## Terms of Use for the 1.0 Version Open Data Set of the Ministry of Health of the Republic of Türkiye

## Introduction

The Ministry of Health of the Republic of Türkiye (hereinafter referred to as "Ministry") makes some of its data available to the public over the internet within the scope of the Attribution License version 1.0 (hereinafter referred to as "License"). These data can be used in compliance with the terms and conditions specified by the Ministry, as publicly announced below (hereinafter referred to as "Terms of Use").

This License is version 1.0 and has been developed based on the Creative Commons Attribution License 4.0. However, the Ministry reserves the right to make changes to this License at any time and may announce new versions of this License by publishing them. Any changes made will take effect from the date of publication.

The Ministry supports scientific studies, innovative solutions in health and the effective use of the right to information by developing the License and making the data under its responsibility public.

Any individual or legal entity (hereinafter referred to as "User") utilizing the data provided by the Ministry and protected under this License is deemed to have understood the Terms of Use detailed below and accepts, declares, and commits to complying with these conditions."

If the User fails this data in accordance with the following Terms of Use, all rights arising from the License are deemed to terminate automatically, without the need for a separate notification by the Ministry.

## **About the License Provider**

The Ministry consists of central, provincial and overseas organizations in accordance with Article 353 of the Presidential Decree No. 1 on the Presidential Organization published in the Official Gazette No. 30474 dated 10.07.2018.

The central campus of the Ministry is located at Üniversiteler Mah. Dumlupınar Bulvarı 6001. Cad. No:9 Çankaya/Ankara 06800 Çankaya, Ankara. The Ministry's Registered Electronic Mail (KEP) address is sb@hs01.kep.tr

## About the Terms of Use of the License

The Terms of Use of the Ministry's License are listed below:

- The license does not grant exclusive rights to any user, and the data is open to the public provided that it is used in accordance with the Terms of Use.
- Licensed data can be copied, published, distributed and transmitted.
- Licensed data can be used to create new data by working on it and/or combining it with external data; the data can be adapted.
- Licensed data can be used for scientific purposes but not for unlawful purposes.
- Attribution notice must be included when using licensed data.

- It must be indicated that the data is under the Ministry's License, and this Terms of Use text must be presented in full or the URL of the Ministry's website containing these Terms of Use must be added. If available, reference is made to the publication associated with the data preparation process.
- If the data provided under the License is modified by the User, this must be declared separately.
- The Ministry may change, expand, narrow, or entirely exclude the scope of the data it provides to the public under this License. Changes take effect from the date of publication.
- The Ministry strives to present the data it provides to the public under this License as is and in an accessible manner, without making any statements or commitments regarding this data. The Ministry does not guarantee the accuracy or legality of the uses made under this License in any way. The User using the data provided under the License is responsible for its lawful use. The Ministry is not responsible for any errors or deficiencies in the data presented to the public under this License. The Ministry cannot be held liable for any loss, damage, or harm arising from the use of this data.
- Personal data, third-party rights for which the Ministry is not authorized to grant licenses, and other intellectual property rights, including patents, trademarks, and design rights, are outside the scope of this License.
- Except where they constitute an integral part of a document or dataset based on this License, public logos cannot be used.
- This license does not grant the right to sublicense to Users.
- In case of a violation of the License, the Ministry reserves the right to remedy the situation or seek legal remedies.
- Unless expressly accepted, the Ministry will not be subject to additional or different terms and conditions that may be communicated by Users.
- This License is subject to the laws of the Republic of Türkiye.