



HEALTH CARE CONTRACT

concluded pursuant to § 2636 et seq. of Act No. 89/2012 Coll., the Civil Code, between

Name and surname/company: Bc. Tereza Mošnicková, DiS./ dental hygiene office Depurato s.r.o.

ID: 23075775

Place of business/headquarters: Roztocká 1026/2, Velké Přílepy

as a health care provider

(hereinafter referred to as "Provider")

and

Name and surname:

Date of birth:

Address:

as principal and person treated

(hereinafter referred to as "Patient")

I. Subject matter of the contract

1. The Provider undertakes to perform dental hygiene for the Patient.
2. The Provider agrees to care for the Patient with the care of a dental professional and to provide services that will lead to the improvement and/or maintenance of the Patient's oral health.
3. The Provider advises the Patient that the health services provided by the Provider are not covered by public health insurance and shall be paid in full by the insured.

II. Rights and obligations of the Provider

1. The patient was provided with a clear explanation by the Provider of the intended medical procedure and the proposed care, and after an examination of the patient's oral health status and the next steps in the care of the patient's oral cavity.
2. The provider provides the patient with clear information about the state of his/her oral health and suggests an individual treatment procedure, including a clear explanation of the correct use of dental instruments and oral cavity prevention.
3. Before each procedure, the Provider shall inform the Patient in a comprehensible manner about the purpose, nature, expected benefit, consequences and possible risks of the health care provided to them. The Patient may request the Provider to provide this explanation in writing. The Patient shall give written or verbal consent to the procedure. At the same time, in accordance with § 2639 paragraph 2 of the Civil Code, the Provider shall warn the Patient that the health care provided by the Provider may not achieve the expected result. The Patient shall receive more detailed information from the Provider in this regard in the context of requesting informed consent for specific health care procedures.
4. The Provider declares that it is adequately professionally, staffed, factually and technically equipped to perform the agreed health services at the appropriate professional level.

III. Patient's rights and obligations

1. Upon admission to health care, the patient shall provide the Provider with truthful information about his/her

health status, including information about infectious diseases, health services provided by other health care professionals and the use of medicines.

2. The Patient shall provide the necessary cooperation and disclose to the Provider the information necessary for the proper performance of the Provider's obligations under this Contract, in particular the disease of his/her oral cavity. If the Patient fails to disclose to the Provider the information necessary for the proper performance of its obligations under this Agreement or fails to provide the necessary cooperation, the Provider may withdraw from this Agreement.

3. The patient undertakes to follow the individual treatment procedure and to follow the instructions of the Provider.

4. The Patient is obliged to prove his/her identity with an identity document.

5. The Patient is obliged to attend the appointment with the Provider. If the Patient does not appear on time and does not make a proper appointment 24 hours in advance (by email or phone), he/she is obliged to reimburse the Provider for the costs of the office according to the valid Price List of Depurato s.r.o.

6. The Patient may ask the Provider questions in the course of providing health care.

7. The Patient expressly declares that he/she is aware of the increased sensitivity of his/her oral cavity after the Provider's health care services have been carried out within a few days.

8. The patient consents to the publication of photographs of teeth, provided that he/she consents to their taking in the office, before and after treatment for the purpose of advertising and representing the work of dental hygienists working at this workplace. (Only the teeth and oral cavity are visible in the photograph; the lips are covered with Optragate.)

9. The patient hereby grants the Provider consent to the handling of his/her personal data within the limits of determined by the Provider's specific need in relation to the medical procedure. The Patient's personal data will be processed by an appropriate method guaranteeing privacy, confidentiality and security in accordance with applicable regulations and according to 101/2000 Coll., on the protection of personal data.

IV. Reward

1. The patient undertakes to pay the Provider a fee for the health care and the agreed performance, negotiated in accordance with § 2636 paragraph 2 of the Civil Code according to the valid Price List of Depurato s.r.o. The remuneration covers the standard medical procedures associated with the agreed dental hygiene treatment and other materials necessary for the provision of health care. The remuneration may be unilaterally increased by the Provider in the case of procedures that were not foreseen at the time of conclusion of this contract. The Provider is obliged to inform the Patient orally in advance. The Patient declares that he/she considers this price for health services to be adequate and expressly undertakes to pay it.

2. The Patient undertakes to pay the Provider the remuneration for the health care services agreed in Article II of this Agreement in cash or to the Provider's account No. 2601648004/5500 held with Raiffeisenbank.

3. By paying the remuneration to the Provider, the Patient agrees to the health care performed and has no objections to it. The Patient is obliged to inform the Provider of any objections or defects in the health care provided immediately after the health care has been provided by the Provider, otherwise the health care provided by the Provider shall be deemed to have been successful, correct and faultless.

V. Final Provisions

1. This Agreement shall enter into force and effect on the date of signature by the Parties and shall be concluded for an indefinite period of time. All rights and obligations of both parties shall remain unchanged unless otherwise agreed in writing.

2. Legal relations not regulated by this contract shall be governed by the relevant provisions of the Civil Code and related provisions of health law.

3. This contract is drawn up in two copies, one for each of the parties one for each party.

4. This contract may be amended or cancelled by written agreement of the parties.

5. The parties to the contract acknowledge that they have read the contract, that this contract has been drawn up according to their serious and free will, understand and agree to its contents.

In.....

date

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Patient

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Provider