

PRIVACY POLICY

Last Update: 02/04/2025 Revision No. 16

This Privacy Policy ("Policy") from Biospace, Inc., DBA InBody ("InBody") is regarding and covers the Services, as defined below. This Policy states how we collect, use, disclose, and protect the Personal Information that an End User and/or an Analysis Facility provides us using the Service(s). This Policy is made counterpart to, and is deemed executed concurrently with, the Terms of Service for Analysis Facility/End User and a LookinBody Web Subscription Agreement entered between you and InBody, if applicable.

If you are a California resident, please also review our California Privacy Act Addition, which is how our privacy policy pertains specifically to California residents and businesses. You can find that addition at <u>InBody California Privacy Act Addition</u>.

If you are a New York state resident, please also review our New York Privacy Act Addition, which is how our privacy policy pertains specifically to New York state residents and businesses. You can find that addition at InBody New York Privacy Act Addition.

You agree to the following:

I. Definitions

- A. End User An individual, patient or a customer who receives or uses the Service(s)
- **B.** Analysis Facility A business, an association, an enterprise, or an organization that provides the use of the Service(s) and a facility where the Product or the Site is located
- C. Facility User An employee, a representative or a member of the Analysis Facility
- **D.** Facility Administrator (Admin) The employee or an associate of the Facility who is in charge of the Site's account and has a higher level of authority than the Staff member
- E. Staff Member An employee or an associate of the Facility who uses the Site but has limited access
- F. Protected Health Information According to the Health Insurance Portability and Affordability Act of 1996, Public Law 104-191, as amended, and inclusive of the Privacy Rule, Security Rule, Breach Notification Rule and Enforcement Rule (45 CFR Parts 160 and 164) promulgated by the United States Department of Health and Human Services ("HIPAA"), Protected Health Information is information that is a subset of health information including demographic information collected from an individual that: (1) is created or received by a health care provider, health plan, employer, or health care clearinghouse; (2) relates to an individual's past, present, or future physical or mental health or condition, the provision of health care to the individual, or the past, present, or future payment for the provision of health care to an individual; (3) identifies the individual or for which there is reasonable basis to believe the information can be used to identify the individual; and (4) is transmitted by electronic media, maintained in electronic media, or transmitted or maintained in any other form or medium.
- G. Personal Information End User's non-public information which InBody receives through End User's use of the Service that can be used, alone or in combination with other information in InBody's possession, to identify a particular individual. It may include information such as name, email address, telephone number and other personal information the End User provides InBody and it may include Protected Health Information that an individual provides to the Covered Entity
- H. Covered Entity The definition of the Covered Entity remains the same as in 45 CFR § 160.103 of HIPAA
- I. Aggregated or De-Identified Information Information that does not identify you as a specific individual
- J. Custody When Personal Information or Protected Health Information or other information regarding an End User or Facility User is transmitted to and maintained within our server
- K. Control When Personal Information or Protected Health Information or other information regarding an End User or Facility User can be viewed, added, edited, deleted, and or transferred by InBody for the purposes described in this Policy
- L. In this Policy, the words "InBody", "we", "us" and "our" refers to Biospace Inc. DBA InBody
- M. In this Policy, the words "you" and "your" refers to the non-InBody signatory to this Policy

II. <u>Services We Provide</u>: This Policy applies to the following:

- InBody's body composition analysis devices, stadiometers, grip-testing devices, and related accessories (the "Products"):
- B. InBody-provided applications that give you access to view, add, update, or delete data (collectively, the "App");
- C. InBody data management website(s) and/or an extension of the website(s), including, but not limited to, https://usa.lookinbody.com and the LookinBody App (collectively the "Site"); and
- **D.** The data, analyses and other content collected, processed, analyzed, generated or delivered by a Product, the App, or the Site, including without limitation, text, graphs, calculations, copy, audio, video, photographs, illustrations, images, graphics and other visuals (the "InBody Content") (all collectively, the "Service" or "Services").

III. Information We Collect

A. Information We Collect from an End User:

- 1) App: When you register for the App, we require the following information: your name, email address, telephone number, age, height, weight, and sex.
- 2) Product: Our Body Composition Analysis Device collects multiple data points from your body and outputs information such as BMI, PBF, Lean Body Mass, Skeletal Muscle Mass, level of Body Water etc. Accessories connected to the InBody Body Composition Analyzer may collect and output many different data points. Results from the device and the accessory are pooled together and associated with your registered ID and/or telephone number. If you wish to be left anonymous and unidentifiable, you may use the Product as a Guest. Height, weight, age, and biological sex (at birth) are still required from a Guest user to process the data. The storage of your data on the server allows you to track changes over multiple tests and multiple Service(s). The guest user may not be able to track their results. Also, depending on the model of the Product, additional body composition measurement information may be stored, such as visceral fat level, leg lean mass etc.
 - Please note that certain Products may communicate with specific Apps or Site(s) only. For example, the InBody Hi App communicates only with the InBody PUSH. Please speak with your InBody representative for additional information.
- 3) Wearable devices: Wearable devices track your sleep, calories, activity, steps, etc. You have the option to use different functions such as your activity time, distance traveled, and calories burned. You may also selectively choose to hide any of the functionalities (except battery, time, and body composition analysis) from the screen of the Wearable device. The Ranking system function, derived from the Wearable device, in the App is available for you to compare your steps and/or scores activity with your friends and family who have this system available and turned on. This optional feature requires you to provide access to the contacts and opt-in to share your results with your contacts through settings. To know more about ranking system and the different functions of the Wearable device, please refer to the "Terms of Service for End User".
- 4) As it pertains to the Personal Information that you share about yourself to InBody using InBody's Service directly, without an Analysis Facility, you agree that no Protected Health Information is included, and that HIPAA does not apply to such Personal Information.
- B. Information We collect from an Analysis Facility: An Analysis Facility may be asked to provide InBody with Personal Information of Facility Users who may access the Site. Such information can include their full name, telephone number, email address, and date of birth. The Staff member is a sub-tier account to the Admin account with limited access to the Site. Each Analysis Facility may have a different staff structure, and the level of access to the End User's information, will be determined by InBody at our sole discretion by reference to the Facility User's responsibility and role at the Analysis Facility. A Facility User's personal information is used to create account logins for the Site during the creation of an Administrator account and/or Staff member account. The Facility User is responsible for the accuracy of the information, any changes or updates on the account, and the confidentiality of the login credentials for the Site. A Facility User may be asked to provide identifiable information to InBody if they call in for support.
- C. Analysis Facility Covered Entity: In the event when a Covered Entity purchases the LookinBody Web Subscription, InBody becomes its Business Associate and both parties must comply with Privacy and Security Rules of HIPAA. An Analysis Facility that is a Covered Entity hereby represents and warrants to InBody that such Analysis Facility has obtained the necessary Authorization Form, to ensure that such Analysis Facility has consent to disclose each End User's Personal Information and Personal Health Information which shall comply with HIPAA and other applicable state and federal privacy laws. The Covered Entity that discloses the Personal Health Information to InBody must enter into and comply with terms of a mutually agreeable Business Associate Agreement.
- **D.** Information Collected Automatically: We may automatically collect the following information from your use of the Service(s) through cookies, web beacons, and other technologies: your domain name, browser type, operating system, web pages you view, links you click, your IP address, the length of time you visit our Site and/or use our App, mobile

device, mobile number, and the referring URL, the webpage that led you to our Site etc. We may also have access to other data such as location, calls, mobile camera, photo gallery, and contacts, if you allow. Note that this information that is automatically collected does not include Protected Health Information.

- E. Information Collected Purposely: Should your Product be connected to InBody's Services, in particular the LookinBody Web cloud-based data management software, you agree and understand that InBody may access and extract from your Product certain quality control reports, including error codes, for Product support and research & development purposes; this includes Product calibration information and software information, the most recent one hundred (100) tests (without Personal Information), and noise information.
- F. Cookies and Other Collection Tools: We may use our cookies and other collection tools to track information about your use of our Site and other Services, or to track aggregate and statistical information about User activity. A cookie is a small file containing a string of characters that is sent to your computer when you visit a website; in this case the Site. When you visit the Site again, the cookie allows that site to recognize your browser. Cookies may store user preferences and other information such as a login credential and/or password. You can reset your browser to refuse all cookies or to indicate when a cookie is being sent. Other technologies are used for similar purposes as a cookie on other platforms where cookies are not available or applicable. Some cookies allow us to make it easier for you to navigate our Site and other Services, while others are used to enable a faster login process or to allow us to track your activities on our Site. All cookies are allowed, by default, but you can adjust this setting and clear cookie for all sites or for certain pages. You can disable or remove first-party and third-party cookie information and data. If you remove cookies, things like saved preferences on websites might get deleted and some website features or services may not function as well. But if you prefer, you can edit your browser options to block them in the future. The help portion of the toolbar on most browsers will tell you how to prevent your browser from accepting new cookies, how to have the browser notify you when you receive a new cookie, and/or how to disable cookies altogether.
- G. Integrated Technology Collection: InBody has integrated certain Services, including the App and wearable devices, with a number of third-party service providers unaffiliated with InBody or InBody's affiliate companies. Please see below a list of such providers and the information collected via their integrated technology:

Google Fit

- Body composition: height, weight, body fat percentage
- Step: Number of steps, distance, heat consumption
- Blood pressure: systolic, diastolic

Apple Health

- Body measurement: Weight, height, body fat, body fat percentage, body mass index
- Activity: Number of steps

Samsung Health

- Weight
- Height
- BMR
- Body fat mass (BFM)
- Fat free mass (FFM)
- Skeletal muscle mass(SMM)
- Body Fat(PBF)
- H. Misc.: The application of this Privacy Policy is subject to the required equipment(s) and application(s) to upload and/or download the data to and from our server and is subject to the requirements or provisions of any applicable federal and state legislation, federal and state regulations, agreements or the ruling of any court or other lawful authority. All Analysis Facility Users, and InBody employees and contractors, with access to End User's Personal Information are required to comply with this Privacy Policy.

IV. <u>Use of Information</u>

A. Use of End User's Information: by Analysis Facility

- 1) To track user's performance at that Analysis Facility such as total amount of body fat lost, total amount of lean body mass gained, etc.
- 2) To track total users and the Facility's performance such as total tests, existing users, new users, etc. This allows Facility Administrator to track how well their Analysis Facility is doing
- 3) To serve you:

- a. To provide you with your Personal Information such as your BMI, PBF (Percent Body Fat), Lean Body Mass, Body Water, BMR, Systolic and Diastolic Blood Pressure measurements etc.
- b. To help achieve your goal, your Analysis Facility may assign a Facility User(s) to chat with you. This additional feature is provided to help you stay connected with your advisor. Any changes or updates to the assigned advisor should be discussed with the Analysis Facility
- 4) We collect information such as phone number, ID, name, or medical history to categorize the data for the Analysis Facility and to allow you to track your progress easily when you participate in different challenges.

B. Collection of End User's Information: for the End User

- 1) Your Personal Information is stored on the server for your convenience, so you can access your data from App
- 2) We may have access to some of your data generated by your mobile phone, with your consent, to allow you to take full advantage of the App and the Product. This may include accessing and using:
 - a. Location To allow your wearable device and phone to pair and report fitness level(s)
 - b. Camera To allow you to take pictures and share with the Facility User
 - c. Call To make calls to a Facility User and to allow call notifications to be sent to your wearable Product
 - d. Gallery To allow you to share your images with the Facility User
 - e. Contacts To allow you to track and rank your family and friends who use the App and the Product
- 3) Your email address is used to send you a temporary password if and when you forget your credentials for the App; it may also be used for other services related to your password to confirm your identity. You have to manually confirm the usage of your email for any of these services
- 4) We may send you an electronic message through email or SMS where we take your consent in accordance with the applicable law

C. Use of End User's Information: by InBody

- 1) To serve you:
 - a. To provide support to inquiries made by you or the Analysis Facility regarding the Service(s); In the case of an inquiry, name and/or ID will be used by us for identification purposes
- 2) To give access to third parties to process that Personal Information:
 - a. Third parties that are affiliated with us may have access to your Personal Information to process information and/or to provide you services
 - b. When the information is entered on the Product (that is connected to the internet), App or the Site, it automatically gets uploaded on the Server. Access to the Server is open to InBody and its contracted affiliates for the same purposes as InBody
 - a. When we share your Personal Information with any such third party we make sure they have appropriate safeguards in place for the protection of your Personal Information and Personal Health Information so that the subcontractors and/or business associate are in compliance with HIPAA and other applicable state and federal privacy laws.
- D. Other Uses of Personal Information: Other uses and disclosures of Personal Information not covered by this Policy and permitted by the applicable laws that apply to us may be made with your consent, your written authorization or that of your legal representative, or where permitted or required by applicable law. If we are authorized to use or disclose Personal Information about you, you or your legal representative may revoke that authorization in writing at any time with the Analysis Facility, except to the extent that we have taken action relying on the authorization or if the authorization was obtained as a condition of obtaining your account, or if we are legally required to make a particular use or disclosure of your information. You should understand that we will not be able to take back any disclosures we have already made with your authorization.
- V. <u>Disclosure of Information</u>: We may share your Personal Information, with the following entities for the purpose described below provided that our sharing of your Personal Information and their use of your Personal Information complies with HIPAA and other applicable state and federal privacy laws.
 - A. Business transfers: We may disclose Personal Information in connection with the sale, merger, sale of assets or reorganization of InBody or its affiliates. In such an event, your information will transfer to the acquiring company. Notice of such a transfer will be provided by posting to the Site or via another form of communication.
 - **B.** Third Parties: We have a relationship with third-party service providers including, but not limited to, InBody Co., Ltd. They help us provide services to you, administer our business, and design, maintain, improve our Service(s), systems, procedures, protocols, and security.

When we allow our contracted third-party service provider to have access to your Personal Information, they are permitted to use it only for purposes that are consistent with this Policy. We ensure, through agreements in place, that these third parties have an equivalent level of protection established in their organizations for sturdy protection of your

information. If a substantial change in our or our associates' business model occurs, that impacts the use of your information, an updated privacy policy will be provided. Below is the list of some of the third parties that may use your Personal Information:

1) Use of Personal Information: By InBody Co., Ltd.

- a. InBody Co., Ltd. may share or sell aggregated, de-identified, data that does not identify you, with partners and the public in various ways, such as by providing research or reports about health and fitness or in connection with contests, challenges or another event. When they provide this information, they perform appropriate procedures so that the data does not identify you.
- b. To administer and maintain the Server, thus the Personal Information contained therein
- To provide the highest level of support, if needed, to understand and solve any issue that may arise from you
 or the Analysis Facility.
- d. To help create, develop, operate, deliver, and improve Services.
- e. To track and respond to safety concerns and to further develop and improve Services
- To aggregate data for trend analysis and broad demographic information and other business purposes including Service development and improvement activities
- C. With Service Providers and Business Partners: We may collaborate with other companies and individuals to perform services on our behalf. Any such subcontractor will be treated with and under the compliance of 45 CFR § 164.502(b). Examples of providers include data analysis firms, credit card processing companies, customer service and support providers, email and SMS vendors, web hosting and development companies and fulfillment companies. Companies may also include our co-promote partners for Services that we jointly develop and/or market with. These third parties may be provided with access to the Personal Information needed to perform functions for us, but the use will be subject to contracts and agreements in place that protect the confidentiality of the information. Third party integration with our Services, such as Site, may require access to the Personal Information in a non-traditional manner which will be subject to different set of terms.
- D. Law enforcement: We may disclose and report to law enforcement agencies information related to activities that we reasonably believe to be unlawful, or that we reasonably believe may aid a law enforcement investigation into unlawful activity. In addition, we reserve the right to release your information to law enforcement agencies if we determine, in our sole judgment, that the release of your information may help protect the safety or property of any person or entity.
- **E.** Required or Permitted by Law: We may disclose your information to others as required or permitted by law. This may include disclosing your information to governmental entities, or pursuant to court orders, subpoenas, warrant, summons or similar process.
- **F. Protection for Us and Others:** We may disclose the information we collect from you where we believe it is necessary to investigate, prevent, or take action regarding illegal activities, suspected fraud, situations involving potential threats to the safety of any individuals, violations of our <u>Terms</u> or this Policy, or as evidence in litigation in which we are involved.
- G. Data That You May Direct Us to Share: You can direct us to share your data with other parties or users. For example, you may authorize us to share your data with other End Users through the mobile App, with your employer as part of a wellness program or with other End Users or Analysis Facilities in connection with your participation in contests, challenges or other events. You may also direct us to share your Personal Information with any other third-party app or website which will be subject to different set of terms and conditions.

VI. Consent

- **A.** Unless we determine that we require an additional consent for specific Service(s) or any other new purpose, you agree and consent that we may collect, use, share, or otherwise process your Personal Information in accordance with this Policy.
- **B.** Your consent denotes that you have read the Policy in its entirety and understand the collection, use and disclosure of your Personal Information in our organization.
- C. In most cases, you have the ability to withdraw your consent. However, because of regulatory requirements imposed upon us, or contractual obligations you have with us, there are certain limited circumstances where you may not withdraw your consent to the collection, use or sharing of your Personal Information. If you choose not to provide us with certain Personal Information, or where you have withdrawn your consent, we may not be able to offer you the Services or information that you requested or that could be offered to you. For example, if you withdraw your consent to use Personal Information such as weight, height, or biological sex, it will be impossible for the InBody Body

Composition Analysis Device to test your composition. Personal Information will not be disclosed without the consent of the individual, except to the extent permitted by applicable law in following cases:

- 1) Contact relating to Service inquiries or repairs
- 2) Requests for disclosure for legitimate legal reasons
- 3) When necessary to protect life, health, property or other vital interests of the End User
- 4) When a transfer of Personal Information is judged necessary to continue service in the event of changes to the service provider for example: a company merger
- 5) Other disclosures required or permitted by applicable law.
- VII. <u>Data Retention and Deletion</u>: We and our affiliates actively retain Personal Information for ten years for our relationship for the purposes described above or as permitted or required by federal law. Aggregation of data will take place after ten years of your inactivity. Your Personal Information is aggregated when you are inactive on the App AND have not used the Product for ten years. When your information is aggregated, your Protected Health Information, name, ID, phone number, and email address, is deleted permanently. Only the de-identifiable information is kept for development, improvement, and/or marketing purposes. Inactivity is defined by two requirements:
 - 1) When you are inactive (have not logged in) on the App
 - 2) When you have not used the Product at the Facility

Inactivity or cancellation of the subscription by the Analysis Facility from the Product or the Service does not impact your access to previous test results or the test results produced by InBody wearable products. If you are continuously using the Product, your information will be retained until you become inactive for ten years or delete the information by making a request to the Facility.

Data can be deleted (i) if an Administrator of the Site deletes the data or account on the Site; or (ii) if you manually delete the test results on the App (which does not mean that data has been deleted on the Facility's Site).

To delete your Personal Information permanently, you must talk to your Administrator or Staff Member to delete your information. Analysis Facility has Custody and Control over data that was acquired at their Facility. However, if you do not have a Facility and you use personal or home use device(s) independently, you may delete your test results or withdraw your account to permanently delete your account and information therein.

Deleting records and Personal Information is permanent; however, please note that in some cases we may be required to retain certain information where permitted or required by law, including without limitation if such information is the subject of a legal dispute. InBody Co., Ltd. may wait for a certain time before permanently deleting your records or Personal Information in order to help avoid accidental or malicious removal of your information.

- A. Backups: A Backup is defined as data stored that matches the data on the Analysis Facility's Product(s). The Backup will be maintained for the duration of the End User account or LookinBody Web active account until data is permanently deleted from the account. Data may be stored in the Backup even after someone deletes an End User account or information to avoid accidental or malicious deletion of your information. After a reasonable time period has passed, the data will be deleted permanently or restored if requested. After the data is deleted permanently, the Backup will be deleted, subject to any legal requirements.
- VIII. <u>Data Accuracy</u>: InBody works hard to ensure that the information within its Custody and Control is accurate. Nevertheless, the End User should be vigilant of the accuracy of their own Personal Information. The method for updating Personal Information depends on the information source. Personal Information comes from one of the following:
 - 1) Entered by you on the App or the Product
 - 2) Entered by the Analysis Facility on the Site or the Product

Information you delete, update, or add on the App is stored only on your phone, viewable to you, and will impact your manually inputted test results, Personal Use device, and Wearable device results. It is in our Custody but Controlled by you. If you wish to update your Personal Information on any other device you should consult your Analysis Facility or update it yourself on the device. To update your personal information on the Site, make a request to the Facility User. Understand that any change to your Personal Information will not impact your previous tests.

Any factors of the Personal Information that are dynamic (changes frequently) for example Weight, Age or Phone Number, should be updated by you or the Analysis Facility accordingly. As the Analysis Facility and you have full authority to change or update any part of the Personal Information, InBody and its affiliates do not take responsibility for test results and/or decisions made, based on the inaccurate Personal Information.

IX. <u>Accessing and Correcting Personal Information</u>: You and the Analysis Facility have full authority to add, update, or delete any part of your Personal Information. Yet you may request access or correction of your Personal Information to us.

To access or request correction of your Personal Information, please contact us at Info@InBody.com. We may require you to verify your identity before allowing you to access your Personal Information. We may decline your access because of security or legal reasons but you can submit a written request to us and we will try to address the issues as soon as possible.

- X. Children's Privacy: We are mindful that the Services will be attractive and of benefit to potential users under the age of 18 or local age of majority and it is our policy, regardless of the country in which the Analysis Facility is located, to ensure that parents or legal guardians can monitor data collected in respect of such users. Our Service(s) is available to End Users who are below the age of 18 or local age of majority. The parent or legal guardian of any End User aged below 18 years of age is required to consent to the collection and use of his/her child's Personal Information and Personal Health Information at the time of registering and use of our Services and certain Apps. When you consent to this Policy, if applicable, you consent to the collection, use, and disclosure of Personal Information and Personal Health Information of your child. A parent or legal guardian of any child who has not attained 18 years of age or local age of majority can review his/her child's Personal Information and Personal Health Information, ask to have it deleted, and refuse to allow any further collection or use of the child's information from the Analysis Facility or, if via certain Apps not administered by an Analysis Facility, such as the Hi App, from InBody directly. Please contact your InBody representative for additional information.
- XI. <u>Safeguards</u>: We work very hard to protect the data you provide. We take reasonable and appropriate measures to protect the data you submit, including physical, organizational, and technological security measures. Furthermore, we promise to never sell your Personal Information. Please be aware, however, that the Internet is a global communications vehicle open to threats, viruses, and intrusions from others. By accepting this Policy, the End User and Analysis Facility each acknowledge that unintentional data loss may occur despite the efforts made in good faith by InBody, its third-party affiliates, or an Analysis Facility.

The purpose of access and process by the third-party affiliates in different countries will remain consistent with this Policy. Processing and access may be possible from other countries whose data protection laws may differ from the jurisdiction in which you live. As a result, this information may be subject to access requests from governments, courts, or law enforcement in those jurisdictions according to laws in those jurisdictions. If you are an Analysis Facility or a Facility User, you represent and warrant to InBody that you attained all necessary consent and provided all necessary notices as required by applicable laws for the purposes of this Policy.

- A. Technical Safeguards: We use a variety of security measures, including encryption and authentication tools to help protect your information. Third parties, including, but not limited to, InBody Co., Ltd. utilize extended levels of security to protect the electronic data.
- **B. Physical Safeguards**: We review our information collection, storage and processing practices, including physical security measures, to guard against unauthorized access to our office. Third Parties such as InBody Co., Ltd .restrict their offices to authorized personnel only, also other forms of restriction are applied to enter the department with access to the server.
- C. Administrative Safeguards: We restrict access to Personal Information and Personal Health Information to InBody employees, contractors, and agents who need to know Personal Information or Personal Health Information in order to process something for us. They are subject to strict contractual confidentiality obligations and may be disciplined or terminated if they fail to meet these obligations. Third parties are also required to limit the access to our server(s), to authorized personnel only, who use the information for the purposes indicated in this Policy.
- XII. Incident Management: InBody and its third-party affiliates have developed a comprehensive incident readiness and response plan designed to identify the cause, extent and nature of an incident involving Personal Information and Personal Health Information and to allow timely reporting in accordance with our contractual terms or legal obligations.
- XIII. <u>Anti-Discrimination</u>: We promise not to retaliate or discriminate against anyone exercising consumer rights under the California Consumer Protection Act or any other applicable consumer protection regulation, and we reserve the right to adjust our pricing based on services offered.
- **XIV.** Terms and Conditions: Your continued use of our Services, and any disputes arising from them, is subject to this Policy as well as our terms of use for our Products, Services, and App(s), as applicable. Please visit these terms, which govern the use of our Services.
- XV. <u>Links</u>: The Site may provide links to other sites that provide information related to our Services. Once you link to another site, you are subject to the privacy policy of the new site. You can also find a list of Services at our website www.inbody.com.

- XVI. <u>Update</u>: We reserve the right to change and amend any part of the Policy at any time and without prior notice. Details of these updates will be made available on the Site. We advise you check the Site from time to time to make sure that you agree with any changes and amendments. Your continued use of our Services constitutes your acceptance to this Policy and any updates. This Policy is incorporated into the Terms of Service for End User (if you are an End User) and the Terms of Service for Analysis Facility (if you are a Facility User).
- **XVII.** <u>Contact Information</u>: If you have any questions or comments regarding this Policy, our information handling practices, or any other aspects of your privacy and the security of information, please send an email to Info@InBody.com or contact us at

InBody Attn: Product Support (323) 932-6503 13385 Cerritos Corporate Dr., Suite C Cerritos, CA 90703

You agree and acknowledge that you have read this Policy in its entirety. By registering, subscribing, and/or using our Service, you agree to this Policy.