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1 Introduction

1.1 Medicover has established and implemented a Medicover Information Security Policy (MISP) together with Medicover Personal Data Protection Policy (Privacy Policy) which are internally available to all employees, and which must be followed by those employees.

The following information provides a selective overview of some of the main provisions and objectives of the MISP, Privacy Policy and Medicover Cybersecurity and Privacy Program.

2 Cybersecurity

2.1 IT Security / Cybersecurity Governance

Medicover has implemented a comprehensive Information Security Management System across the entire company. The Information Security Management System is based on ISO 27001. Several of Medicover's subsidiaries are already ISO 27001 certified.

Cybersecurity governance consists of corporate structures (led by the Chief Information Security Officer, who reports to the CIO). Major decisions about cybersecurity are discussed during regular meetings of the cybersecurity committee in which cybersecurity representatives of each business unit participate.

- 2.2 Executive management reporting is provided by corporate structures to the EMT.
- 2.3 Medicover Information Security Policy

Medicover Information Security Policy sets forth cybersecurity framework in Medicover, defines applicability of cybersecurity framework and describes roles and responsibilities in cybersecurity.

Detailed information security requirements are provided in the MISP appendix: the Medicover Information Security Standard which provides information security requirements in following sections:

- 1. Information risk management
- 2. Human resources security
- 3. Asset management
- 4. Access Control
- 5. Cryptography
- 6. Physical and environmental security
- 7. Operations security
- 8. Communications security
- 9. System acquisition, development and maintenance
- 10. Supplier relationships
- 11. Information security incident management
- 12. Information security aspects of business continuity management
- 13. Compliance
- 14. Cloud security

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2.4 Key Cybersecurity Programs

The Cybersecurity has established key cybersecurity programs which address the most important cybersecurity challenges, including but not limited to:

- Endpoint Detection and Response solutions which secure Medicover against suspicious and malicious threats.
- Security Operation Center which provides a 24/7 cybersecurity monitoring service for each Business Unit.
- Firewall and IPS services to ensure protection from network threats
- Vulnerability management program which aims to periodically check the IT environment in each Business Unit for vulnerabilities and manage the remediation.
- Security testing for key assets and infrastructure that simulate cyber-attacks.
- Web security program that aims to improve security of publicly available web application and sites, through secure SDLC (Software Development Life Cycle), web applications security testing, and Web Application Firewall (WAF) deployment,
- Data protection is based on Data Leak Prevention system to monitor and actively block fraudulent data transfers that may occur on corporate devices, Mobile Device Management to enforce security policies on enterprise mobile devices and encryption techniques.

2.5 Training

Cybersecurity provides regular awareness communication based on current threats, and also provides regular social engineering tests targeted at employees from all business units.

Each Medicover business unit provides information security & privacy training with key security and privacy matters.

2.6 Security Incident and data breach response

Incident response procedures are in place. Every business unit is responsible for establishing and operationalizing incidents and breach management processes. Processes are aligned with GDPR and NIS requirements and breaches are reported to the regulators whenever required by law. Breaches and the underlying root causes are regularly reported to management and improvements are planned and implemented.

3 Privacy Policy

3.1 Privacy Policy Systems and Procedures

Medicover has established Medicover Personal Data Protection Policy (Privacy Policy) together with Medicover Personal Data Protection Standards (Privacy Standards) which have been implemented within Medicover companies. The Privacy Policy and Privacy Standards apply to the entire operation, including suppliers.

Privacy Policy provides the most important rules for personal data protection to be followed by every employee in Medicover, where Privacy Standards set forth minimum requirements for Medicover companies for privacy management and documentation. Each local business unit has also established a local privacy documentation and policies to describe in detail how data protection is maintained in local processing activities, including lawful processing, transparency, fulfilling subject rights, data processors' management, privacy by design and risk assessment.

3.2 Responsibilities

The Data Privacy Manager in the corporate cybersecurity function is responsible for providing support in cross-business projects to ensure compliance with privacy laws, and to define strategies for ensuring data privacy. This Data Privacy Manager is also responsible for overseeing the work of the Data Protection Officers ("DPOs"). DPOs are responsible for monitoring data privacy compliance in local business units.

3.3 Risk / compliance management.

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The Data Privacy Manager and corporate cybersecurity function are responsible for defining risks and following up remediation plans for all Medicover entities and cross-business projects. They also support DPOs with defining risks and mitigation plans for local projects.

3.4 Disciplinary actions in case of breach

Medicover takes data privacy and information security very seriously and operates a zero tolerance policy. Each employee must follow the group and local procedures. Every policy breach is investigated and could be a reason for termination.

3.5 Audit of privacy policy compliance

The Cybersecurity Department performs an annual Privacy Maturity Self-Assessment with every business unit in the Medicover. The assessment provides agreed action plans for improvement. Some of Medicover's business units undergo independent external audits during the ISO certification process.

3.6 Customer Privacy Information

Each Medicover company provides all required information under articles 13 and 14 of the GDPR, or any other relevant data privacy laws for companies from outside EU.

All companies from EU provide their customers and all other data subjects for which personal data are processed with at least the following information:

- the identity and the contact details of the controller and, where applicable, of the controller's representative;
- the contact details of the data protection officer, where applicable;
- the purposes of the processing for which the personal data are intended as well as the legal basis for the processing:
- legal basis for data processing;
- the recipients or categories of recipients of the personal data, if any (e.g. Medicover's providers and vendors or empowered authorities – but only if it directly required by a law);
- data transfers description;
- · data subjects' rights;
- · period of which the personal data will be stored.

Depending on local privacy regulations, business units provide their patients and customers with user-friendly ways to manage their privacy, for example:

- opt-in/opt-out features for marketing processing in patients' on-line accounts;
- cookie bars allowing transparent decisions for users about their cookies usage by Medicover;
- plain and transparent language in all privacy documents and consent wordings;
- clearly communicated ways for executing data subjects' rights, including but not limited to the right to be forgotten, data access rights, objections to data transmission.

Data subjects' requests are managed based on specific internal procedures which describe responsibilities and workflows for request processing to ensure respect for the subject's privacy.

3.7 Customer Privacy Complaints

Every business unit is responsible for the data subject rights' execution process and the data subject's complaints management process. Processes are managed first by the DPO and documented. Each request is processed within the timelines defined by the GDPR or other applicable privacy law.

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4 Al Terms

4.1 Al Terms

Medicover established dedicated AI Terms and Conditions to be used by each employee in Medicover. The Terms apply to all employees and collaborators across the Medicover who have access to AI tools provided or approved by the organisation. These Terms establish a unified framework for the responsible, secure, and ethical use of AI technologies, and are intended to be locally implemented and operationalised by each business unit. They define the minimum standards for AI usage, including risk mitigation, protection of end-user well-being, and compliance with legal and internal governance requirements.

4.1 Security

The use of publicly available or unverified Al tools is strictly prohibited. The use of Al tools must be aligned with the employee's professional duties and organisational objectives. Private or non-work-related use of Medicover Al Tools is not permitted.

Employees are required to complete training prior to using Al tools, including instruction on safe usage, prompt formulation, and risk mitigation. Any doubts regarding the functionality or appropriateness of Al tools must be escalated to the line manager.

Medicover monitors and audit the use of AI tools to ensure compliance with internal policies, legal obligations, and ethical standards. Monitoring may include usage statistics and review of AI-generated outputs, conducted in accordance with applicable data protection laws.

Employees must not attempt to bypass security features or alter the intended use of Al tools. Any such actions are considered violations of internal security protocols and may result in disciplinary measures.

4.2 Privacy Protection

The processing of personal data using AI tools must comply with the GDPR and Medicover's internal data protection policies. Employees are obligated to apply the principle of data minimisation and avoid entering identifiable personal data unless strictly necessary and authorised. It is prohibited to use AI tools to generate content that includes profiling, psychological analysis, health predictions, or any form of discriminatory or manipulative output. This includes the creation of deepfake content without appropriate labelling and disclosure.

Synthetic content generated by AI must be clearly marked and disclosed to recipients, particularly when it resembles real individuals, events, or public interest information. Failure to label such content appropriately may result in reputational and legal risks.

Employees must ensure that Al-generated data is stored only within secure organisational systems. Saving such data on private devices or external platforms is strictly forbidden due to the risk of unauthorised access and data leakage.

4.3 Employees Responsibility

Employees are responsible for verifying the accuracy, legality, and ethical implications of Al-generated results before using them in any operational, strategic, or legal context. All outputs must not be used as the sole basis for decision-making without human validation.

Employees must proactively report any errors, irregularities, or potential misuse of Al tools to their line manager or designated contact point. This includes any content that may negatively impact end-user well-being or violate internal standards. Participation in ongoing training and competence development initiatives is mandatory. Employees are expected to stay informed about updates to Al policies, tools, and regulatory requirements.

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The Terms provide clear and detailed examples of both permitted and prohibited uses of Al tools, ensuring that employees understand the boundaries of responsible Al application. Permitted uses include supportive tasks such as drafting internal communications, generating creative ideas, and summarising public content, provided that all outputs are verified and appropriately labelled. Prohibited uses encompass any activity that involves profiling, decision-making without human oversight, processing personal data in unauthorised tools, or generating misleading, discriminatory, or manipulative content. These examples serve as practical guidance to promote safe, ethical, and compliant Al usage across the organisation.

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