

**AGREEMENT**  
**on using the electronic services of Social Insurance**  
**Agency for Healthcare providers**

**Article I**  
**Parties of the Agreement**

**1. SOCIAL INSURANCE AGENCY**

Represented by: General director of the Social Insurance Agency  
Address: Ul. 29. augusta 8 a 10  
813 63 Bratislava  
ID: 308 07 484  
Permissible to act in the name of Social Insurance agency, branch:

.....  
..  
office .....  
Seat .....

**2. HEALTHCARE PROVIDER**

Represented by: .....  
(title, name and surname, function, ID number) .....  
.....  
.....  
Seat: .....  
ID: .....  
VAT ID: .....

**Article II**  
**Purpose of the article**

The purpose of this article is to enable the **healthcare provider** to use electronic services of the Social Insurance Agency in delivering submissions related to the fulfillment of obligation of the healthcare provider to report the provision of health care for purposes of social insurance under § 156 and § 233 art. 2 c) Act no. 461/2003 Coll. on social insurance in electronic form in accordance with § 186 art. 2 Art no. 461/2003 Coll. about social insurance according to Act no. 310/2006 Coll., by means of electronic services of the Social Insurance Agency. The list of electronic Social Insurance Agency services is published on the website of the Social Insurance Agency <https://esluzby.socpoist.sk> and on the information board of respective branch of Social Insurance Agency.

**Article III**  
**Subject of the Agreement**

1. The subject of the agreement is the agreement of participant on the use of electronic Social Insurance Agency services and the conditions of electronic communication connected to delivering submissions regarding § 156 and § 233 art. 2 c) Act no. 461/2003 Coll. on social insurance in electronic form in accordance with § 186 art. 2 Art no. 461/2003 Coll. about social insurance according to Act no. 310/2006 Coll., by means of electronic services of the Social Insurance Agency, having regard to the elements of electronic delivery, the means of verification and control of such submissions, the means of proof of their service and their compensation.

2. The use of every electronic service of the Social Insurance Agency for Healthcare providers is set by the „Conditions for access to electronic service for healthcare providers“ (hereinafter referred to as „conditions for HCP“), which are annexed to this agreement.
3. The healthcare provider may electronically deliver to the Social Insurance Agency those submissions, which are listed in the List of electronic services of Social Insurance Agency for the healthcare provider, which is published on the webpage of electronic registry <https://esluzby.socpoist.sk> and on the information board of respective branch of Social Insurance Agency.
4. The Social Insurance Agency shall provide the healthcare provider with information about the status of processing data when reporting the provision of healthcare for social insurance purposes in electronic form.
5. The Social Insurance Agency shall provide the healthcare provider with reimbursement for healthcare services provided for social insurance purposes delivered to Social Insurance Agency. The Social Insurance Agency ensures the healthcare provider with reimbursement for healthcare services provided for social insurance purposes delivered to Social Insurance Agency via electronic services of Social Insurance Company according to this agreement.

#### **Article IV Elements of electronic delivery**

1. The healthcare provider undertakes to deliver data for the reporting of the provision of healthcare for social security purposes through the electronic services of the Social Insurance Agency under the „conditions for HCP“, annexed to this agreement.
2. The obligation referred to in point 1 shall be exercised by the healthcare provider via electronic services of Social Insurance Agency (SIA). The term „client of electronic services of SIA is defined in art. 2 c) conditions for healthcare provider.
3. The rights and obligations of participants of this agreement, together with the rights and obligations of client of electronic services of SIA, related to the operation of the electronic services of Social Insurance Agency (hereinafter referred to as „electronic services SIA for HCP“) are set out in the conditions for HCP, which are annexed to this agreement.

#### **Article V Verification and demonstration of electronic submission**

The method of verification and method of demonstration of electronic submission of data reporting the provision of healthcare for social insurance purposes are stated in the conditions for HCP, annexed to this agreement.

#### **Article VI Specific provisions**

1. The Social Insurance Agency reserves the right, in cases of necessary operational reasons, to unilaterally implement a change of the conditions for HCP listed in the annex to this agreement.
2. The Social Insurance Agency undertakes to publish changes in conditions for HCP to this agreement on the webpage of electronic registry <https://esluzby.socpoist.sk> and on the information board of respective branch of the Social Insurance Agency.
3. The Social Insurance Agency reserves the right, to state a security object for the use of electronic services of SIA for HCP. The current list of security objects, possible to use is stated in the conditions for HCP, annexed to this agreement.
4. The healthcare provider declares that he is aware of the content of this agreement, agrees with it and agrees to comply with its provisions. At the same time, by signing this agreement, he confirms, that, at the date of signature by both parties, he has obtained the security object from the Social Insurance Agency, identification and authentication data to access the system of electronic services of SIA for HCP.
5. The healthcare provider (natural person, legal entity manager or their authorized representative) shall submit to the Social Insurance Agency by signing the agreement their personal ID for review (ID, passport, etc.), for the purpose of verifying data under this Agreement.

**Article VII**  
**Final Provisions**

1. The Social Insurance Agency and healthcare provider have agreed, that the Social Insurance Agency may for substantive or operational reasons, cancel the possibility of electronic delivery of data when reporting healthcare performance for social insurance purposes. The Social Insurance Agency informs about this fact by publishing it on the webpage of Social Insurance Agency <https://esluzby.socpoist.sk> and via information board of a respective branch of the Social Insurance Agency.
2. This Agreement shall enter into force and become effective the day of its signature by both Parties.
3. This agreement is drawn up in two copies, where each Party of the agreement receives one.

In.....date .....

In..... date.....

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Social Insurance Agency

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For the healthcare provider