1.1

I've given privacy consent to Mehiläinen Oy and more specifically Oma mehiläinen which is their mobile app. They cover many of the basis in GDPR article 6.1 but most relevant for them is 6.1.e which is essentially used as the government / healthcare privacy reason.

1.2.a

Section 2 article 13 contains the relevant laws for accessing your data within the GDPR countries.

1.2.b

The mechanism to access my data was quite straight forward, it was under the data privacy law and there was the contact information to put the motion in place. I didn't do this but the steps were straight forward and easy.

1.2.c

Again, since it's a medical practice in question I believe they are well aligned with the GDPR. Most of Europe also uses the Pegasus-healthcare database which is an EU-built system so all countries must align themselves with the GDPR. Article 6.1.e and 6.1.d are all matching well in this regard.

1.3

Anonymization is where you can't backtrack the data to the original person with a right key value pair or masking key. Pseudonymization is a practice where you "anonymize" unique identifiers using a key value pair. These values can then be used in analyzes for example to track criminals. If criminal activity is found, these users can then be anonymized using the key value pairs.