The Rights of the Data Subject – GDPR Revision

New Data Subject Rights under GDRP and this document are intended to:

- Let you know your new rights to access data about you/our members held by MYO.
- It is designed let you know the provisions of the new regulations which come into force 25.5.18 (go to the <u>GDPR site</u> for more details) and covers your right to be informed re: data we hold.
- Let you know that you have the right to access to the data we hold about you and your child.
- It is important we let you know where we hold that information, why and what we use it for (go to this link for a fuller explanation of what we are required to do). The regulations mean we can't hold information on you that you don't want held i.e. the right to erasure. In essence it backs existing rights under the UK Data Protection Act and enhances this provision.
- Any further new data needing to be collected requires explicit reference our obligations to let you know what we will do with that data and where it will be held (<u>Article 5</u>).
- It goes further than existing legislation on to the need to opt in to <u>data retention and use</u>.
- Lets you have the <u>right to object</u> to the holding or use of data held by an organisation about you.
- It covers off the right to data portability, by which you can ask to receive the data we hold (go to Article 20 for a full explanation of what this covers).
- Turning any issues raised over your data to relevant authorities or <u>rectifying</u> for you ourselves.
- MYO does not impact your rights in relation to automated decision making and profiling.
- Back and enhances all rights relating to data privacy currently under the UK Data Protection Act.
- Slam the door on organisations retaining disputed, unlawfully processed data or data you don't want them to retain (restrict processing).