reason for Processing Personal Data

Your personal data is processed for the following purposes within the framework of the personal data processing conditions and purposes set out in Articles 5 and 6 of the KVKK: Taking into account your education and work information, professional expertise and research areas, we will connect you with healthcare professionals with similar backgrounds or interests. Reminders are made from time to time to encourage interaction. Your contact information is used so that we can contact you in accordance with your communication preferences. Customized promotions are made about new medical developments and products that may be of interest to you, based on the information you provide during registration. You can give your feedback about the promotions and choose different types of advertisements according to your interests. You can contact For Physician A.Ş. directly regarding possible incorrect or misleading information or your developer suggestions. You can contact. For Physician A.Ş. All data collected by is used for statistical and analytical purposes after being cleared of personal information and anonymized. The results of these analyzes can be shared with customers or potential customers within the scope of business development activities and completely anonymously.

Parties to which Personal Data Can Be Transferred and Purpose of Transfer In accordance with the provisions of the Constitution and KVKK, your personal data may be transferred to our business partners, or to public institutions and organizations upon request, in order to fulfill legal obligations, within the framework of the conditions specified in Articles 8 and 9 of the KVKK. For Physician takes the necessary security measures in line with the purposes of processing personal data and shares your personal data with third parties in accordance with the relevant legal regulations.

# Method and Legal Reason for Collecting Personal Data

Your personal data is collected electronically through channels such as e-mail, websites, mobile applications and/or through the call center. Your collected personal data is processed and transferred within the framework of the conditions and purposes specified in Articles 5 and 6 of the KVKK.

Your Rights Regarding Your Personal Data

In accordance with KVKK, learning whether your personal data is processed or not, obtaining information if processed, learning the purpose of processing and whether it is used in accordance with its purpose, knowing the parties to which it is transferred domestically / internationally, correcting it if it is incomplete / incorrectly processed, deleting / destroying it within the framework of the conditions stipulated in Article 7 of the KVKK. You have the right to notify the transactions made to the parties to whom it was transferred, to object to the decision against you as a result of analysis by automatic systems, and to request compensation for the damage if you suffer damage as a result of unlawful processing.

For Physician A.Ş. All information collected by is used for statistical, descriptive and predictive analysis after being cleared of personal data and made completely anonymous. The main purposes of these analyzes are to improve the ease of use and security of For Physician, to evaluate possible new Services that may be added, and to identify growth strategies. The results of these analyzes are shared with For Physician A.Ş. within the framework of business development activities, without any personal information and only anonymously. It can be shared with its customers or potential customers.

You can send any opinions and thoughts about For Physician to info@forphysician.com.

The above issues are presented for your information in accordance with our obligation to inform you regarding personal data. Except for the exceptions specified in the legislation, explicit consent is obtained for the processing of your personal data (including transfers) and no unauthorized processing is carried out.