

Personal Data Controller Notice

Due to the entry into force on 25 May 2018 of Regulation No. 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 (the "GDPR"), please be advised that:

The Controller of your personal data is Ms Ivana Stanković, doing business as Dermea Dermatologia i Medycyna Estetyczna Ivana Stanković, ul. Noakowskiego 16, 00-666 Warsaw. The Data Controller can be contacted at phone number: +48 601 999 877, email address: Dermea@dermea.pl;

Your personal data is being processed for the purpose of rendering medical and beauty services, including maintaining medical and beautician documentation and managing the process of rendering services, pursuant to:

- Article 6 (1)(c) and Article 9(2)(h) of the GDPR in conjunction with Article 25.1 of the Act on the Rights of Patients and on the Patient Ombudsman of 6 November 2008 and Article 10.2.1 of the Ordinance of the Minister of Health concerning the types, scope and forms of medical records and their processing procedures of 9 November 2015, in order to establish the identity prior to the rendering of a service, in particular to verify the data when making an appointment over the telephone or in person.
 - Article 3.1 of the Medical Services Act of 15 April 2011, in order to provide health services.
- Article 9(2)(h) of the GDPR in conjunction with Article 24.1 of the Act on the Rights of Patients and on the Patient Ombudsman of 6 November 2008 and the Ordinance of the Minister of Health concerning the types, scope and forms of medical records and their processing procedures of 9 November 2015, in order to maintain and store medical records.
- Article 6(1)(c) of the GDPR in conjunction with Article 9.1 and Article 26.1 of the Act on the Rights of Patients and on the Patient Ombudsman
 of 6 November 2008 and Article 8.1 of the Ordinance of the Minister of Health concerning the types, scope and forms of medical records and their
 processing procedures of 9 November 2015, in order to receive and archive consents for access to medical records and for the provision of
 information on the state of health.
 - Article 6(1)(b) and Article 9(2)(h) of the GDPR in the case of beauty treatments performed by a beautician, for the purpose of their performance;
 - Article 6(1)(f) of the GDPR, for the purpose of legitimate interests pursued by the Controller, in particular confirming or cancelling an
 appointment over the telephone.
 - Article 6(1)(c) of the GDPR in conjunction with Article 74.2 of the Accounting Act of 29 September 1994, for the purpose of processing
 accounting and tax records, including: keeping accounting records, billing for services rendered, which might involve the need to process
 personal data.
- Article 6(1)(f) of the GDPR, for the purpose of bringing claims against the Controller and bringing and defending claims by the Controller, with
 the Controller's and your legitimate interests arising from other provisions of law (including the Civil Code);

The provision by you of your personal data is a statutory requirement, you are required to provide them. Failure to provide your personal data will result in the inability to render health and beauty services, including the maintaining of medical and beautician records and managing the process of rendering services. In the case of beauty services provided by a beautician, the provision of your personal information is voluntary, but necessary for the effective performance of its purpose, namely rendering beauty services. Failure to provide your data will result in the inability to render the services. Providing your telephone number and/or email address is voluntary and failure to do so will result in the inability to cancel an appointment when necessary;

you have the right to access your data and rectify your data, which will include correcting and/or supplementing your data;

The data will be stored for the period required by the law for storing medical records (at least 20 years) and accounting and tax documentation (5 years) and for the period of limitation of claims under the Civil Code;

Recipients of your personal information may include entities that process personal data on behalf of the Controller: the providers of IT, legal, accounting, advisory, courier and postal services;

The processing of your personal data will not be automated and your personal data will not be profiled.

Your personal data will not be transferred outside the European Economic Area or to an international organization.

You have the right to file a complaint with the data protection authority.