



CONSENT FORM FOR THE CHILD UP TO 16 YEARS AND YOUNG ADULT OR ACCOMPANYING PERSON OF AGE 16-18 YEARS

Basic information on the processing of personal data	
Data Controller	Benefit Systems SA, with its registered office in Warsaw, Pl. Europejski 2, 00-844 Warszawa (hereinafter: "we," "Benefit Systems"). You can contact us in the following way: • via the contact form at: benefitsystems.pl/pomoc-i-obsluga/rodo/; • by post, to the aforementioned address, with the "Personal data" note; • by e-mail, to: daneosobowe@benefitsystems.pl.
Data protection officer	 In matters pertaining to the protection of personal data, you can contact the data protection officer in the following way: by post, to the address: Pl. Europejski 2, 00-844 Warszawa, with the "DPO" note; by e-mail, to: iod@benefitsystems.pl.
Purposes of and egal grounds for the processing of data	In relation to accessing the MultiSport Programme, we process personal data of your child, such as e.g. identification details, contact data, data pertaining to use of our services by your child (including services of our Partners and providers of additional services offered in relation to the MultiSport Programme, for the following purposes: • provision of services related to using the MultiSport Programme, because you granted your consent thereto (legal basis: point (a) of Article 6(1) of the GDPR); • tax and accounting purposes, because it is required by applicable legal regulations (legal basis: point 1 of Article 6(1) of the GDPR); • establishment, exercise or defence of legal claims, based on our legitimate interest (legal basis: point (f) of Article 6(1) of the GDPR); • statistical analyses for marketing purposes and satisfaction surveys with the services offered, based on our legitimate interest (legal basis: point (f) of Article 6(1) of the GDPR). We receive data of your child directly from you, e.g. through the registration form, from our Client, i.e. the entity that enabled your child to use the MultiSport Programme (identification details, contact data), and from providers of additional services offered in relation to the MultiSport Programme.
Data storage period	We store data of your child for the following periods: for the purposes of provision of services related to using the MultiSport Programme – until the earlier of opting out from the MultiSport Programme or withdrawal of your consent; for the purposes of the establishment, exercise or defence of legal claims – until limitation of claims by lapse of time; for tax and accounting purposes – for the period arising from applicable regulations; for analytical purposes – until making an effective objection.
Recipients of data	Data of your child can be transferred to the following entities: entities of the Benefit Systems Group, Partners (sport and recreational facilities), providers of additional services offered in relation to the MultiSport Programme, Client (entity that enabled you to use the MultiSport Programme), payment operators, entities printing MultiSport card, entities providing website and application repair and maintenance services, entities providing tele-information services and IT support and security services, entities providing services involving storage and deletion of data carriers, entities providing user services and supporting our marketing activities, legal advisors and auditors. Data of your child can also be transferred to public authorities in instances required by the law.
Rights related to the processing of data	You have the following rights related to the processing of personal data of your child: • right to withdraw your consent to the processing of personal data at any time; this shall not affect the lawfulness of processing based on consent before its withdrawal; • right to object to processing of personal data of your child due to special situation of your child; • right to request rectification of data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data of your child; • right to request restriction of the processing of personal data
Right to lodge a complaint with a supervisory authority	You also have the right to lodge a complaint to a supervisory authority competent for the protection of personal data, i.e. President of the Personal Data Protection Office.
Automated decision-making	We do not make automated decisions relating to your child which are based solely on automated processing of information about your child, and which produce legal effects concerning your child or similarly significantly affect your child.
Duty to provide data	The disclosure of data of your child by you is voluntary, but it is necessary to provide the service. Failure to provide data will result in the inability to provide the service.
Transfer of data outside the EEA	As a rule, personal data of your child is not transferred outside the European Economic Area (EEA). Some data recipients (e.g. technology providers) may process data of your child in third countries. We make every effort to ensure that data is transferred in compliance with the law. If no decision declaring an adequate level of protection for personal data has been issued by the European Commission in relation to the third country in question, we ensure that the data transfer is carried out on the basis of other safeguards provided by law, e.g. based on standard contractual clauses or codes of conduct. You can contact us to obtain a copy of the protection measures adopted. Contact details are disclosed in the "Data Controller" or "Data protection officer" sections above.
Detailed information	n on the processing of personal data of your child and your rights is included in our Privacy Policy at: https://www.benefitsystems.pl/polityka-prywatnosci/.
Declaration pertaining to consent for the processing of personal data	
As a statutory representative of the child identified below, I grant my consent to the processing of personal data of my child by Benefit Systems, for the purposes of using services within the framework of the MultiSport Programme, in particular within the following scope: identification details, contact data, month and year of birth, data pertaining to the card, data pertaining to my child's use of services, my data, data pertaining to the entity that enabled my child to use the MultiSport Programme (Client).	
First name and surn	name of the Child / Young Adult / Accompanying Person Month and year of birth of the Child / Young Adult / Accompanying Person Person
Name and registered office of the employer	
Date and signature of a parent / guardian of the Child / Young Adult / Accompanying Person	
	MS.D.2025.6.6