## **Membership Agreement – DATA for GOOD Foundation**

- 1.1 This agreement is between you and DATA for GOOD Foundation (CVR no. 39708493), ('DfG') when you register as a member ('member').
- 1.2 DfG is a commercial foundation with the non-profit purpose of promoting data-based development with the citizen in control of their own data. You can read more about DATA for GOOD and our activities at <a href="https://www.dataforgoodfoundation.org">www.dataforgoodfoundation.org</a>.
- 1.3 As a member of DfG, you get access to share data about yourself, from the data sources to recipients by whom you have given consent for the purposes you consent to.
- 1.4 Only private individuals over the age of 18 are eligible for membership of DfG.
- 1.5 Membership is free of charge.
- 1.6 You can find information about how DfG processes your personal data in our 'Privacy Policy'.

# 2. Creating a profile

2.1 To use the DfG Personal Platform, you must create a profile. Creating a profile requires you to provide your name, email and to identify yourself via a national digital ID-system dependent on your home country.

### 3. The DfG Personal Platform

- 3.1 A membership of DfG and access to the DfG Personal Platform means that a number of features are made available to you via the DfG Personal Platform.
- 3.1.1 In your personal consent overview, you can give specific recipients consent to collect your personal data for specific purposes from specific data sources. The consent is given based on a request that you receive via the 'DfG Personal Platform' from the data recipient. The data to be collected depends on the specific request from the data recipient and (i) the data you consent to share and/or (ii) the specific purpose you consent to share your data for. It is always completely voluntary whether you give your consent.
- 3.1.2 If you provide a consent to share personal data for a specific purpose, the DfG Personal Platform will retrieve the relevant personal data from the data sources you have consented to, in a way where the data from the source is simultaneously anonymized and encrypted. This ensures that the entire dataset can be processed, analysed and calculated in encrypted mode so that the data recipient receives the requested insights into your personal data, but without anybody except yourself being able to see your data in personally identifiable form. In the event the data recipient requests access to see your data in a personally identifiable form to fulfil the purpose of the processing of your data, you will be asked to provide a specific consent hereto.

- 3.1.3 In your personal consent overview, you can consent to receive information or event invitations from specific senders. It is always completely voluntary whether you want to consent.
- 3.1.4 In the DfG Personal Platform, you can withdraw one or more or all the consents you have given at any time. From the time you withdraw your consent, the receiving party will no longer be able to receive or analyse your data or send you messages directly.
- 3.2 Sharing and use of your personal data will always be based on your consent provided to a specific request stating the purpose, description of purpose, recipients of data and/or insights, time frame, etc. Processing your data for these purposes is thus based on a voluntary and informed consent in accordance with the rules of the General Data Protection Regulation (GDPR). If you do not believe you have received sufficient information, please do not give consent. You can always contact DfG for further information.

### 4. Right to use

- 4.1 As long as you comply with the terms of this Agreement, DfG hereby grants you a limited, revocable, non-transferable, non-exclusive license to use the DfG Personal Platform for the purpose of collecting and sharing your personal data or insights into your personal data with the recipients hereof.
- 4.2 All content on the DfG Personal Platform, including but not limited to text, layout (e.g. graphics, logos, names, designs, page headers, button icons, scripts and service names) and sound, is protected by intellectual property or proprietary rights and is the property of either DfG or a third party with whom DfG has entered into an agreement. You may not use the above for any purpose other than as stated in this Agreement.

### 5. Operation etc.

5.1 DfG performs ongoing maintenance and updates of the DfG Personal Platform. In connection with maintenance, some or all functions may be temporarily unavailable. To the extent possible, we will inform you in advance of expected disruptions in DfG.

#### 6. Termination

- 6.1 You can terminate your membership at any time and without notice by contacting DfG. You can also choose to simply delete your profile directly in the DfG Personal Platform. If you delete your profile, we will consider it as your termination of the membership. We will consider any termination as a withdrawal of all consents you have given in the DfG Personal Platform.
- 6.2 DfG may choose to suspend or terminate the DfG Personal Platform services, temporarily or permanently. We will endeavour to provide reasonable notice. A suspension or termination from DfG will be equivalent to the withdrawal of all consents you have provided in DfG.

6.3 DfG may terminate your membership agreement and your right to access and use the DfG Personal Platform with 1 month's notice.

# 7. Responsibility and liability

7.1 Your use of the DfG Personal Platform is at your own risk and responsibility. DfG cannot be held liable for your use of the DfG Personal Platform and your choice to voluntarily make your personal data available to parties and projects via the DfG Personal Platform. DfG cannot be held liable for any indirect or consequential losses.

### 8. Changes

8.1 DfG may revise or update this Agreement by posting an amended version through the DfG Personal Platform. If a change is significant, DfG will notify you of the change. If you do not agree to the amended Agreement, you may terminate your membership without further notice. Your continued use of DfG Personal Platform after the change has been notified to you is considered acceptance of the updated agreement.

# 9. Choice of law and jurisdiction

9.1 If a dispute cannot be resolved through mediation, disputes shall be resolved by the Court of Frederiksberg. All disputes are subject to Danish law.

#### Contact us

The DATA for GOOD Foundation, Biskop Svanes Vej 62C, 1. tv. 3460 Birkerød, Denmark CVR no. 39708493 Phone number: +45 24651119

Mail: info@dfgfoundation.com