

GENERAL TERMS AND CONDITIONS

OF THE ADELI MEDICAL CENTER (ADELI CENTER)
IČO: 35 850 655, ODD. SRO, VLOZKA C. 17467/T

1. VALIDITY.

(1.1) The present Terms and Conditions govern contractual relationship between the Patient and the ADELI Center. They remain in force for all treatment of the Patients of the Rehabilitation Center.

(1.2) For the rights and the obligations of the Patient the present Terms and Conditions are valid, subordinate to the laws and regulations of the Slovak Republic on medical and rehabilitation facilities.

2. PATIENT ADMISSION.

(2.1) A request for admission of a patient is expressed and confirmed through providing the ADELI Center with an application form which is filled out and signed by the Patient or his legally authorized Guardian. The admission of a Patient to the rehabilitation program is fully at the discretion of the ADELI Center.

(2.2) The ADELI Center is obliged to admit the Patient to the fixed rehabilitation session solely after providing the Patient with a confirmation of admission.

3. PAYMENT CONDITIONS.

(3.1) The Patient is informed about the costs of the rehabilitation course via a detailed proforma invoice. The Patient agrees that the proforma invoice which includes a list of the planned therapeutical measures will indicate only an average rehabilitation program. The amount/length of treatments and therapies may be adjusted for an individual Patient in his best medical interest. The adjustments to the program are solely at the discretion of the chief physician of the ADELI Center.

(3.2) All fees and payments are understood as including taxes and legal fees. No third party but only the Patient or his legally authorized Guardian is responsible to the ADELI Center for the payment of all rehabilitation fees.

(3.3) The rehabilitation fee is to be transferred to the account of the ADELI Center at least 30 calendar days prior to the starting date of the rehabilitation session. All commissions and charges in connection with the transfer are at the expense of the Patient.

(3.4) The rehabilitation service is insured to the Patient by the written confirmation of admission. All medical, legal, treatment, special and other fees are paid by the ADELI Center to relevant entities upfront to insure the therapy session for the Patient. In case of cancellation of the rehabilitation course by the Patient less than 30 days prior to the start of the session, a cancellation fee in the amount of 50% of the treatment cost is withheld by the ADELI Center.

In case of a cancellation of the rehabilitation course by the Patient less than 15 days prior to the start of the session, 80% of the treatment fee will not be reimbursed.

(3.5) The payment obligation of the Patient to the ADELI Center remains in force independently of Patient's insurance institution, its terms and general business conditions.

4. REHABILITATION.

(4.1) The ADELI Center provides a rehabilitation course generally including the application of the ADELI Suit and other therapeutical measures and treatments. The ADELI Suit is known as the "therapeutic device for treatment of the patients with posture and motor disorders of cerebral, stroke, brain trauma origin." Its structure and application method is patented and protected worldwide with help of the World Intellectual Property Organization.

(4.2) Notwithstanding any provision to the contrary, the ADELI Center's chief physician, at his sole discretion and in the Patient's best interest, shall establish the content and the daily routine of the rehabilitation treatment which may but will not always include each of the rehabilitative procedures planned (3.1).

(4.3) The Center in its sole discretion has the right to terminate the treatment without any refund upon following circumstances:

a) due the failure of the Patient in making full payment according to the proforma invoice of the ADELI Center.

b) in case Patient withheld information on any infection endangering other patients or the personnel of the ADELI Center.

c) if at any time during the rehabilitation course period the Patient should have no comprehensive medical insurance, regardless of whether the loss of medical insurance is temporary.

d) if anytime during the treatment course period, the Patient is unwilling or unable, for any reason, to continue the rehabilitation treatment course.

e) If important information on Patient's condition was withheld from the ADELI Center.

(4.4) The Patient is allowed to make photo or video recordings of the treatment solely with prior written permission of the ADELI Center. In any case, this material may only be used for private purposes and may not be published.

(4.5) The Patient provides the ADELI Center with full information on his health condition, independently whether this information will affect the scope of the rehabilitation course.

(4.6) The Patient has valid comprehensive medical insurance throughout the rehabilitation course period. Furthermore, the

Patient acknowledges that the ADELI Center will not and has no obligation to provide any medical insurance and is not responsible for any of the Patient's medical or any other bills outside the scope of the rehabilitation course as provided in these terms and conditions.

(4.7) The ADELI Center cannot guarantee an improvement or any specific level of improvement relevant to the Patient's neuroorthopaedic disorders.

5. ACCOMMODATION AND BOARD.

(5.1) The admission of the Patient to the rehabilitation course substantiates exclusively a rehabilitation treatment agreement and not an accommodation and board contract. The rehabilitation at the ADELI Center is not stationary.

(5.2) Whether the accommodation and board of the Patient takes place within the building, or in an outside hotel or private apartment or any other entity is decided on solely by the Patient himself according to his preferences. The accommodation and board service is provided to the Patient by the chosen entity/facility and is paid by the Patient directly to the entity. The ADELI Center carries responsibility neither towards the entity chosen by the patient, nor towards the Patient himself in this respect.

(5.3) The ADELI Center informs on possibilities for accommodation and board in or outside the building. The ADELI Center is held harmless in case the information on prices and services of the third parties may be invalid or incorrect.

6. INDEMNIFICATION.

(6.1) The Patient holds the ADELI Center harmless from any Patient or ADELI Center's losses or legal responsibility with regard to any Patient breach of these terms and conditions or any Patient's activity outside the the scope of the rehabilitation course, including activities outside the premises of the ADELI Center.

7. VALUABLE OBJECTS.

(7.1) The ADELI Center carries no responsibility for Patient's valuable objects in case they are not properly deposited with the administration of the Center.

8. FULFILMENT AND GOVERNING LAW.

(8.1) All disputes and discrepancies are governed by the responsible local court. The place of fulfilment of mutual rights and obligations is the location of the ADELI Center; Slovak law is the governing law.