**DATA TRANSFER AND PROCESSING AGREEMENT**

for the [name of the project] project

Dated: [Date]

between

**[name]**, [address]

(**Provider**)

and

**SIB Swiss Institute of Bioinformatics** (Core-IT), the Romandie BioMedIT Node, with a business address at Quartier Sorge - Bâtiment Amphipôle, 1015 Lausanne, Switzerland

[or]

**University of Basel** (sciCORE), the Basel BioMedIT Node, Petersplatz 1, Postfach, 4001 Basel, Switzerland.

[or]

**ETH Zürich**, with SIS ETHZ (Leonhard Med) being the Zurich BioMedIT Node, Rämistrasse 101, 8092 Zürich, Switzerland

(**BioMedIT Node**)

(Provider and the BioMedIT Node, the **Parties**)

PREAMBLE

1. Provider is the controller of data, as set forth in **Appendix 1** of this Agreement.
2. The BioMedIT Node is an IT infrastructure consisting of high performance computers and storage infrastructure, in order to support computational biomedical research and clinical bioinformatics. The [name of the selected BioMedIT Node] enables inter alia Swiss national or international data providers, to transfer their clinical or other data to selected researchers and other designated recipients (each a **Recipient**).
3. The Provider wishes to benefit from the BioMedIT Node services as described in this Agreement to inter alia store data and transfer Data to Recipients.

## Definitions

* 1. Unless otherwise defined in this Agreement, terms shall have the meaning described in the SPHN Glossary

<https://sphn.ch/document/sphn-glossary/>

or in the absence thereof, as provided by applicable laws.

* 1. Capitalized terms, whether used in singular or plural form, shall have the following meaning:

**Data**: means all the data, including the clinical, laboratory and radiology data, and/or meta data, as well as any Personal Data contained therein, being transferred (or if not transferred, the data given access to) under this Agreement, as set forth in **Appendix 1** of this Agreement.

**Confidential Information**: means any data, documents, information or other material (in any form) that is identified as confidential in writing, or otherwise designated in writing as confidential, or which may reasonably be regarded as confidential, and which is disclosed hereunder by a Party to another Party.

**Data Subject**: means any data subject whose personal data are included in the Data*.*

**Intellectual Property Rights**: means all rights, title and interest, registered or not, whether arising from Swiss or any other national or international legislation, in copyright, databases, trademark, domain names, designs and patents of invention, know-how, confidentiality and/or business secrets, and all other intellectual property or similar proprietary rights of whatever nature.

**Principals**: means the Provider and the Recipients jointly.

## General Terms of Services

1. Services
   1. In General. Subject to, and in accordance with, the terms of this Agreement, the BioMedIT Node undertakes to provide to Provider the services specified in Section II.2.2 (the **Services**) to the best of its ability using all reasonable skill and care, and always subject to Provider’s compliance with all its obligations under the Agreement.
   2. Scope. The Services consist of, except as otherwise specified in Appendix 1, the following:
      1. hosting of the Data on the BioMedIT Node;
      2. transferring Data to Recipients in accordance with this Agreement; and
      3. other processing activities as required under this Agreement or as reasonably requested by Provider.
2. Financial Terms
   1. Payment of Fees. Costs associated to the Services to be provided by BioMedIT Node shall be determined by mutual agreement between the Parties once the project for which Provider needs the BioMedIT Node has been validated by the competent ethics committee.

[Or]

Payment of Fees. The Services are part of the SPHN initiative and are provided without any associated costs, unless it surpassed a specifically defined upper limit of compute, storage or human resources.

1. Main Point of Contact
   1. Designation. Provider shall designate in Appendix 1 one or several persons within its organization to act as main point of contact (each a **MPOC**). Provider may from time to time, by means of a written notice to the BioMedIT Node, remove, change or add any MPOC, provided that there shall always be at least one MPOC.
   2. Power. Each MPOC shall have the individual power to give instructions to, and receive notification from, the BioMedIT Node, on behalf of the Provider, for all actions relating to the Data, including for the purpose of Section II.5. below.
2. Transfers to Recipients
   1. In General. Provider may, by an instruction through a MPOC, designate selected Recipients to which all or part of the Data shall be transferred to.
   2. Means of Transfer. Except as otherwise agreed in writing, Data shall be transferred by providing to Recipients remote secured access to the Data in accordance with the security standards specified in Section III.8.1.
   3. Responsibility. Provider shall ensure that the Recipients:
      1. comply with the security requirement of Section III.8.1 and have in place procedures so that any person to which access to Data is being granted maintain the confidentiality and security of the Data;
      2. maintain the confidentiality of any credential and/or passwords required to access the Data and immediately inform the BioMedIT Node of any loss or unauthorized disclosure of such credential and/or passwords, or if any authorised user for whom credentials have been issued quits Recipient’s organization. The BioMedIT Node shall neither be responsible in case of improper use of the said credentials by Recipients nor in case of access and / or use by an unauthorized third party.

## Data Processing Terms

1. Supply of Data

# Provider shall provide the Data to the BioMedIT Node, or make the Data available to it, in the form and as specified in Appendix 1.

1. Scope of Processing
   1. In General. The Parties acknowledge and agree that:
      1. the subject matter and details of the processing are specified in this Agreement and its Appendix 1;
      2. the BioMedIT Node is a Processor of the Data;
      3. Provider is a Controller of the Data;
      4. any Recipient to which Data is transferred under this Agreement shall be deemed Controller;
      5. each Party shall comply with its obligations under any applicable laws with regard to the processing of the Data (including data protection laws, as well as laws, statutes and regulations concerning human research and personal data protection).
   2. Nature and Purpose of Processing. The BioMedIT Node shall process the Data on behalf of the Principals and solely for the purpose of providing the Services or as otherwise expressly instructed by a MPOC or agreed with Provider. For the sake of clarity, the BioMedIT Node shall have no obligation to carry out any instruction which it considers, at its sole discretion, to be unlawful, ambiguous, doubtful or unclear (in which case the Parties shall collaborate in good faith to find a solution agreeable to all).
   3. Restrictions. The BioMedIT Node shall not, without the prior written consent of Provider:
      1. subcontract any of their processing operations of the Data; and
      2. transfer the Data in any country outside Switzerland (it being agreed that the Data may be accessed and processed by Principals outside Switzerland, in which case Provider shall be responsible for compliance with any applicable data protection obligation).
   4. Return of Data. Upon termination of the Agreement, or earlier as requested by Provider, the BioMedIT Node shall, within reasonable time following a written request by Provider, provide Provider with a final extract of the Data and permanently delete all copies of such Data still under its control. In any case, the BioMedIT Node shall be allowed to permanently delete the Data 60 days after termination of the Agreement.
2. Security
   1. Security Requirements. Each Party processing Data shall do so in a manner that ensures appropriate security of the Data, including protection against unauthorized or unlawful processing and against accidental loss, destruction or damage, using appropriate technical or organizational measures (‘integrity and confidentiality’). Data processing shall comply with the “*Ethical Framework for Responsible Data Processing in Personalized Health Research*” and with the *“SPHN Information Security Policy*”, as both updated occasionally, accessible at:

<https://sphn.ch/document/ethical-framework/>

<https://sphn.ch/document/information-security-policy/>

The BioMedIT Node shall comply with the Minimal Security Requirements provided for in **Appendix 2**.

* 1. Security compliance. Each Party shall take appropriate measures to ensure compliance with the above-mentioned security measures by its employees and subcontractors, in particular by ensuring that all persons authorised to handle Data are committed to maintain confidentiality or are subject to an appropriate legal obligation of confidentiality.

Security Incidents. The BioMedIT Node agrees to immediately report, by any useful means (in particular via the MPOC), (i) any actual or suspected data protection breach, including a breach against applicable data protection regulation, data protection section of this Agreement, or any accidental or unauthorized access to the Data (ii) any actual or suspected impairment or inadequacy of the BioMedIT Node in fulfilling data protection section of this Agreement, and (iii) any application to receive or any actual access to data by an authority, unless such reporting is not admissible under statutory provisions for important reasons of public interest.

In case of accidental or unauthorized access to the Data, the BioMedIT Node inform Provider as soon as possible by any useful means (in particular via the MPOC). The BioMedIT Node shall, to the extent possible, describe the nature of the security incident, as well as any measures taken by it to mitigate potential risks and the measures that it recommends Provider and/or Recipient to take. Provider shall be responsible for complying with the legal provisions applicable to it, in particular any obligations of Provider to provide a notification of the incident to any competent authority and/or the Data Subjects. In this context, the BioMedIT Node shall provide Provider with any assistance reasonably required by Provider in order to comply with its obligations.

1. Representations and Warranties

Provider represents and warrants that:

* + 1. the Data has been collected, transferred and processed in accordance with the requirements of all applicable laws, rules and regulations, including all applicable data protection laws and regulations;
    2. the transfer to the BioMedIT Node and the processing of the Data by the BioMedIT Node (including any further transfer to Recipients) as set forth in this Agreement is (i) admissible under all applicable laws, rules and regulations and (ii) is not prohibited by a statutory or contractual duty of confidentiality;
    3. prior to any collection, transfer, and processing of personal data contained in the Data, Provider has provided to the concerned Data Subjects all required information (including in relation to any processing activity contemplated under this Agreement) and has complied with any notification and registration obligations under any applicable laws and regulations;
    4. Provider will not require the BioMedIT Node to undertake a processing of Data that Provider would not be permitted to carry out itself.
    5. Provider has and will verify that the technical and organizational measures, as required by all applicable laws, rules and regulations, undertaken by the BioMedIT Node, in particular with the Appendix 2, the “Ethical Framework for Responsible Data Processing in SPHN” and the “SPHN Information Security Policy” (see Section III.8.1), are sufficient to protect the Data from any unauthorized processing. Provider warrants that the technical and organizational measures set forth in Section III.8.1 are sufficient in this regard.

1. Information, Assistance and Notifications
   1. Compliance. Each Party shall provide the other Party with all the necessary information so that it can demonstrate compliance with its obligations under the applicable data protection legislation.
   2. Requests from data subjects. Provider shall be responsible for the handling of any Data Subject request and to provide Data Subjects with their right in accordance with data protection laws. If the BioMedIT Node receives a request from a Data Subject, it shall direct the Data Subject to submit its request to Provider and shall assist Provider in the handling of such request, as may be reasonably required.
   3. Impact assessments and prior consultation. The BioMedIT Node undertakes, to the extent they can reasonably be expected to do so in light of the nature of the processing and the information available to them, to assist the Principals in ensuring their compliance with their impact assessment, prior consultation and records of processing activities obligations (if any).
   4. Notification and assistance. The BioMedIT Node shall promptly inform, and cooperate with, Provider if it considers that it may no longer be able, or is no longer able, to comply with this Agreement, particularly in case it receives or must reasonably expect to receive a request or order of a competent authority requiring it to disclose, or refrain from further processing, some or all personal Data to which this Agreement applies.
   5. Audits. The provisions of **Appendix 3** shall apply regarding audits.
2. Register of Processing Activities
   1. Provider acknowledges that the BioMedIT Node may be required by the law to:
      1. collect and store certain information, including the name and contact details of each processor and/or controller with whom the BioMedIT Node act and, where applicable, the local representative of the controller and/or the data protection officer as well as the categories of processing carried out; and
      2. make such information available to any competent authority.
   2. Provider undertakes to provide the BioMedIT Node with all information reasonably necessary for the BioMedIT Node to meet its obligations.

## Data ownership, Intellectual Property, Confidentiality

1. Data Ownership and Right to Use
   1. Ownership. As between Provider and the BioMedIT Node, Data is and shall remain the sole and exclusive property of Provider and all right, title, and interest in the same (including any Intellectual Property Right) is reserved by Provider. Subject to Section IV. 12.2, nothing in this Agreement is intended to assign or grant the BioMedIT Nodeany Intellectual Property Rights or other rights in the Data.
   2. Use of Data. Provider grants to the BioMedIT Node a right to access and use the Data for the sole purpose of, and only to the extent necessary for, providing the Services, including a license to collect, process, store, generate, and display the Data.
   3. Acceptable Use Policy. Provider undertakes to comply with the *Acceptable Use Policy* specific to the BioMedIT Node. Provider also undertakes, within the framework of its agreements with the Recipient, to require the Recipient to comply with such regulations.
2. Confidentiality
   1. In General. Without prejudice to special provisions or laws with regard to the processing of personal data, each Party shall treat the Confidential Information confidential for the duration of this Agreement, including any extension thereof, and thereafter for a period of five (5) years following termination or expiry of this Agreement. Excluded from this obligation of confidentiality shall be any Confidential Information of which one Party can reasonably demonstrate that it (a) was previously known to them, or (b) is, and/or becomes, publicly available during said five (5) year period through no fault of a Party, or (c) is independently and lawfully developed by one Party.
   2. Required disclosures. This obligation of confidentiality shall not apply to any disclosure required by law, provided that the Party subject to the disclosure obligation shall notify the other Party of any disclosure required by law in sufficient time so that they may contest such requirement, if they so choose.
   3. Return. Subject to mandatory law, upon the expiration or termination of this Agreement for whatever reason, or at the earlier request of the concerned Party, the other Party to which Confidential Information has been disclosed shall, at its own costs, return or destroy all originals and copies of Confidential Information, or, in case of Confidential Information stored in electronic, magnetic or digital media, shall erase or render unreadable all materials furnished (including without limitation, working papers containing any Confidential Information  or extracts therefrom) which contain Confidential Information.
3. IP in BioMedIT Node

# As between Provider and the BioMedIT Node, the BioMedIT Node shall be and remain the sole owner of all Intellectual Property Rights in and to the BioMedIT Node, as well as any other infrastructure used to provide the Services. Nothing in this Agreement is intended to assign or grant Provider or any other Principal any Intellectual Property Rights or other rights of the BioMedIT Node.

## Liability

1. Liability
   1. Subject to Section V.15.2, each Party shall be liable to the other Party for actual costs, charges, damages, expenses or losses suffered by the other Party resulting from its breach of any of its obligation or warranty under this Agreement.
   2. Each Party disclaims any liability for any indirect damages or losses, whether foreseen or foreseeable, related to the loss of use, interruption of business, loss of actual or anticipated profit, loss of revenue, loss of anticipated savings, loss of opportunity, loss of goodwill, loss of reputation, loss of, damage to or corruption of assets or data, or any other indirect, incidental, exemplary, or consequential damages or losses of any kind, regardless of the form of action, whether in contract, tort or otherwise.

## Term

1. Term

This Agreement shall be binding between the Parties upon execution by all Parties and shall remain in effect until termination pursuant to Section VI.17.

1. Termination
   1. Termination for Convenience. Each Party may terminate the Agreement for any reason at any time upon 3 months prior written notice to the other Party.
   2. Termination for Cause. Each Party may terminate the Agreement with immediate effect, if the other Party has materially breached or is in material breach of its obligations and such breach is not cured, or the breaching Party is not diligently pursuing a cure, within 30 days after written notice of breach.
2. Survival

# All terms which are expressed or intended to survive, and any provisions of the Agreement necessary for its interpretation or enforcement will continue to apply regardless of the reason for termination of the Agreement.

## Miscellaneous

1. Independent Contractors

Nothing in the Agreement is intended to, or shall be deemed to, establish any partnership or joint venture between the Parties, constitute any Party the agent of the other Party, nor authorise any Party to make or enter into any commitments for or on behalf of the other Party. Neither Party shall have the power to incur any obligations in the name of, or on behalf of, or pledge credit of, the other Party in any manner whatsoever.

1. Electronic Form

# The words “execution”, “signature” and similar words in this Agreement shall be deemed to include unqualified electronic signature (e.g. Docusign or any equivalent e-signature provider) each of which shall be of the same legal effect, validity or enforceability as a manually executed signature, while the term "in writing" shall include communications by email.

1. Assignment

# No Party may transfer this Agreement, or assign in whole or in part its rights or obligations under this Agreement, without the prior written consent of the other Parties. Any transfer or assignment made without such consent shall be null.

1. Force Majeure

# No Party shall be considered in default under this Agreement if all or any of its obligations (other than for payment obligations) are delayed or prevented as a result of a situation of force majeure, such as natural disasters of a particular intensity, war, riot, strike, power failure or Internet network failure, or any other cause that is reasonably beyond the control of the affected Party.

1. Amendment

# This Agreement (including this section) may be amended only by a written instrument duly signed by the Parties.

1. Entire Agreement and Hierarchy
   1. This Agreement, together with its appendices, together with its appendices and the future agreement regarding the Payment of Fees according to article 3.1, constitutes the entire agreement between the Parties with respect to its subject matter and supersedes all prior agreements between the Parties with respect to its subject matter.
   2. In the event of conflict with an appendix to this Agreement, this main body of this Agreement will govern, unless the appendix specifically states its intent to do so and cites the section or sections amended.
2. Severability

# If any provision of this Agreement is held to be invalid or unenforceable for any reason, the Parties shall replace it by a substitute provision that achieves to the fullest extent possible the same legal and economic purposes as those of the invalid or unenforceable provision. In any event, the remainder of this Agreement shall remain in full force and effect between the Parties.

1. No Waiver

# The failure of any of the Parties to enforce any of the provisions of this Agreement or any rights with respect thereto shall in no way be considered as a waiver of such provisions or rights or in any way affect the validity of this Agreement. The waiver of any breach of this Agreement by any Party shall not be construed as a waiver of any other prior or subsequent breach.

## Governing Law and Jurisdiction

1. Governing Law

# This Agreement shall be governed by and construed in accordance with Swiss substantive law, without reference to its conflict of law provisions.

1. Jurisdiction

# Any dispute or difference arising out of or in relation to this Agreement shall be subject to the exclusive jurisdiction of Swiss courts at the registered seat of the defending Party, subject to the right of appeal to the Federal Tribunal.

[*signature page follows*]

|  |  |
| --- | --- |
| **Provider**  **[name]**, [address] | |
| [Name]  [Title]  Date: | [Name]  [Title]  Date: |
| **BioMedIT Node**  **SIB Swiss Institute of Bioinformatics** (Core-IT, Romandie BioMed-IT Node) | |
| Ron Appel  SIB Executive Director  Date: | Heinz Stockinger  Head of Core-IT  Date: |
| **[**or**]**,  **University of Basel** (sciCORE, Basel BioMed-IT Node) | |
| Torsten Schwede  Vice President for Research, University of Basel Date: | Thierry Sengstag  Associate director – sciCORE, Center for Scientific Computing  Date: |
| **[**or**]**,  **ETH Zürich** (Leonhard Med, SIS, ETHZ BioMedIT Node) | |
| Bernd Rinn  Head of SIS  Date: | Rui Brandao  Head of IT-Services  Date: |

**Appendix 1 – Description of Data and Service**

*This Exhibit 1 must at least include the information provided for in Sections 2.2, 2.3, 4.1, 6 and 7.1of the DTPA.*

1. **Description and format of the Data**

[●]

# Categories of personal data that may be included in the Data:

[●]

# Categories of Data Subjects:

[●]

1. **Supply of Data to the BioMedIT Node**

[●]

# Transfer of Data

Data will be transferred to the BioMedIT Node within a standardized and secure way, i.e. using the network-internal Data Transfer Tool. Data is stored and processed in compliance with the SPHN Information Security Policy.

# Data access

The Project Lead defines who will be authorized to access the Data. Access of authorized users to the project space requires two-factor authentication. Furthermore, authorized users can only access the infrastructure from within trusted IT environments (either from within a Swiss university network, a university hospital network or via VPN).

1. **Services**

[●]

1. **Main Point of Contact of Provider (MPOC)**

[●]

**Appendix 2 – Minimal Security Requirements**

The BioMedIT Node shall ensure that the technical and organisational measures it provides are sufficient to guarantee the confidentiality, integrity, availability and resilience of the systems with regard to processing of data. In particular, the BioMedIT Node must:

* deny unauthorized persons access to facilities and data processing systems;
* ensure that unauthorised persons are prevented from reading, copying, altering or deleting data in/from data processing systems;
* ensure that unauthorized persons are not able to read, copy, modify or remove data upon the electronic transfer of data as well as during the transport of data carriers or saving of data thereon;
* ensure that it is possible to examine and verify if, when and by whom data was entered into the data processing system;
* ensure that data is protected from accidental destruction or loss;
* ensure that data received is not combined with other data unless explicitly authorized by the competent ethics commission for the specific research project and necessary to conduct the specific research project;
* restrict the disclosure and handling of data to those persons who require it to conduct the specified research project and to be able to identify each of them;
* ensure adequate organisational measures to protect data, especially by selecting, instructing and supervising employees involved in the processing of data diligently and appropriately, by guaranteeing the availability of: adequate confidentiality and data protection guidelines, regular data protection and privacy trainings, documentation of all organisational measures;
* ensure that the effectiveness of technical and organisational measures is regularly reviewed and assessed;
* implement corrective measures and immediate reporting in case of any suspected data security breach.

**Appendix 3 – Information and Audits of Security Measures**

1. Scope. The provisions of this Schedule apply to personal data contained in the Data.
2. Information The BioMedIT Node shall make available to Provider, all documents and information reasonably necessary to demonstrate its respective compliance with the applicable data protection law and their obligations arising therefrom.
3. Right of audit. The BioMedIT Node shall allow Provider or an independent auditor appointed by Provider to conduct audits (including inspections) to verify the BioMedIT Node's compliance with their obligations under the applicable data protection law. Any audit shall be constrained to infrastructure needed to perform this Agreement/ Project and related measures. The BioMedIT Node shall provide reasonable assistance with respect to the audits described in this clause 3. Upon conclusion of the audit, Provider shall forward the complete audit report to the BioMedIT Node, free of charge.
4. Request. Any request under clause 2 (Information) or clause 3 (Audits) must be communicated to the BioMedIT Node in writing and indicate (i) the Data concerned, (ii) the reasons for which the conditions referred to in clause 2 (Information), respectively clause 3 (Audits) apply to these Data, (iii) the specific documents to be reviewed, respectively the specific obligations of the BioMedIT Node to be audited, and (iv) that Provider expressly undertakes to use the information collected only to ensure that the BioMedIT Node is in compliance with its obligations with regard to the concerned Data. Unless there are exceptional circumstances, Provider may not make more than one request per year.
5. Exercise of rights. Upon receiving a request in accordance with the preceding clause, and provided that all conditions are met, the BioMedIT Node shall comply with the request as follows:
6. the BioMedIT Node shall inform Provider, with regard to the review of documents (clause 2 [Information] above), of the period during which it may consult the documents at the BioMedIT Node's offices. Unless otherwise expressly agreed by the BioMedIT Node, Provider shall not be authorised to make copies of the documents consulted. Alternatively, the BioMedIT Node may decide to provide the documents electronically;
7. the BioMedIT Node shall inform Provider with regard to audits (clause 3 [Audit] above) of (i) the date or dates on which the audits may take place and (ii) the scope of the audit, in particular the inspections that may be carried out, in order to check the BioMedIT Node’s compliance with its obligations under this Agreement. Provider's internal costs or the costs of the independent auditor appointed by it shall be borne entirely by Provider. The BioMedIT Node may invoice Provider for their own costs associated with the preparation for and execution of the audit based on the costs incurred by the BioMedIT Node. The BioMedIT Node may object to any independent auditor appointed by Provider if, in their opinion, the auditor is not sufficiently qualified, is a competitor of the BioMedIT Node, or in any other way would not be able to perform its duties properly. In this case, Provider may either carry out the audit itself or propose another auditor to the BioMedIT Node.
8. Confidential information. The provisions contained in this clause 2 shall not be interpreted as requiring the BioMedIT Node to provide Provider with (i) any information relating to trade secrets of the BioMedIT Node or any information of a confidential nature or (ii) any information concerning other users of the BioMedIT Node services. The BioMedIT Node may make the review of documents (clause 2 [Information] above) or the conduct of an audit (clause 3 [Audits] above) subject to the conclusion of a specific confidentiality agreement.

**\* \* \* \***