

Contents

Preliminary provisions

Definitions

Service

Rights and obligations of the User

Protection of personal data

Rights and obligations of Pharmacist.eu

Final provisions and information

Preliminary provisions

1. These Terms and Conditions specify the rules of using the pharmacist.eu e-mail service. The Terms and Conditions are made available to the Users free of charge and remain available continuously on the website pharmacist.eu/regulamin-poczty in a way that allows the Users to download, read and save them at any time. As a part of the services provided by Pharmacist.eu to the extent described in the Terms and Conditions, payable e-mail accounts are offered. The payment for the service may be reduced or waived by way of a special offer made to the User by Pharmacist.eu. Such offer may require performance of certain actions described in the offer or provision of consents by the User.
2. Before Registration, the User must carefully read the Terms and Conditions, confirm it and accept to be bound by their provisions.
3. The agreement on the use of the e-mail service is concluded with the User for an indefinite period.
4. Sending the completed application form shall mean that:
 - 4.1.1. the User has read and accepts the provisions of the Terms and Conditions;
 - 4.1.2. the User understands that they have the right to access the User Data provided by them and the right to rectify and delete such data, subject to further provisions hereof;
 - 4.1.3. the User understands and accepts that processing of User's personal data within the e-mail Service, including any possible entrustment of processing of User's personal data to third parties, shall take place in accordance with the provisions of law binding in the Republic of Poland;
 - 4.1.4. the User understands and accepts that after the termination of the Service, Pharmacist.eu reserves the right to process User's data in order to clarify circumstances that are contrary to the law and/or the Terms and Conditions of use of the e-mail service, as well as for the purposes and within the scope permitted by law,
 - 4.1.5. the User gives their consent to process their facial images and User Data within the scope necessary to verify their identity and provide the Service.
5. The Account shall be created and activated within 5 business days as of the Registration. The Account shall be created and activated only if the User confirms that they have read the Terms and Conditions and accepted that they are bound by their provisions. The User receives a notification that the Account has been activated via a secondary e-mail address and/or text message (SMS).
6. If during the Registration the User provided an e-mail address in a domain other than those offered by Pharmacist.eu, it is necessary for them to have the right to use this domain for such an activity (secondary e-mail address).
7. Any correspondence from Pharmacist.eu related to the User's use of the Service shall be sent to the User's e-mail address provided in the application form during Registration, i.e. to the secondary e-mail address.
8. The User and Pharmacist.eu shall exchange correspondence in English.

9. In order to use the Service, it is necessary to have access to the Internet.
10. These Terms and Conditions and the Privacy Policy of Pharmacist.eu (pharmacist.eu/polityka-prywatnosci) constitute an integral part of the agreement concluded by and between Pharmacist.eu and the User.

Definitions

11. Pharmacist.eu – Pharmacist.eu spółka z ograniczoną odpowiedzialnością with its registered office in Józefów, ul. Piaskowa 52, 05-420, entered into the Register of Entrepreneurs of the National Court Register kept by the District Court for the Capital City of Warsaw in Warsaw, 14th Commercial Division of the National Court Register under KRS number 0000632366, REGON (registration no.) 365188044, NIP (tax identification no.): 5322061240;
 - 11.1. E-mail contact address admin@pharmacist.eu;
12. User – a person who uses the Account on the basis of the Terms and Conditions and a person who, by providing User Data, registers in order to conclude the agreement. A natural person may be a User if they have full legal capacity and practise as a pharmacist within the meaning of the law of the country in which the User's Licence to practise the pharmacist profession was issued. A natural person with limited legal capacity may be a User subject to the consent of their legal representative and/or guardian; all of their activities require the consent of their legal representative and/or guardian. Pharmacist.eu has the right to require evidence of the consent referred to above.
13. Terms and Conditions – these terms and conditions.
14. Service – the service consisting in creating and making available an Account in accordance with the Terms and Conditions, and enabling the User to send and receive information using this Account and to use its additional features. The default version of the e-mail account offered within the Service is fully payable.
15. Account – a technical element of the Service providing the User with individual access to the e-mail box assigned to them.
16. Registration – a process completed when the User sends an application form.
17. User Data – User data, which allow for the correct registration of the User and provision of the Service and allow for the payment of the Service fee and the issue of a correct invoice by Pharmacist.eu. The term User Data (identification data) includes the User's personal data, data concerning the Service, configuration data, including the selected e-mail address, and in particular, in the case of natural persons:
 - 17.1. name and surname,
 - 17.2. addresses of residence,
 - 17.3. membership of the District Pharmaceutical Chamber,
 - 17.4. e-mail, i.e. secondary e-mail address
 - 17.5. PESEL (personal identification no.),
 - 17.6. the number of the Licence to practise the pharmacist profession and/or the number of the diploma,
 - 17.7. a scan and/or photograph of the Licence to practise the pharmacist profession,

- 17.8. mailing address,
- 17.9. credit card and/or payment card details,
- 17.10. a photo of the User taken during the Registration,
- 17.11. telephone number.
- 17.12. In the case of legal persons and other organizational units with legal capacity, the term User Data may include, in particular: name, designation of legal form, seat and address, KRS (National Court Register) no., NIP (tax identification no.), REGON (registration no.), designation of the body and persons authorized to represent this organizational unit and/or legal person as well as e-mail address and telephone number. If the User conducts a business activity, they may specify the subject of the business activity.

Service

18. The Service is launched after the first effective authentication (logging in).
19. Within 7 days as of the date of payment for the Service, Pharmacist.eu shall issue a VAT invoice to the User (at their request put in the application form), on which the date of receipt of payment shall be indicated, and shall immediately send it to the address and/or e-mail address provided in the application form.
20. The capacity of each Account made available under the Service is 30 GB.
21. One person may create no more than one Account.
22. A single e-mail sent from the Account must not exceed 20 MB. No electronic messages exceeding this limit can be sent.
23. In the application form, the User is obliged to provide User Data that is up to date. By providing the User Data during the Registration, the User agrees to the processing of their image for the purpose of verifying their identity and agrees to the processing of their image against an unspecified number of people in case they set their image as a profile photo for the Account.
24. The User has the right to access the data provided in the application form, as well as the right to demand their rectification and/or deletion. The User may exercise the above rights by sending an appropriate written request to Pharmacist.eu to the address indicated in item 11.1. above, obligatorily stating the address of the Account and/or by making appropriate changes (within the limits of available features) after logging in to the Account.
25. Pharmacist.eu is not responsible for the consequences of the User providing false, incomplete and/or unreliable data. In the case indicated in the previous sentence, Pharmacist.eu may block and/or delete the Account of such User.
26. The User may withdraw from the Service within 14 (fourteen) days as of the date of Account activation.
27. The statement of withdrawal should be sent by e-mail to the address provided in item 11.1 above (specimen statement provided in the Attachment), however, in order to meet the deadline, it is sufficient to send the statement in question before the deadline indicated in item 26 above.

28. The User does not have the right to withdraw from the agreement, if the provision of the Service began with their explicit consent before the expiry of the fourteen-day period for withdrawal and after Pharmacist.eu informed them of the loss of the right to withdraw from the agreement, i.e. when the Account was made available.
29. In the case of withdrawal from the Service, the User shall receive a refund of the Account fee paid in relation with the conclusion of the agreement and shall receive it immediately, in any case no later than within 14 (fourteen) days from the day following the day on which Pharmacist.eu was informed about the withdrawal from the agreement.
30. Within 14 (fourteen) days from the date of withdrawal from the agreement Pharmacist.eu shall delete the Account of the User who has withdrawn from the agreement.
31. Service fee shall be paid by debiting a payment card and/or credit card, the details of which were provided by the User during Registration (in the application form).
32. Pharmacist.eu reserves the right to discontinue the provision of the Service and to delete the Account in the following cases:
 - 32.1. in cases defined in item 41 of the Terms and Conditions, i.e:
 - 32.1.1. the User and/or the statutory representative and/or legal guardian of the User without legal capacity acts in a manner which violates the provisions of these Terms and Conditions, the law, the principles of general social coexistence, the rights of third parties and/or Pharmacist.eu and social norms;
 - 32.1.2. the User and/or the statutory representative and/or legal guardian of the User without legal capacity acts to the detriment of Pharmacist.eu, other Account Users, users of Pharmacist.eu services and/or other persons using the Account.
 - 32.2. in cases defined in item 46 of the Terms and Conditions, i.e:
 - 32.2.1. spamming (“unsolicited” advertising, advertising sent without the knowledge and consent of Pharmacist.eu, advertising that was not signed up for at Pharmacist.eu and other commercial information not accepted by Pharmacist.eu prior to its transmission), sending illegal content that violates rules of general social coexistence and/or social norms,
 - 32.2.2. impersonating other persons/entities, in particular by illegally using the name of an individual and/or a registered trademark in an e-mail address, misleading as to the identity of the User,
 - 32.2.3. violating the secrecy of correspondence,
 - 32.2.4. violating in any way the personal rights of Pharmacist.eu and/or acting to the detriment of Pharmacist.eu,
 - 32.2.5. violating in any way the personal rights of third parties and/or acting to the detriment of third parties,
 - 32.2.6. behaviour consisting in a significant, above-average, loading of servers and/or links belonging to Pharmacist.eu, hacking and/or attempted hacking into Pharmacist.eu IT systems, hacking and/or attempted hacking into the Accounts of other Users.
 - 32.3. In case of violating the provisions of item 36 hereof.

- 32.4. The cases set out in items 32.1 and 32.2 and their subitems may occur individually and/or in any configuration, which shall entitle Pharmacist.eu to discontinue the Service and delete the Account. The above applies to item 32.3. hereof as well.
33. Before discontinuing the Service due to the reasons described above, Pharmacist.eu shall request the User to refrain from and remove the violations and/or irregularities and redress the damage, if it has been done, and shall grant the User an appropriate period of at least seven days for this purpose, except for situations where the User has violated the applicable regulations in such a way that it is not advisable to grant the above described period.
34. Pharmacist.eu shall also discontinue the Service in case of:
- 34.1. termination of the agreement by the User pursuant to the provisions hereof
- 34.2. the provision of the Service ceases to be possible for reasons beyond the control of Pharmacist.eu and not attributable to Pharmacist.eu, of which Pharmacist.eu shall inform the Users in sufficient advance
- 34.3. the deletion of User Data by an entity authorized to do so is requested.
35. In cases mentioned in item 32 hereof, the fee which has been paid is not refundable. If the discontinuation of the paid version of the Service took place for the reasons listed in item 34 above, the fee for the last month before the discontinuation of the Service, if it has already been paid, shall be refunded to the User after a part of it is deducted proportionally to the period of the last month in which the User used the Service.

Rights and obligations of the User

36. The User agrees to use the Service and/or the Account for professional purposes. The use of the Service and/or the Account for private purposes and/or for the purposes of running a commercial company. The User also confirms that they are aware of the fact that they are not a consumer within the meaning of Polish or EU law. The User waives the use of legal means available to consumers under the law of his domicile, if allowed by the law of that country, which shall be applicable to this waiver.
37. The User who uses the Service and/or the Account for private purposes and/or for the purposes of running a commercial company commits themselves to bear all liability for any loss, damage or harm related thereto and confirms that they are aware that all liability of Pharmacist.eu for loss, damage or harm is excluded, according to item 38 hereof.
38. Any liability of Pharmacist.eu for loss, damage or harm suffered by the User and/or third parties is excluded if the User uses the Service and/or Account contrary to the provisions of item 36.
39. The User undertakes to observe the legal regulations in force on the territory of the Republic of Poland and the provisions of the Terms and Conditions, principles of general social coexistence, social norms and principles of “netiquette”.
40. Pharmacist.eu is entitled to block the Account if the User acts in a manner violating the provisions of these Terms and Conditions, the law, violating the principles of general social coexistence, the rights of third parties and/or Pharmacist.eu and social norms; Furthermore, Pharmacist.eu has the right to block the Account if such an action is justified for security reasons and/or for other important and legitimate reasons that shall be

communicated to the User. The blocking of the Account for the reasons set hereof shall last for the period necessary to resolve the issue constituting the basis for blocking the Account. The provisions hereof do not preclude Pharmacist.eu from taking other actions if they are provided for by the Terms and Conditions and/or the law of the Republic of Poland.

41. Pharmacist.eu is entitled to stop making the Service available, which involves the termination of the agreement for the provision of the Service and the deletion of the Account and its content, in relation to the User in case:
 - 41.1. the User and/or the statutory representative and/or legal guardian of the User without legal capacity acts in a manner which violates the provisions of these Terms and Conditions, the law, the principles of general social coexistence, the rights of third parties and/or Pharmacist.eu and social norms;
 - 41.2. the User and/or the statutory representative and/or legal guardian of the User without legal capacity acts to the detriment of Pharmacist.eu, other Account Users, users of Pharmacist.eu services and/or other persons using the Account.
42. In case of discontinuation of the Service, Pharmacist.eu is entitled to allow another User to use the address belonging to the current User.
43. Without the prior consent of Pharmacist.eu, the User may not transfer to any third party the rights or obligations associated with the use of the Service. The User should refrain from sharing their login and/or password with third parties. The User is responsible for the actions and omissions of third parties to whom they have made their password and/or login available as if they were their own actions and/or omissions.
44. The User may resign from using the Service (terminate the Service agreement) at any time, subject to other provisions hereof.
45. Pharmacist.eu may terminate the agreement for the provision of the Service with a notice period of fourteen days.
46. Any of the cases below shall be considered a violation of the Terms and Conditions, entitling Pharmacist.eu to block and delete the Account:
 - 46.1.1. spamming (“unsolicited” advertising, advertising sent without the knowledge and consent of Pharmacist.eu, advertising that was not signed up for at Pharmacist.eu and other commercial information not accepted by Pharmacist.eu prior to its transmission), sending illegal content that violates rules of general social coexistence and/or social norms,
 - 46.1.2. impersonating other persons/entities, in particular by illegally using the name of an individual and/or a registered trademark in an e-mail address, misleading as to the identity of the User,
 - 46.1.3. violating the secrecy of correspondence,
 - 46.1.4. violating in any way the personal rights of Pharmacist.eu and/or acting to the detriment of Pharmacist.eu,
 - 46.1.5. violating in any way the personal rights of third parties and/or acting to the detriment of third parties,
 - 46.1.6. behaviour consisting in a significant, above-average, loading of servers and/or links belonging to Pharmacist.eu, hacking and/or attempted hacking into

Pharmacist.eu IT systems, hacking and/or attempted hacking into the Accounts of other Users.

47. When creating an account and using the e-mail service, the User is obliged to keep the password secret. The password constitutes confidential information which can only be used by the User. The User is obliged to create a password that shall not be possible for third parties to guess. The characters used in the password may be lowercase and uppercase letters, digits and special characters, contained in the ASCII character standard under numbers 33 to 126. The User is responsible for making the password available to other entities, in particular, the User is obliged to pay for all payable services provided by Pharmacist.eu ordered by means of login and password used by the User to log in to the e-mail service. The User may change the above password by submitting an instruction to change it after logging in to their Account and/or otherwise in accordance with the current functionality of the Service in this respect.
48. Each User has the right to make a complaint about the functioning of the Service.
49. Complaints should be submitted electronically to the address provided in item 11.1. hereof.
50. Pharmacist.eu shall process the complaint within 14 (fourteen) days as of the day after its submission.
51. The response to the complaint shall be sent to the User at the address provided by the User in the complaint.
52. Pharmacist.eu reserves the right to extend the deadline for processing complaints to 21 (twenty-one) days in case this action requires expert knowledge and/or obstacles are encountered for reasons beyond the control of Pharmacist.eu. The User shall be informed immediately about the extension of the deadline together with the reason for such extension and provided with a new deadline for the complaint response.
53. The User has the right to submit a dispute to mediation by a mediation centre indicated on the list of mediation centres on the website of the District Court in Warsaw (<https://bip.warszawa.so.gov.pl/artykuly/1445/strefa-szukajacych-mediatora>) if prior consent to the selected mediation centre has been given by Pharmacist.eu.

Protection of personal data

54. The Controller of the personal data provided by the User in connection with the use of the e-mail service is Pharmacist.eu. User Data is processed by Pharmacist.eu in order to provide services by electronic means, as well as for the purpose of exercising the rights hereunder. Each User has the right to access their own data provided in the application form, processed by Pharmacist.eu, as well as the right to rectify this data and to demand the processing to be stopped by requesting deletion of the Account.
55. Pharmacist.eu does not collect or process Users' phone numbers for purposes other than to change the password and verify their identity. Pharmacist.eu does not process phone numbers for marketing purposes. Pharmacist.eu does not process Users' image for purposes other than verification of their identity.
56. Whenever the Terms and Conditions mention the deletion of User Data resulting in the deletion of the Account and/or the withdrawal of consent to the processing of User Data, the User is entitled to demand the deletion of data and to withdraw consent to the

processing of User Data. If the User uses services other than those covered by the Terms and Conditions and provided by Pharmacist.eu on the basis of the login and password used by the User to log in to the Service (e-mail), the request to erase the data and/or withdraw the consent to the processing of User Data is possible after the termination of the legal relationships on the basis of which Pharmacist.eu provides such services.

Rights and obligations of Pharmacist.eu

57. Pharmacist.eu declares that it shall make every effort to ensure that the Service is provided consistently and at the highest level.
58. Pharmacist.eu:
 - 58.1. does not exclude temporary suspension of the Service for reasons beyond its control,
 - 58.2. reserves the right to temporarily suspend the provision of the Service in the event of repairs and/or maintenance of systems supporting the e-mail service and/or in connection with the need to upgrade and/or expand them,
 - 58.3. reserves the right to remove all content that can be found on the Account, as well as on all accounts operated by Pharmacist.eu in cases provided for by law and/or the Terms and Conditions, in particular content that violates the copyrights of Pharmacist.eu and/or third parties.
 - 58.4. does not provide the service of data archiving or a service consisting in making back-up copies of the contents of a given Account, in particular contacts or electronic correspondence of a given User.
59. Pharmacist.eu reserves the right:
 - 59.1. to temporarily shutdown the e-mail account system for the purpose of its expansion and/or maintenance, after prior notice to users;
 - 59.2. to interruptions in access to the Service and/or the Account, if they take place due to reasons beyond the control of Pharmacist.eu;
 - 59.3. to send (to the Accounts) messages related to the functioning of the Service and letters informing about current activities of Pharmacist.eu related to the provision of the Service and broadening its scope;
 - 59.4. to cease to provide the Service under the regulations referred to in items 32- 35 hereof;
 - 59.5. to block and/or delete, after prior notification to the User, the Account created within the Service, the name of which suggests that it is an account used by Pharmacist.eu (administrators, editors) and in relation to projects and trademarks belonging to Pharmacist.eu, which may mislead other Users;
 - 59.6. to block on the servers belonging to Pharmacist.eu senders of messages and/or domains and IP addresses of such senders in case of violation by them of applicable regulations, good manners, legally protected interest of Pharmacist.eu or Users and/or interference with the functioning of the services provided by Pharmacist.eu, including exposure of the postal system in Pharmacist.eu to

- losses and/or instability, as well as in case of violation of the Terms and Conditions by the above senders, if they are Users;
- 59.7. to block the use of the Service through selected programs, applications, etc., the functioning of which does not guarantee the operation in full compliance with the Polish law, good manners and/or the terms hereof (e.g. allows uncontrolled spamming, unauthorized interference with Pharmacist.eu IT systems, etc.).
 - 59.8. not to disclose User's password after their death;
 - 59.9. to suggest actions that may improve the management of the quality and quantity of correspondence, e.g. suggesting to the User the execution of actions related to incoming and/or maintained correspondence;
 - 59.10. to force the User to change their password, including requiring them to create password on an appropriately high security level;
 - 59.11. to block access to the Service in the event of the User's use of programs and/or technical solutions that use technologies which make it impossible to identify the connection, e.g. proxy or VPN.
60. In case the interruption and/or temporary suspension of the e-mail service is foreseeable, if possible and reasonable, Pharmacist.eu shall notify the user of such events in advance by sending information to the User's e-mail address. If possible and reasonable, Pharmacist.eu shall notify the User of such an event in advance by sending information to the User's e-mail address. Agreements and/or orders concerning other services (other than those covered by the Terms and Conditions) provided by Pharmacist.eu by means of the login and password used by the User to log in to the Service (e-mail), regulating the rights and obligations of the parties in a manner different from the Terms and Conditions shall prevail over these Terms and Conditions.
 61. Pharmacist.eu declares that shall make every effort to ensure that Users do not receive spam or other e-mails sent to them against their knowledge and/or consent. Any such situations should be reported to the address referred to in item 11.1 hereof.
 62. Pharmacist.eu, in cases that may result in blocking, damaging and/or overloading of the servers that provide the Service and/or Account, and/or other servers belonging to Pharmacist.eu, reserves the right to take action in order to protect the provision of the Service, including individual Accounts, by i.a. not delivering e-mails.
 63. At the User's request, Pharmacist.eu shall add the domains from which spam is sent to the blocked list.
 64. Pharmacist.eu declares that the technical means used to protect the Service (e-mail) do not guarantee the security of information transmission. At the same time, Pharmacist.eu declares that it makes every effort to provide Users with the highest level of security in terms of protecting their Accounts, their content and correspondence against unauthorized persons. Any such events should be reported to the address referred to in item 11.1 hereof. Pharmacist.eu recommends the use of software dedicated to protection of e-mails and/or other digital correspondence.
 65. Pharmacist.eu is not liable to the fullest extent permitted by the law:

- 65.1. for improper use of the Service by the Users and for damages resulting therefrom,
- 65.2. for content sent and received by the Users,
- 65.3. for events occurring as a result of the Account data being made available to a third party and/or as a result of such data being acquired by a third party without the knowledge and/or will of the User for reasons beyond Pharmacist.eu's control
- 65.4. for damage and harm caused by the User to third parties
- 65.5. for damages, losses and harm suffered by the User in case of using the Service and/or the Account contrary to the Terms and Conditions, in particular items 32, 36, 37, 41 and 46 hereof
- 65.6. for content downloaded by the User from the Internet
66. In case of violation of the provisions hereof and/or of the law in force on the territory of the Republic of Poland by the User, as well as in cases justified by security reasons, in particular when sending spam or hacking into the account, Pharmacist.eu reserves the right to block access to the Accounts.
67. The liability of Pharmacist.eu for damage and/or harm suffered by third parties due to the fault of the User is excluded, even if the User has used the Account.
68. The liability of Pharmacist.eu for any other damage and/or harm suffered by the User in connection with the use of the Service is excluded if the User has used the Service and/or the Account contrary to the Terms and Conditions or limited to the amount of the monthly fee paid by the User for the Service if the User has used the Service and/or the Account according to the Terms and Conditions.
69. The liability of Pharmacist.eu for improper performance of the Service and any other actions related to the Service and its functioning is limited to the Users (whether they are or are not consumers within the meaning of the applicable regulations) to the amount corresponding to the monthly Service fee.

Final provisions and information

70. The information necessary for correct use of the Service is available to each User on the pharmacist.eu website.
71. Information describing the functionality of the Service is available at pharmacist.eu website. In order to improve the quality of the e-mail service, Pharmacist.eu reserves the right to change the features of the Service without prior notice to the Users.
72. Temporary unavailability of information may occur due to reasons beyond Pharmacist.eu control. In such case Pharmacist.eu is not liable for any loss, damage or harm.
73. Pharmacist.eu reserves the right to change the Terms and Conditions. If there are any amendments to the Terms and Conditions, Pharmacist.eu shall inform the Users about it by: placing information on the pharmacist.eu website and the consolidated text of the amended Terms and Conditions and providing its previous content with information about the amendments on the pharmacist.eu/regulamin-poczty website. An amendment to the Terms and Conditions shall be effective after the lapse of 14 (fourteen) days from the date when the Users was notified about the amendment, in accordance with the previous

sentence of this provision. The User's use of the Service after this date shall be understood as their acceptance of the new content of the Terms and Conditions.

74. The Terms and Conditions and matters concerning the Service, the Account, the relationship between Pharmacist.eu and the Users and any other matters related to the Service shall be governed by the provisions of the law of the Republic of Poland. All disputes shall be settled by Polish common courts. The court having jurisdiction over the disputes arising out of this agreement shall be the court competent over the registered office of Pharmacist.eu.
75. In case of any dispute concerning the Service, the User and Pharmacist.eu undertake to negotiate in order to resolve the matter amicably. Pharmacist.eu shall contact the User in accordance with item 8 hereof. The User agrees to contact Pharmacist.eu by writing to the contact address provided in item 11.1. hereof. If the User does not comply with the provisions of the previous sentence, they accept that Pharmacist.eu may not address the allegations against it. Such a situation is considered to be a denial of all claims and rejection of all demands made by the User.
76. In the event that any provision hereof is invalid and/or ineffective, all other provisions shall remain in full force and effect. In all other cases where the court deems it appropriate to apply any sanction against a provision hereof, all their other provisions shall remain in full force and effect. Also, should any provision, reservation, condition, term and/or obligation reserved and/or arising from the Terms and Conditions be deemed unenforceable, all other provisions shall remain in full force and effect.

WITHDRAWAL FROM THE AGREEMENT SPECIMEN

To the e-mail address: admin@pharmacist.eu

To:

Pharmacist.eu sp. z o.o.

with its registered seat in Józefów

KRS (National Court Register) no.: 0000632366

REGON (registration no.): 365188044

NIP (tax identification no.): 5322061240

Message example:

I hereby withdraw from the agreement on the provision of pharmacist.eu e-mail service provided by Pharmacist.eu

Full name of the pharmacist:

E-mail address provided for registration:

Date: