

EDUCATION REGULATIONS

The study regulations specify all issues related to the organization and conduct of educational activities, training and courses, scientific symposia aimed at improving the level of knowledge, professional qualifications and treatment skills of dentists and dental assistants by EUROPEAN DENTAL IMPLANT INSTITUTE VIVADENTAL.

§ 1

LEGAL FORM

EUROPEAN DENTAL IMPLANT INSTITUTE VIVADENTAL is an enterprise of a medical entity established by the Company under the name VIVADENTAL Limited Liability Company with its registered office in Gdańsk, address: 80-210 Gdańsk Victory Avenue 48, entered by the District Court Gdańsk-Północ in Gdańsk into the Register of Entrepreneurs of the National Court Register under KRS number 0000218239, NIP: 583-000-59-34, REGON: 190551416; with a share capital of PLN 50,000. EUROPEAN DENTAL IMPLANT INSTITUTE VIVADENTAL is registered in the Register of Medical Entities of the Pomeranian Voivodeship under the number: 000000011938, with the Regon number: 190551416-00046.

§ 2

ORDER PROVISIONS

1. Organizer - EUROPEAN DENTAL IMPLANT INSTITUTE VIVADENTAL
2. Lecturer - a natural person or entity employed in any form by the Organizer.
3. Participant of the training - a person who submitted an application, meets the formal and legal requirements, has been qualified to participate in the training, who has concluded an agreement with the Organizer for participation in the Training.
4. Graduate - a participant of the training who received a positive assessment, completed the training and received a certificate and a certificate.
5. Limit - the number of people provided for in the training

§ 3

PLACE, TIME AND DATES OF TRAINING

1. The trainings generally take place in the Organiser's home organizational unit, in Gdańsk at Victory Avenue 48.
2. Educational activities may also be conducted outside the above-mentioned place, in clinical, scientific, research, development, educational, university centers, public benefit organizations, associations, professional and medical organizations and other centers with the necessary infrastructure and technical facilities; both at home and abroad.
3. The educational activity conducted by the Organizer also includes symposiums and scientific conferences as well as other educational forms enabling doctors to improve the level of knowledge, professional qualifications and treatment skills.
4. The educational activity conducted by the Organizer is subject to the internal Education Quality Assurance System, which defines the tools and methods for evaluating the quality of education and is an element enabling the improvement of the educational offer.
5. Training may take place on any day of the week and at any time, including Saturdays, Sundays and holidays, as well as other non-working days.

6. The organizer may change the place and dates of training and set new schedules in advance 30 days before the given training session (classes), in particular in the case of dividing the participants into smaller groups.

7. In cases where due to circumstances not attributable to the Organizer or circumstances which the Organizer could not prevent in a reasonable opinion (e.g. sudden illness of the person conducting the classes covered by the training, random events, force majeure, and in relation to practical training with the participation of Patients - absence of Patients qualified for educational procedures planned to be performed as part of the training) it is not possible to attend the classes covered by the training within the time limit specified in the contract or the previously agreed schedule, the Organizer may cancel these classes, subject to section 8.

8. In the cases referred to in section 8, the Organizer is obliged to provide the Participant with the opportunity to take the same classes as part of another group and/or on a different date (substitute classes) not later than within 3 months from the date of the canceled classes. In the absence of the Participant's consent to the date of replacement classes proposed by the Organizer, the Participant will offer the Participant two more replacement dates not later than within 6 months from the date of the canceled classes. However, if the Participant does not take advantage of these replacement classes, the Participant using the training not as a consumer will not be entitled to any claims against the Organizer on this account, while the Participant who uses the training as a consumer will be refunded part of the price proportional to the number of canceled classes (unless that the participant remains obliged to pay the Organizer some amount due - in this case, this part of the price will be credited towards the next payment to be made by the participant in the future).

9. The provisions of section 8 shall also apply if, due to circumstances not attributable to the participant, which the participant could not reasonably prevent (e.g. sudden illness, random events, force majeure), it was not possible for the participant to take part in the training (classes) on a given date - provided that the occurrence of such circumstances is proven by the participant and that the participant notified the Organizer of the occurrence of these circumstances before the start date of the given training (classes). In the event of non-fulfillment of such conditions and in other cases of the participant's absence from the classes, he will not be entitled to any claims against the Organizer.

10. Information on changes in training schedules/dates may be published by the Organizer on its website and provided to training participants by postal address, e-mail and mobile phone.

11. The training participant is obliged to receive information provided by the Organizer to the e-mail address and mobile phone indicated in the application form and published on the website at www.vivadental.edu.pl or other websites indicated by the Organizer.

12. Changes to the dates of the training do not constitute a change to the contract for conducting and participation in the training and do not constitute grounds for any claims, subject to sections 6-9.

§ 4

TEACHING EQUIPMENT

1. In its educational activities, the Organizer uses the infrastructure of the EUROPEAN IMPLANT & AESTHETICS CENTER VIVADENTAL clinical center equipped with the latest hardware, material and pharmacological technologies as well as widely available teaching aids.

2. In the case of conducting educational activities outside this center, the equipment will be configured in the highest standard of medical and educational techniques and technologies.

3. Didactic equipment may be prepared by distributors of devices, equipment, tools, materials and pharmaceuticals.

§ 5
THEMATIC SCOPE

1. The organizer conducts theoretical and practical training as well as practical training with the participation of patients in the field of dentistry as well as regenerative and aesthetic medicine.
2. Training in the field of dentistry includes dental surgery, dental implantology, bone tissue regeneration and implant prosthetics, as well as endodontics.
3. Training in the field of aesthetic medicine includes all surgical procedures performed in this field, including in particular Botox and hyaluronic acid applications, needle mesotherapy, injection lipolysis and other treatments. They also include the use of invasive technologies, including fractional lasers, as well as non-invasive ones.
4. The organizer conducts training courses covering the issues of broadly understood economy, marketing, e-marketing, medical law, public relations, image, communication, management and related fields.
5. The organizer also conducts training in the latest technologies, including the use of stem cells and growth factors and hyaluronic acid in treatments, as well as other preparations and innovative material and equipment technologies; digital techniques in medicine, product and process digitization, laser, 3D radiological diagnostics based on computed tomography; the use of a microscope in endodontic treatment, as well as training for teams consisting of a doctor and an assistant.
6. A detailed, current training program may be published and distributed in any form on any media, including electronic and paper, including in each case on the website www.vivadental.edu.pl and www.practiculum.pl

§ 6
PURPOSE AND PAYMENT FOR TRAINING

1. The trainings are intended for:
 - a) novice doctors, starting development in a given field
 - b) advanced physicians focused on improving knowledge and skills in complex surgical procedures.
 - c) dental assistants
 - d) teams consisting of a doctor and an assistant
 - e) distributors of devices, equipment, tools, materials and pharmaceuticals.
2. Trainings are payable - the amount of the fee is included in the training program.
3. In the case of payment in installments, the training participant paying the first installment is obliged to pay all other installments, regardless of participation in the training.
4. Trainings may also be free of charge or partly payable, organized only by the Organizer or in cooperation with any entity or person.
5. In the case of trainings carried out at the request of suppliers of medical equipment, materials or pharmaceuticals; these suppliers have the opportunity to present their products in any form, narrowing it down only to information content that does not bear the signs of advertising.
6. Training may benefit from co-financing from public funds, the European Union and other funds.
7. Fees for training may be financed with loans and credits.
8. Payments for the training can be made in cash, by traditional bank transfer and via the banking platform.
9. If the training Participant sent an application for participation in the training and paid for it, he is not entitled to a refund of the price paid, and if he made the payment in installments, he is obliged to pay the full price.

10. Subject to section 11, resignation from participation in the training, for reasons for which the Organizer is not responsible, does not release the training Participant from paying the full price in accordance with the price list applicable on the date of sending the application for the training, and if the price has been already paid, it is non-refundable.

11. If the provisions of § 3 sections 7-9 do not apply, then in the event of resignation from participation in the training by the Participant who uses the training as a consumer (including in the case of termination based on the provisions of the contract or the provisions of the law, or withdrawal from the contract concluded with such participant of the contract), for reasons for which the Organizer is responsible or for other important reasons, the participant will be refunded the part of the price previously paid by the participant, proportional to the number of services (classes, training) that the participant did not use as a result of this resignation (including termination contract or withdrawal from it). In such cases, the Organizer may demand payment by the participant of a contractual penalty corresponding to 50% (fifty percent) of the price of those services (classes, training) that the participant did not use as a result of this resignation (including termination of the contract or withdrawal from it). The penalty does not exclude the possibility of seeking supplementary compensation, nor does it limit the application of the provisions of Article 746 § 1 of the Civil Code.

§ 7

RECRUITMENT

1. Recruitment is based on the participant's application for the selected type of training, which is made by him by sending to the Organizer in electronic form or personal application of a correctly completed application form, which can be posted on various websites, forums and external media.

2. By registering for the training, the applicant confirms that he/she has read the regulations, the training program and the conditions of participation and confirms that he/she accepts them in full and is obliged to pay for the training in accordance with the information provided in the training program.

3. Due to the strictly professional and professional purpose of the training and its subject, it will be considered that if the applicant does not include a different statement in the content of the Application, the applicant submits the application, and concludes and will perform the contract for participation in the training - as an entrepreneur and in connection with subject of their business activity.

4. Unpaid applications will not be qualified for participation in the training.

5. Applications may be made by the date indicated in the training conditions.

6. Participation in the training is determined by the order of applications that have been paid for.

7. Recruitment may include the obligation for the applicant and/or course participant to complete a recruitment questionnaire enabling the Organizer to assess, in particular, the applicant's knowledge and the method of obtaining knowledge about the training.

§ 8

QUALIFICATION OF PARTICIPANTS

1. Only applications that are complete and have been paid are qualified to participate in the training course.

2. Applications up to the limit of participants and meeting the formal and legal requirements confirmed by the Organizer shall obtain the status of participant qualified for the training, of which the Participant shall be informed. Limits of participants in the training are set by the Organizer.

3. If the limit of the number of participants determined by the Organizer is exceeded, participation in the training is subject to the approval of the Organizer based on the existing capacity. In case of lack of places, the applicant is offered to take the course at another time.

4. The qualification of participants is carried out by the Organizer on the basis of the application. The Organizer verifies information on the applicant's education, academic titles, professional rights and his personal data.
5. A participant qualified for the training has the right to participate in the training and to receive all information related thereto, to submit his patients for qualification for the procedure and to receive training materials prepared by the Organizer.
6. A Trainee who has sent an application and paid the fee shall be deemed to have entered into an Agreement with the Organizer to receive complete training in the full training program for which he or she sent an application. In the event of cancellation of participation in the training, the Participant shall not be entitled to any claims from the Organizer, including for a refund of the price paid. The Participant of the training, who makes payment by installment, by paying the first installment is obliged to pay the full price for the training by the specified date.

§ 9

PATIENT QUALIFICATION

1. In the field of training sessions with the performance of treatments, the Organizer qualifies Patients for the planned treatments.
2. Participants of the training have the opportunity to perform treatments on their patients during the training, provided that such a patient is qualified by the Organizer in a timely manner enabling the performance of a given procedure during the planned training. Possible disqualification of the Patient by the Organizer cannot be the cause of any complaints.
3. In the case of practical courses with the participation of Patients, the Organizer does not guarantee the Participants of the training any number of performed treatment procedures, but enables the performance of these procedures in all Patients referred for treatments during the training by the Participant of the training and qualified by the Organizer.
4. The Participant retains priority to perform treatments on his Patients.
5. The patient participating in the training makes the payment before performing the procedure in accordance with the current offer of the Organizer for the treatment during the training.
6. Treatments are performed in accordance with the procedures in force at the Organizer.
7. The Patient's prosthetic reconstruction may be performed by the Organizer or by the Participant of the training independently without the participation of the Organizer, in accordance with the will of the Participant.
8. In the case of prosthetic reconstruction performed independently by the Participant without the participation of the Organizer, the Participant bears full responsibility for the implants introduced, on which he undertook to perform this reconstruction, and for other procedures used by the Patient during the training. In this case, the Participant undertakes to resolve any complaints lodged by the Patient solely on his own account and inform the Patient about this fact before performing the treatments.
9. The Organizer does not reimburse Participants and Patients for travel costs to the place of training and performing treatments.

§ 10

PARTICIPATION IN COURSE

1. A person who has submitted an application and has been qualified by the Organizer may participate in the training.
2. The training participant is obliged to personally participate in the training and implement the training program on a full-time basis.

3. The organizer has the right and obligation to verify the person who applied for the training by confirming his identity with one of the following documents: ID card, passport, driving license, license to practice medicine.
4. In case of refusal or inability to confirm the identity of the person who applied for the training, the Organizer has the right to exclude that person from participation in the training.
5. The training participant is also obliged to participate in the Organizer's surveys and agrees to the making of photographic documentation as well as audio and video recordings containing the image of the training participant.
6. The participant is obliged to confirm participation in the training with a signature on the attendance list or on the training protocol.
7. During the training and in the place where it is conducted, it is forbidden to consume or remain in the state after consuming: alcoholic beverages, smoking and taking drugs.
8. In the event of the Participant's absence at any session or seminar, the Organizer is not obliged to provide the Participant with substitute classes on other dates.
9. The participant of the training is obliged to change the outer outfit into a doctor's / treatment outfit, including footwear, before starting the training.
10. In the case of performing educational treatment procedures for patients in treatment rooms, in a workshop room, the Participant of the training, under pain of exclusion from participation in a given procedure, exercises, lectures, is obliged to:
 - a) put on treatment clothing and footwear and use personal protective equipment such as masks, caps, gloves, treatment aprons.
 - b) comply with generally applicable rules, including sanitary and hygienic rules and preventing infections
 - c) follow the instructions of the Lecturers and staff servicing the training and performed procedures.

§ 11 GENERAL RULES

1. Participants of the training come at their own expense and risk.
2. Participants of the training are not entitled to any refunds: of any costs, including travel costs, accommodation, other expenses, lost profits, or claims or compensation.
3. Opinions about the trainings presented on the websites managed by the Organizer were recorded by him by showing free and true statements only of the Participants of the trainings conducted by the Organizer.
4. On the websites managed by the Organizer, all opinions expressed by the Participants of the trainings are presented.
5. Opinions violating the personal rights of third parties or generally accepted norms of culture may be unpublished or deleted by the Organizer.
6. Fees for training and discount systems for training services may be published on all traditional and electronic media.
7. The training organizer may at any time and at its discretion decide to discount services in relation to the prices in the current price list.
8. The training organizer sets prices for a given period in a completely sovereign manner and does not use tools that can automatically or indirectly reduce or increase regular prices based on previous consumer behavior or on the basis of automatic assignment of a given buyer to a specific group.

9. The Organizer specifies contact details regarding the purchase of educational services - email: vivadental@edu.pl, telephone: +48-58-358-85-06.

§ 12

INVOICES IN ELECTRONIC FORM

The Applicant or the Participant of the training as the Buyer:

1. By accepting these Regulations, as authorized and/or on his own behalf to represent the entity and/or himself about the data entered in the registration/application for the training, the applicant declares that he agrees to the issuing of invoices by the Organizer (as well as any corrective invoices and duplicate invoices) in electronic form and for their delivery of invoices electronically, which does not exclude the traditional - paper form.
2. Accepts that electronic invoices will be delivered in PDF format.
3. It also accepts the electronic form consisting in making the invoice available in electronic form to an individual account managed by the Seller with full integrity, secured with a login and password.
4. In the case of having an individual account, the Seller will make these invoices available with the possibility of multiple downloads and in this case undertakes to collect all invoices from this account.
5. He acknowledges that invoices in electronic form will be delivered from the following address: education@vivadental.pl or made available to his individual account administered by the Seller.
6. Indicates my e-mail address for the purpose of receiving all invoices by e-mail, consistent with the address indicated during registration for the training.
7. In the event of a change of the e-mail address indicated by the Buyer above, the Buyer undertakes to immediately notify the Seller in writing of the new address under pain of considering all correspondence sent to the current e-mail address as effectively delivered.
8. I acknowledge that, as the Buyer, it retains the right to withdraw consent to the electronic form of receiving invoices, and in this case undertakes to notify the Seller at least 30 days in advance in electronic form to the address from which invoices are sent, or in writing to the address the seller.
9. I acknowledge that the personal data provided by the Purchaser will be processed by the personal data administrator - Vivadental Spółka z o.o. with its registered office in Gdańsk, address: Victory Avenue 48, 80-210 Gdańsk, for the purpose of issuing and sending invoices in electronic form. The processing of the personal data provided is carried out in accordance with the principles set out in the Information Clause on the Processing of Personal Data in the section on Personal Data Protection. by the Seller in its internal computer network in the manner specified in art. 112a of the VAT Act and that the Seller creates backup copies in accordance with the procedures applicable at the Seller.

§ 13

EXCLUSION FROM TRAINING

If the Participant fails to fulfill or violates any of the conditions set out in these Regulations, the Organizer has the right to: refuse to participate in the training, exclude from the training, refuse to confirm the completion of the training; terminate the contract or withdraw from it, in each case with the Organizer retaining the right to receive or retain the remuneration due to the Organizer and no obligation to return it - unless the provisions of the Regulations provide otherwise.

§ 14

CONFIRMATION OF COMPLETION OF THE TRAINING

1. The verification of the acquired knowledge and skills, both in theoretical and practical training, as well as in practical training with the participation of patients, is carried out by the Organizer - a positive assessment is the basis for the participant's decision to complete the training.

2. The verification of the acquired knowledge may be carried out by the Organizer in any way, based on test questions, knowledge test, practical test, colloquium, exam, etc.

3. The confirmation of the completion of the training is:

- a) certificate and certificate according to the Organizer's template, including the place, Organizer, lecturer, date and subject of the training, the right to practice the Participant's profession and possibly other details; or
- b) Assessment report obtained by the training graduate confirming the verification of knowledge and/or skills after completing the training - in the form of test questions, exam or assessment by the lecturer of the patient's training procedure.

4. The basis for the Organizer's refusal to confirm the completion of the training by the participant may be the negative result of the check referred to in the preceding provisions, the participant's lack of participation in all (entire) classes covered by the program of the given training or the existence of payment arrears of the participant (or the entity registering the participant for the training). towards the Organizer. Refusal to issue the participant, in such circumstances, a confirmation of the completion of the training will not be treated as non-performance or improper performance by the Organizer of his obligation.

§ 15 CONFIDENTIALITY

1. The training participant is obliged to keep strictly confidential all confidential information, in particular medical, technical and technological, commercial, economic, financial, legal and organizational data as well as other information of economic value regarding Vivadental Sp. z o. o. - regardless of the form of providing this information and its source.

2. The above obligation applies in particular not to transfer, disclose or use the information and documentation specified below, constituting a trade secret pursuant to art. 11 sec. 2 of the Act on Combating Unfair Competition of April 16, 1993.

3. Confidential information includes in particular:

- a) Personal data and medical data
- b) Personal data of patients and employees
- c) Medical data of patients and employees

3.1. Technical and technological information

- a) Detailed technical information on the possession of: equipment, tools,
- b) Information on the procedures used, including the procedures of the Integrated Management System,
- c) Information regarding the location and type of premises, security measures (including physical and procedural security measures for entering the premises and access to individual premises and assets), as well as any assets of the organization that may be related to information security in any way.

3.2. Commercial information

- a) Applicable prices for services, purchase prices for materials and accessories,
- b) Information on the database of suppliers of materials and services and the prices used,
- c) All information regarding contracts concluded with suppliers and recipients,
- d) Information on talks with contractors, in particular with foreign partners.

3.3. Economic and financial information or other information of economic value

- a) Information on the financial condition of the company and sources of financing,

- b) Information on the organization of the company and its legal status,
- c) Information on the applied management systems,
- d) Information on the amount of remuneration, ways of motivating and rewarding employees,
- e) Personal data of the employed staff, their qualifications and education,
- f) Information on the IT applications and software used,
- g) Information on investments and planned projects,
- h) Information on the operating systems used and their protection,
- i) Information on how to transfer and encrypt data,
- j) Information on the layout of rooms, physical security and the location of the Company's assets, such as equipment and devices, paper documents, seals, keys, etc.

3.4. The above provisions will not apply to information obtained from Vivadental that:

- (a) are published, generally known or officially made public;
- (b) is disclosed by one of the Parties with the prior written consent of the other Party;
- (c) will be disclosed by one of the Parties due to applicable legal requirements or in accordance with a final court ruling or a final administrative decision, provided that reasonable and lawful steps have been taken to maintain the confidentiality of such information
- (d) have been obtained by the Party concerned independently of the cooperative activities.

3.5. The duration of the obligation to keep the information in question confidential also applies for a period of 5 (five) years after the end of the training and the validity of the training contract.

3.6. In the event of a breach of the obligation to keep the information referred to by one of the Parties confidential, the other Party shall be entitled to claim compensation in the full amount and remedy the damage in accordance with the applicable provisions of the Civil Code.

§ 16

PERSONAL DATA PROTECTION

1. Administrator and contact details

The administrator of personal data of training participants is a company under the name VIVADENTAL Limited Liability Company with its registered office in Gdańsk, address: 80-210 Gdańsk; Victory Avenue 48, entered by the District Court Gdańsk-Północ in Gdańsk into the Register of Entrepreneurs of the National Court Register under KRS number 0000218239, with NIP: 583-000-59-34, REGON: 190551416; with a share capital of PLN 50,000. Contact with the administrator is possible via the following e-mail address vivadental@vivadental.pl or in writing to the above-mentioned address of the administrator's seat.

2. Data processing

3. The administrator may process the training participant's data in order to:

- a) conclusion and performance of the contract - the legal basis for processing is the necessity of data processing to conclude and perform the contract,
- b) possible pursuit of claims or defense against claims related to the contract concluded with the training participant - the legal basis for processing is the necessity of processing to implement the legitimate interest of the administrator; the legitimate interest of the administrator is the possibility of pursuing claims and defending against claims arising from the concluded contract,
- c) fulfilling the administrator's obligations regarding the storage of accounting documents regarding contracts - the legal basis for processing is the necessity to fulfill the legal obligation incumbent on the administrator resulting from accounting regulations.

4. Providing personal data in connection with the concluded contract is not mandatory, but it is necessary for the conclusion and performance of the contract by the Organizer.

5. Providing personal data for marketing purposes is voluntary.

6. Data storage period

a) Personal data of training participants will be stored until the claims under the contract expire or until the obligation to store data under the law expires, in particular the obligation to store accounting documents regarding the contract.

b) The administrator will stop processing data used for direct marketing purposes, including profiling, if the training participant objects to the processing of their data for this purpose.

c) To the extent that the basis for data processing is consent, the personal data of the training participant will be processed until its withdrawal.

6. Data Transfer

6.1 If the training participant has consented to the transfer of data, his personal data may be made available to entities and bodies authorized to process such data under the law.

6.2. Personal data of the training participant may be transferred to other companies, including those affiliated personally or by capital with the administrator, i.e. companies:

- a) Vivamedia Sp. z o. o., Victory Avenue 48; 80-210 Gdańsk vivamedia@vivamedia.pl
- b) Vivadental Children's Foundation, Victory Avenue 48; 80-210 Gdańsk fundacja@vivadental.pl
- c) INFOTEL SOFTWARE Sp. z o. o. , Rybacka 7, 53-656 Wrocław www.infotel.wroc.pl
- d) Wdaxrock Publishing House Daniel Wolak, Wartka 4/7 80-841 Gdańsk www.prostykod.pl

6.3. Personal data of the training participant may be transferred to entities processing personal data on behalf of the administrator: IT service providers, entities processing data for the purpose of debt collection, marketing agents, where such entities process data on the basis of an agreement with the administrator and only in accordance with the administrator's instructions.

6.4. Personal data of the training participant will not be made available to entities in countries outside the European Economic Area.

6.5. Based on the processed personal data of the participant, the administrator will not make automated decisions towards the participant, including decisions resulting from profiling.

7. Rights of the training participant

7.1. The training participant has the right to;

a) access to your personal data and the right to request their rectification, deletion or limitation of their processing.

b) transfer of personal data, i.e. to receive your personal data from the administrator, in a structured, commonly used machine-readable format. The training participant may send this data to another administrator.

c) object to the processing of your personal data, in particular, to object to the processing of data for the purposes of direct marketing, including profiling - to the extent that the basis for the processing of personal data of the training participant is the premise of the legitimate interest of the administrator.

d) lodging a complaint to the supervisory body dealing with the protection of personal data in Poland

e) Withdrawal of consent to the processing of personal data to the extent that allows the administrator to comply with generally applicable laws and regulations related to the archiving of data on conducted trainings. Consent can be revoked at any time at the administrator's premises or by sending an e-mail to the following address: vivadental@vivadental.edu.pl or in writing to the above-mentioned address of the administrator's seat.

7.2. Withdrawal of consent does not affect the lawfulness of the processing carried out on the basis of consent before its withdrawal and to the extent necessary to maintain training documentation without

violating the provisions related to the archiving of data on conducted training. In order to exercise the above rights, please contact the administrator using the contact details indicated above.

§ 17

INFORMATION CLAUSE REGARDING VIDEO SURVEILLANCE

1. Pursuant to Art. 13 sec. 1 and 2 of the General Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/WE GDPR and The Personal Data Protection Act of May 10, 2018, Journal of Laws 2018 item 1000, in the Organizer's facilities in Gdańsk at Aleja Zwycięstwa 48 and in their immediate vicinity, the following is monitored and recorded:

2. The administrator processing the Participant's personal data in the field of monitoring is VIVADENTAL Spółka z o.o. Aleja Zwycięstwa 48, 80-210 Gdańsk, Poland, Telephone: 58 346-15-66, e-mail: vivadental@vivadental.pl, website: <https://vivadental.pl>

3. The training Participant's personal data will be processed through video monitoring in order to ensure safety and order as well as protection of people and property in Vivadental Sp. z o.o., in accordance with art. 6 sec. 1 lit. c GDPR.

4. By participating in the training and entering the area covered by the monitoring, the Participant of the training agrees to the registration of the image and, consequently, to the processing of personal data of the monitoring by Vivadental Sp. z o. o.

5. The recipients of personal data in the field of monitoring may be those entities to which the administrator is obliged to provide data under applicable law, which is decided each time by the Personal Data Administrator or a person designated by him.

6. Personal data in the field of monitoring are recorded continuously with availability up to 14 days from the moment of recording and stored only for the period necessary to achieve the purpose for which they were recorded.

7. The training participant has the right to access their data and the right to rectify them, limit processing, the right to transfer data, the right to raise objections, the right to withdraw consent to their processing at any time without affecting the lawfulness of processing, which was made on the basis of consent given before its withdrawal.

8. Personal data of the training Participant will not be transferred to a third country or an international organization.

9. The processing of the Participant's personal data will not be subject to automated decision-making, including profiling, referred to in art. 22 sec. 1 and 4 GDPR.

§ 18

CONSENT TO THE PROCESSING OF PERSONAL DATA

The participant of the training agrees to the processing of his personal data for the purpose of conducting the recruitment and qualification process and participation in the Practicum Implantologii training, by VIVADENTAL Limited Liability Company with its registered office in Gdańsk, address: 80-210 Gdańsk Victory Avenue 48, entered by the District Court Gdańsk-Północ in Gdańsk to the Register of Entrepreneurs of the National Court Register under KRS number 0000218239, with NIP: 583-000-59-34, REGON: 190551416; e-mail address: vivadental@vivadental.edu.pl, tel. 58-346-15-66 in accordance with the provisions of the Act of May 10, 2018 on the protection of personal data for the application of Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 2016. The training participant declares that he has been informed that he may withdraw his consent at any time and that he has the right to inspect, correct and request removal of his personal data at any time, excluding data whose processing is necessary for the purposes related to with medical activities and protection of patients' rights.

§ 19

CONSENT TO THE PROCESSING OF PERSONAL DATA FOR MARKETING PURPOSES

The training participant agrees to the processing of his personal data for marketing purposes within the meaning of the Act of May 10, 2018 on the protection of personal data for the application of Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 2016 and the Act of July 16, 2004 Telecommunications law for marketing purposes by VIVADENTAL Limited Liability Company with its registered office in Gdańsk, address: 80-210 Gdańsk Victory Avenue 48, entered by the District Court Gdańsk-Północ in Gdańsk into the Register of Entrepreneurs of the National Court Register under KRS number 0000218239, with NIP: 583-000-59-34, REGON: 190551416; e-mail address: vivadental@vivadental.edu.pl, phone no. 58-346-15-66; with a share capital of PLN 50,000; and declares that the personal data provided by him is voluntary. The training participant declares that he has been informed about his right to access his personal data and correct them and request their removal, as well as the right to withdraw consent at any time.

§ 20

CONSENT TO SENDING COMMERCIAL INFORMATION BY ELECTRONIC MEANS

The training participant agrees to receive commercial and marketing information by e-mail to the e-mail address and telephone number provided by me within the meaning of art. 10 sec. 1 of the Act of July 18, 2002 on the provision of electronic services from VIVADENTAL Limited Liability Company with its registered office in Gdańsk, address: 80-210 Gdańsk Victory Avenue 48, entered by the District Court Gdańsk-Północ in Gdańsk into the Register of Entrepreneurs of the National Court Register under KRS number 0000218239, NIP: 583-000-59-34, REGON: 190551416; with a share capital of PLN 50,000; e-mail address: vivadental@vivadental.edu.pl tel. 58-346-15-66, in accordance with the provisions of the Act of May 10, 2018 on the protection of personal data for the application of Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 2016. The training participant declares that he has been informed about his right to access his personal data and correct them and request their removal, as well as the right to withdraw consent at any time.

§ 21

CONSENT TO USE IMAGE

1. Pursuant to the provision of Article 81(1) of the Act of February 4, 1994. on copyright and related rights (Journal of Laws of 2000, No. 80, item 904), the training participant agrees and allows companies to use:

- a) "VIVADENTAL" Limited Liability Company with its registered office in Gdańsk (KRS No. 0000218239);
 - b) "VIVAMEDIA" Limited Liability Company with its registered office in Gdańsk (KRS No. 0000572008)
- any images of the Participant (hereinafter: "Image"), to the extent including in particular:

- (1) developing the content and form of the image and preparing the image for integration with any forms of communication;
- (2) recording and multiplying the image using any techniques, including printing, reprographic, computer, photosensitive, optical, magnetic recording and digital techniques - regardless of the format or carrier;
- (3) marketing, lending, renting or leasing media on which the image was recorded, as well as records of this image - even in the absence of simultaneous transfer of the physical medium;
- (4) broadcasting by means of vision, sound or vision and sound, including radio and television, wired, wireless and via satellite;
- (5) simultaneous integral broadcasting (re-broadcasting) of the image, in particular on digital platforms, in cable networks or via the Internet;
- (6) public performance, display, display or reproduction of the image in any form, including in cinemas and during all kinds of shows in any place and regardless of the medium used (as well as its absence), as well as in telephone networks, including while waiting per call;

- (7) making the image publicly available in such a way that everyone can access it at a place and time of their choice, including on the Internet, by streaming, video on demand (VOD), downloading) and any related techniques; including for a fee (including by displaying advertisements) or free of charge;
- (8) merchandising, including the commercial use of the image and its elements or motifs for the purpose of promoting any goods, services or undertakings, in any way, including by marketing items referring to the Work;
- (9) registering and using the image as any trademark or other distinctive element, for any goods or services, as well as using the image for advertising purposes;
- (10) deciding on publication, including the first publication of a given image.

2. The participant of the training declares that he agrees to the publication of information about the completion of the training and his photograph on all media of the Organizer, including the website and in the training album of the Organizer, and in this respect undertakes not to request the removal of his personal data in connection with the consents granted in the preceding paragraphs.

3. agrees and permits that the rights to all products, effects and other objects of rights, which arose in connection with the use of the Image by the User, will be vested solely in the Organiser.

4. indicates that the consents and permissions specified in this document apply to the Organizer's use of the Image for all purposes related to the Organiser's activities, including the promotion, advertising, offering and performance of medical services and other medical, paramedical, cosmetic or of a similar nature;

5. confirms that the consents and permissions specified in this document are free of charge;

6. reserves that the consents and permissions specified in the preceding points are granted for an indefinite period and may be revoked by the Participant at any time - the training Participant undertakes not to withdraw such consent and permission (i.e. the withdrawal will have no effect) in relation to activities (forms of use) already performed or initiated by the Organizer (e.g. in the form of purchasing or ordering materials containing the image, ordering them to be made public, etc.) before receiving a written statement on withdrawal of consent and permission.

§ 22 RESPONSIBILITY

1. The organizer declares that the content provided by him during the training is only educational. The Organizer shall not be liable for any damage caused to the Participants of the training or third parties, in connection with or as a result of the Participants' use of information, knowledge or skills acquired during the training in any way, including in particular in a manner inconsistent with their intended use.

2. The organizer is not responsible for cash, documents and other valuables left by the training participant at the place of the training. In the case of items exceeding the value of PLN 500, the training participant is obliged to report this fact to the Organizer in order to secure it.

3. The organizer is not responsible for damages caused by other participants of the training.

§ 23 DISCLAIMER

1. All content posted on the Organizer's websites, or on any forums or media, in particular information, education or advertising, as well as the form of expressing such content, including presentations, materials, scripts and lectures, are subject to the exclusive rights of the Organizer, or third parties, and subject to legal protection. These content and forms have been individualized in a way that identifies the Organizer, third parties associated with him and his company. In connection with the above, recording lectures, copying, duplication, distribution or any other processing or use of these contents or forms, or content or forms, or similar to them, is prohibited, may result in legal liability, in particular based on the provisions of the Civil Code on the protection of personal rights, the provisions of the Act

of February 4, 1994. on copyright and related rights (Journal of Laws 2022.2509) or the provisions of the Act of April 16, 1993. on combating unfair competition (Journal of Laws 2022.1233).

2. The intellectual property rights related to the completed and completed training, including all data, graphic files, photos and video files, are vested solely in the Principal, and the participants may use them only on the basis of the Organiser's written consent under pain of legal liability.

§ 24

PROCEDURES FOR PREVENTING INFECTION BY Covid-19 SARS-CoV-2

1. The participant is obliged to maintain the safety rules and comply with the infection prevention procedures, including the prevention of Covid-19 virus infection, generally applicable on the basis of legal acts and resulting from the procedures in force at the Organizer or imposed by him at the place of the training.

2. By deciding to participate in the training, which is understood as participation in each class, i.e. sessions and seminars, lectures, exercises and treatments, as well as other forms of education and time organization in the training area, the Participant agrees to the participation of other Participants, Patients and other persons, including those servicing the training, and takes full risk and full responsibility for the possible consequences of staying in contact with people who may be carriers of the Covid-19 virus, as well as being its carrier, including infection with this virus or infection other people. The Participant declares that in such cases he will not make any claims to the Organizer and releases the Organizer from any liability for the consequences that may result from this.

§ 25

EDUCATIONAL POINTS

Pursuant to the Ordinance of the Minister of Health of October 6, 2004 on the ways of fulfilling the obligation of professional training for physicians and dentists and the entry into the register of the Regional Medical Chamber in Gdańsk of entities educating physicians and dentists No. 53-000087-002-0006 - for completing training, the Participant of the training may be entitled to educational points depending on the decision of the District Medical Chamber in Gdańsk and the number of training hours in which he/she took part on the basis of documented and signed attendance lists.

§ 26

FINAL PROVISIONS

1. By joining the training, the Participant accepts the above Regulations and undertakes to comply with them.

2. All information related to the organization and course of training is provided by the Organizer via e-mail vivadental@vivadental.edu.pl, or by phone at the following telephone numbers: 58-346-15-66 or 503-503-506.

3. These Regulations apply from January 1, 2023.

4. These regulations may be changed by the Organizer in any way and at any time, but the Organizer is obliged to notify the Institutions to which they have been submitted, including in particular the District Medical Chamber in Gdańsk, about such changes.

Gdańsk, 01.01.2023.

EUROPEAN DENTAL IMPLANT INSTITUTE VIVADENTAL