Ministry of the Interior and Health

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Standard terms and conditions for CPR access on the Data Distributor by public authorities

The Data Distributor is the controller of the Ministry of Social Affairs and the Interior for purposes of the Ministry's disclosure of CPR data via the Data Distributor.

1 Introduction

Pursuant to section 32(1) of the Danish Civil Registration System Act, a public authority which requires information recorded in the civil registration system (the "CPR") may retrieve such information from the CPR.

Pursuant to section 32(2) of the Act, the Ministry lays down the terms and conditions, including on security measures and payment, governing disclosure of information pursuant to subsection (1).

The provision of personal data is subject to the public authority being entitled to process such information under the EU General Data Protection Regulation (the "GDPR") and the Danish Data Protection Act.

Any person who intentionally or with gross negligence violates these terms and conditions will be fined, unless a more severe penalty is due under other legislation, see section 57(1)(iv) of the Danish Civil Registration System Act.

Any matters relating to the processing of personal data from the CPR which are not governed by these terms and conditions are governed by the Danish Civil Registration System Act, the GDPR and the Danish Data Protection Act and provisions laid down thereunder.

Notice of any amendments to these terms and conditions and current service updates will be given only through the news subscription service at www.datafordeler.dk.

2 Establishment and change of client relationship

Requests for CPR access on the Data Distributor within the scope of these terms and conditions must be submitted by the public authority (the client) to the Data Distributor via Datafordeler.dk.

When processing access requests, the CPR Administration will consider which CPR data may be accessed by the client in order to ensure that the delivery from the CPR does not include data on any more persons or any more data on such persons than necessary for the specified purpose and that the delivery is in compliance with the Danish Civil Registration System Act and the GDPR and the

Danish Data Protection Act. The delivery time will depend on the product requested and the scope of the purpose.

3 Authorisation and access control

The public authority must designate a security officer to be responsible for compliance with these terms and conditions and for ensuring:

- that internal regulations on security measures are established locally;
- that access is granted strictly on a need-to-know basis and that no employees are granted access for purposes for which they have no need;
- that the employees are trained in the use of CPR access; and
- that the employees are familiar with the internal regulations on security measures and these terms and conditions.

For online CPR access via the Data Distributor, an authorisation will be issued by the CPR Administration, which will then be executed by the Data Distributor operator, in the form of an approval of one or more of the client's designated employee signatures.

For system-to-system access to the Data Distributor, the authorised employee signature will be used for use in the client's program. The security officer must ensure that the signatures used at all times belong to an employee who is employed with the client. The individual employee must use the authorisation issued by the client for his or her use in the client's system used for system-to-system access to CPR data from the Data Distributor.

The security officer must keep a list of the employees and any system-to-system programs to whom or which authorisation has been granted, stating the date of authorisation and the date of expiry of the authorisation.

When accessing the CPR services and other products from the Data Distributor and using those data in derived systems, the employees are only authorised to access data which are necessary for performing their required functions and tasks, ie. data which form an inherent part of case processing.

Any use of the CPR for private purposes is strictly prohibited.

Employees are not allowed to leave their workstation or the room without logging out of the Data Distributor, the CPR system or the CPR access system. Alternatively, they may lock their workstation so that it can only be unlocked by entering a personal password.

4 Client control of CPR authorisations and queries

The client must have internal regulations in place for ongoing and appropriate control of its CPR

authorisations and its CPR searches and queries via the CPR products on the Data Distributor. The regulations laid down by the client must reflect the actual facts and must be updated on a regular basis, but at least once a year.

If so requested by the CPR Administration, the client must be able to provide a copy of its internal regulations as well as documentation of the controls carried out.

The client's internal regulations on ongoing control must take into account that the client is required to carry out CPR authorisation controls at least every third month.

All searches and queries will be recorded by the Data Distributor. The details are recorded in the Data Distributor's logpoint solution and include details about the user (VID, MID, VOCES and MOCES), transaction type (service, file downloads, etc.), date and time as well as the data which the CPR query or search on the Data Distributor concerns. For system-to-system access, the client must record the transactions of each individual user in its own system.

Via the Data Distributor, the client's designated users will have access to (i) a log search which enables the generation of a report showing selected or all searches and queries made by the client's own users (log search) and (ii) a usage statistics (transaction statistics) report. The statistics show the types of transaction used by each individual user and how many times each individual type of transaction has been used.

The client's internal regulations on ongoing control must include a control based on the log search and the transaction statistics, respectively. The control performed must be able to show if the client's employees use authorisations on the Data Distributor in compliance with these terms and conditions as well as the GDPR and the Danish Data Protection Act. The control procedure must be performed at intervals of no more than three months.

When using system-to-system access, the client itself is responsible for generating similar monthly statistics and performing similar controls.

If the client suspects any abuse of CPR access, the client must perform a control. Such control cannot replace the ongoing controls.

5 Requirements for data communication access

Reference is made to the terms and conditions of the Data Distributor, which include requirements for data accesses, requirements for encryption technologies, secure file transfers, connection technologies, etc.

In connection with establishment of access, time must be allowed for the client's IP addresses to be whitelisted by the Data Distributor operator.

6 Requirements for client installations

In connection with TCP/IP connections, the client must ensure that the pools of IP addresses

assigned to the client for traffic to and from the CPR products on the Data Distributor are only used by the client or by other public sector clients with similar CPR access.

The client is responsible for complying with the following requirements:

- The administrative local area network must be safeguarded against any unauthorised third party access.
- Data sniffing on the administrative local area network must not be possible from PCs which are not part of the administration.
- For network purposes, the administrative local area network must be limited to other local area networks, including, for example, local area networks for visitor or student terminals.
- Administrative terminals and servers with TCP/IP connection to the CPR/Data Distributor
 may not use the same IP address for outgoing TCP/IP traffic as non-administrative
 terminals, such as, for example, visitor or student terminals.

7 Requirements for home workstations (access from a home PC or the like to the client's local area network)

The security officer is responsible for ensuring compliance with the following guidelines:

- Special guidelines must be in place with respect to setting up home workstations in order to ensure compliance with the regulations on security measures.
- Rooms used in connection with home workstations must be fitted out in a way preventing unauthorised access to the data.
- Access from the home workstation to the client's local area network must comply with the provisions set out in the above section on data communication access.
- Unless encrypted, CPR data must not be stored on the home workstation.
- Where other use of the home workstation is authorised, for example private use, guidelines for such use and any necessary related security measures must be established.
- If data are printed from the home workstation, rules must be in place to ensure the safekeeping of the data to prevent unauthorised access, including rules on safe destruction.
- Guidelines for protecting the home workstation against virus attacks or other misuse must also be in place.
- A timeout feature must be activated if the home workstation is idle for ten minutes so that it
 is either locked and can only be unlocked with a password, or the connection to the client's
 own specific administrative system with CPR data or the direct access to the CPR service
 on the Data Distributor is terminated.
- The security officer oversees compliance with the special guidelines to ensure compliance with the regulations on security measures.

8 Client processing of civil registration numbers

Part 13 of the Danish Civil Registration System Act contains the following provisions on the processing of civil registration numbers by public authorities:

- **"52.-** (1) If, in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and the Danish Data Protection Act, a public authority uses a civil registration number as identification or case number, the civil registration number used shall be for the person whom the case concerns.
- (2) The provision in subsection (1) shall not apply, however, if, according to statute law or provisions laid down in pursuance of statute law, it is necessary in a specific area of administration to record several persons under the same case. In such cases, the administration shall decide for itself the most appropriate organisation of internal case registration. In connection with this organisation, equal opportunities shall be taken into account.
- **53.-** (1) A public authority using a civil registration number when contacting a person about his or her affairs shall use the civil registration number of the person concerned. Similarly, a person may only be asked to provide his or her own civil registration number when contacting public authorities in situations covered by section 52.
- **54.-** (1) Public authorities shall ensure that there is no unauthorised access to civil registration numbers. Civil registration numbers may not be shown fully legibly on the outside of letters, in window envelopes or in other mail sent to the person concerned. If identification is required in such cases, the civil registration number shall be blurred such that it is not immediately recognisable.
- (2) Civil registration numbers may be shown fully legibly on giro-payment slips provided these are sent to the person concerned in a sealed envelope.
- (3) Civil registration numbers may not be made public, including in the Danish Official Gazette, except in notices to creditors in estates of a deceased person, unless provided by statute law or provisions laid down in pursuance of statute law."

9 Rules governing client processing and disclosure of data received from the CPR products via the Data Distributor

The client is the controller for the personal data received by the client from the CPR.

CPR data received by the client from the Data Distributor may be used only for the intended purpose.

The client may disclose data, including protected names and addresses, to other public authorities or private enterprises or individuals only if such disclosure is provided for by statute law or provisions laid down in pursuance of statute law.

If a client entrusts data received from the CPR to a service agency or the like for processing purposes, it will not be deemed to be a disclosure to private enterprises or individuals, provided the data processor processes the data in compliance with the GDPR and the Danish Data Protection Act.

Individuals may request protection of their names and addresses in the CPR to the effect that their names and addresses may not be disclosed to private enterprises or individuals.

The client must ensure that protected names and addresses are not available to private enterprises or individuals. The client is required to register the information about the protection in all instances in connection with names and addresses. Furthermore, such information must always be provided in connection with any disclosure of names and addresses to other parties. This provision applies, unless otherwise provided by statute law or provisions laid down in pursuance of statute law.

The client is responsible for ensuring that there is no unauthorised access to CPR data. If the CPR products on the Data Distributor are accessed in connection with a self-service function at a website available to the public, the client must ensure that users of such service may perform queries in the CPR only after authentication using NemID or MitID, and that their civil registration numbers are verified through Nets.

10 Client use of CPR data for statistical or research purposes

Reference is made to the Danish Health Data Authority, which is responsible for disclosure of CPR data for statistical or research purposes.

11 Payment

For the majority of public sector users, the CPR data on the Data Distributor have been purchased through an agreement concluded by the State, the regions and the municipalities. The data purchased are also available to any subcontractors using the client's own IT solutions.

However, the data purchased are not available to some publicly owned companies, typically special corporate structures and state-owned enterprises which are either engaged in revenue-funded activities or offer solutions on arm's length terms (eg. DR (Danish Broadcasting Corporation), ATP, DSB, Ørsted (formerly DONG) and others).

The costs in connection with access to the CPR products on the Data Distributor are payable by the recipient authority. Payment must be made directly to the Agency for Governmental Administration, which handles invoicing on behalf of the CPR Administration.

Any questions and correspondence relating to invoicing should be submitted to the CPR Administration's customer service thru the <u>CPR Servicedesk</u>. The fee for use of the CPR will be invoiced at the unit prices applicable from time to time. The fee is payable from the time when the CPR Administration has established access to the CPR products on the Data Distributor.

Unit prices are available on request from the CPR Administration.

The CPR Administration may request payment in advance, for example as an on-account payment.

If the client discloses information received from the CPR for commercial purposes, the CPR Administration reserves the right to charge a discretionary payment (royalty).

12 Maintenance and downtime

The CPR products from the Data Distributor are available 24 hours a day, seven days a week. For purposes of service and maintenance etc., the system may be shut down for a few hours and downtime may thus occur, usually during weekends. Notice of downtime will be posted at www.datafordeler.dk - reference is made to the Data Distributor operator for all enquiries concerning maintenance and downtime.

13 Errors and defects

In the event of errors or defects in a data delivery from the Data Distributor, where such errors or defects are exclusively due to matters attributable to the Data Distributor, the Data Distributor will remedy such errors or defects without any undue delay.

If the Data Distributor duly remedies the errors or defects, the client of the CPR will have no further claims relating to errors or defects.

14 Liability

The CPR Administration will have no liability for business interruption, loss of profit or any other indirect loss. The liability of the CPR Administration cannot exceed the amount paid in connection with CPR access.

15 Force majeure

If the CPR Administration or the client of the CPR is prevented from performing its obligations due to circumstances arising after the signing of the agreement, the CPR Administration or the client, as the case may be, will be entitled to cancel the agreement, unless the relevant party ought to have taken into account the circumstances preventing the performance of the agreement at the time when the agreement was made.

The CPR Administration acknowledges that the CPR service on the Data Distributor is essential, and the Data Distributor operator will therefore take all appropriate measures in order to ensure continuous service in the event of force majeure, including strikes and lockouts.

16 Disputes

Any dispute arising out of data deliveries from the Data Distributor to clients of the CPR will be resolved by arbitration according to the Rules of Arbitration Procedure of the Danish Institute of Arbitration.

Danish law will apply.

17 Termination

The client may terminate the agreement with the CPR Administration concerning access to CPR products on the Data Distributor by giving one month's notice in writing to expire at the end of a month – but no earlier than three months after access has been established.

The CPR Administration may terminate the agreement concerning access to CPR services on the Data Distributor with immediate effect for breach of the agreed terms and conditions, including for default.

In connection with legislative changes, technological advances, efficiency improvement measures, etc., the CPR Administration may decide to implement changes concerning CPR data deliveries and forms or phase out service products, output media, etc. subject to reasonable notice.