## CONSENT DECLARATION FORM FOR ACCOMPANYING PERSON UNDER 18 YEARS OF AGE (CHILD)

	he processing of personal data										
Data Controller	Benefit Systems S.A., with its registered office in Warsaw, PI. Europejski 2, 00-844 Warszawa (hereinafter referred to as "we", "us", "our" or "Benefit Systems").										
	You can contact us in one of the following ways:										
	<ul> <li>using a contact form available at https://www.benefitsystems.pl/formularz-dane-osobowe/;</li> </ul>										
	<ul> <li>by writing a letter to the address specified above, with the note on the envelope: "Personal Data" ("Dane osobowe");</li> </ul>										
	by e-mail: <u>daneosobowe@benefitsystems.pl</u> .										
Data Protection Officer	If you have any questions regarding the protection of personal data, you can contact our Data Protection Officer as follows:										
	<ul> <li>by writing a letter to the address: PI. Europejski 2, 00-844 Warszawa, with the note on the envelope: "DPO" ("IOD");</li> </ul>										
	by e-mail: iod@benefitsystems.pl.										
Purposes and legal basis	With your child joining the MultiLife Programme, we process your child's personal data, such as identification details, contact details, and information concerning										
for the processing of data	your child's use of our services (including the services of our Partners offered to your child in conjunction with the MultiLife Programme) for the following purpose(s):										
	• to provide services related to the use of the MultiLife Programme because you have given us your consent to do so (legal basis: Article 6(1)(a) of GDPR);										
	<ul> <li>for tax and accounting purposes because it is required under the applicable laws (legal basis: Article 6(1)(c) of the GDPR);</li> </ul>										
	• to establish, pursue or defend a legal claim, if any, for which we have a legitimate interest (legal basis: Article 6(1)(f) of the GDPR);										
	<ul> <li>to conduct analyses and keep statistics for marketing purposes, and to conduct surveys on the level of satisfaction with the services offered, for which we have</li> </ul>										
	a legitimate interest (legal basis: Article 6(1)(f) of the GDPR).										
	We receive your child's data from you directly, e.g. through the registration form, from our Client, i.e. the entity that enables you to use the MultiLife Programme										
Dete activities mode d	(identification details, contact details) and from Partners offering services to your child in relation to the MultiLife Programme.										
Data retention period	We will store your data for the period of time specified below:										
	<ul> <li>for the provision of services related to your participation in the MultiLife Programme – until you decide to no longer participate in the MultiLife Programme or until you withdraw your consent, whichever happens first;</li> </ul>										
	<ul> <li>for the establishment, pursuit or defence of legal claims – until the expiration of the limitation period for claims;</li> </ul>										
	<ul> <li>for the establishment, pursuit or before or legal claims – unit the explanation or the imitation period for claims,</li> <li>for tax and accounting purposes – for the period of time in accordance with the applicable regulations;</li> </ul>										
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Recipients of data	Your child's personal data may be transferred to the following entities: members of the Benefit Systems Group, Partners, providers of services offered in conjunction										
	with the MultiLife Programme, the Client (the entity that enabled your child to use the MultiLife Programme), payment operators, entities providing maintenance										
	services for our service platforms and applications, ICT and IT support and security service providers, entities storing and destroying data carriers, entities providing										
	user support services, legal advisors and auditors. Your data may also be transferred to public authorities in cases provided for by law.										
Rights related to data	You have the following rights with respect to the processing of your child's personal data:										
processing	the right to withdraw your consent to the processing of personal data at any time without affecting the lawfulness of processing based on consent before its										
	withdrawal;										
	the right to object to the processing of your child's personal data on grounds relating to your child's particular situation;										
	the right of access to data;										
	the right to request rectification of your child's personal data;										
	the right to request that your child's personal data be erased;										
	<ul> <li>the right to request that the processing of your child's personal data be restricted;</li> <li>the right to request that the processing of your child's personal data be restricted;</li> </ul>										
	<ul> <li>the right to transfer your child's personal data.</li> <li>In order to exercise these rights, please contact us or our Data Protection Officer using contact details given above in sections "Data Controller" or "Data Protection</li> </ul>										
	In order to exercise these rights, please contact us of our bata Protection Onicer using contact details given above in sections bata Controller of bata Protection Officer").										
Right to lodge a complaint	You also have the right to lodge a complaint with a data protection supervisory authority, i.e. the President of the Personal Data Protection Office (UODO).										
with a supervisory authority	· · · · · · · · · · · · · · · · · · ·										
Automated decision-making	We do not make decisions relating to your child which are based solely on automated processing of information about your child and which would produce legal										
-	effects concerning your child or similarly significantly affect your child.										
Obligation to provide data	Provision of your child's data is voluntary, but necessary to provide services. If you do not provide these data, it will be impossible for us to provide services.										
Transmission of data	As a rule, your child's personal data are not transferred outside the European Economic Area (EEA). Some entities, to whom we may transfer your child's data,										
outside the European	have their registered offices outside the EEA. We make every effort to ensure that data are transferred in compliance with the law, and to implement suitable										
Economic Area	safeguards. In particular, this includes using standard contractual clauses approved by the Commission. You may contact us in order to obtain a copy of the										
	safeguards used.										
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FOR THOSE DETAILS ADOUT THE DROC	essing of your child's personal data and your rights, read our Privacy Policy available at https://www.benefitsystems.pl/polityka-prywatnosci/.										

For more details about the processing of your child's personal data and your rights, read our Privacy Policy available at https://www.benefitsystems.pl/polityka-prywatnosci/.

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## ML.D.2022.2.14

BENEFIT SYSTEMS S.A. PLAC EUROPEJSKI 2, 00-844 WARSZAWA, NIP: 836-16-76-510, SĄD REJONOWY DLA M.ST. WARSZAWY, XIII WYDZIAŁ GOSPODARCZY KRAJOWEGO REJESTRU SĄDOWEGO, KRS: 0000370919, KAPITAŁ ZAKŁADOWY: 2.933.542,00 PLN