

## Informed consent of the customer (or legal guardian) to the genetic genealogical testing

### Basic information

The genetic genealogical tests are a special examination by which the presence or absence of hereditary markers in the person examined, according to which a person can be assigned to a genealogical haplogroup, is confirmed or excluded. From these genetic genealogical tests you cannot draw any conclusions about the health condition of the person. The genetic test is voluntary and your informed consent to the test is needed because we are dealing with confidential information.

### Information of the customer (please, complete legibly as we need these data for sending you the test results)

First name und surname

Date of birth

Address

E-mail (to keep you inform of the progress of the analysis)

Phone (non-obligatory)

Sex  man  woman

**Molecular-genetic examination** (cross the selected tests):  mtDNA-test – maternal line  Y-DNA-test paternal line

**Type of DNA-sample:** Buccal (cheek) swab. The sample will be destroyed after handing over the test results to the customer according to the applicable guidelines with the risk that the result cannot be verified in future, if necessary. Further genetic testing will require collection of new samples.

### CONSENT

I, the customer (legal guardian), hereby declare that I have read the information about the test (principle, purpose, character, procedure). I had the opportunity to ask supplementary questions and if I asked I got answers to all my questions. Based on this information I hereby give my CONSENT to perform the selected genealogical tests. I understand that the result of my genetic genealogical test can have emotional effects on me. The test results are strictly confidential and will be delivered to the address mentioned above and will not be disclosed to any other person.

#### Consent to processing of your personal data that you provide us

The client grants its express permission to the laboratory to process its personal and sensitive data in accordance with Act No. 101/2000 Coll., on personal data protection, and Regulation No. 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data. In this case, the term "data processing" means data collection, storage and disposal. The term "personal data" means client's contact data needed for mutual communication with the laboratory, namely: name, surname, address, telephone number and electronic address, and date of birth. The term "sensitive data" means client's genetic and biometric data. The laboratory is entitled to collect the provided data for the specified purpose only and within the scope and for the period as necessary to fulfil the specified purpose. The purpose of data processing is a genetic analysis of the client's biological sample based on client's request and order. During processing, the laboratory employees will only have access to the sample. The sample will be secured with a coding system and with the laboratory's security system. Granting the permission is voluntary and the client is entitled to withdraw it at any time in writing. The laboratory keeps personal data pursuant to the legislation for a period as absolutely necessary, usually during the warranty period after the moment of termination of the last contract. The client is entitled to address the laboratory with any question concerning personal data processing, ask to have its data deleted or amended, to be given information about what data the laboratory is processing, and request access to such data. The client has also the right to require the laboratory to put a limit on personal data processing. If the client believes that the laboratory treats its personal data in contradiction with the client's personal life protection rights or in violation of the legislation, it may ask the laboratory to provide explanation and correction. The client has the right to appeal to the Office for Personal Data Protection if in doubt about the observance of the obligations relating to personal data processing. If an underage or incapable person is not legally able to grant his or her consent to process data, such personal or sensitive data cannot be processed without the permission of his or her legal guardian, an official or other person or authority legally authorized to do so. Such guardian's permission can be withdrawn at any time in writing.

Customer's signature (of the legal guardian)

Date and place

Identification of the legal guardian:

First name and surname: \_\_\_\_\_

Date of birth: \_\_\_\_\_

Relationship to the customer: \_\_\_\_\_