

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom AbbVie works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, AbbVie hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

AbbVie certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

AbbVie certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).



AbbVie certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

AbbVie certifies that its disclosure complies with the Data Privacy obligations.

Date: 5/6/2024

Name of signatory: Jason SMITH

Position in the Company: Senior Vice-President, Europe



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Almirall S.A. works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Almirall S.A. hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Almirall S.A. certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Almirall S.A. certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).



Almirall S.A. certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Almirall S.A. certifies that its disclosure complies with the Data Privacy obligations.

Date: 24 June 2024

Name of signatory: Stacy Lockwood

H. Stary Fochwood

Position in the Company: Global Head Compliance

Signature:

Almirall, S.A. Rda. General Mitre, 151 08022 Barcelona, Spain P +34 93 291 30 00 F +34 93 291 31 80



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Amgen works provide the pharmaceutical industry with valuable, independent, and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, **Amgen** hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Amgen certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes.

Amgen certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Amgen certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Amgen certifies that its disclosure complies with the Data Privacy obligations.

Date: 5/29/2024

Name of signatory: Gilles Marrache

Position in the Company: SVP General Manager

Signature:

-DocuSigned by:

Gilles Marradu



Signer Name: Gilles Marrache Signing Reason: I approve this document Signing Time: 5/29/2024 | 6:19:52 PM GMT -C8FE1421302646749832B0986139068A



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Astellas Pharma Europe Ltd works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Astellas Pharma Europe Ltd hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Astellas Pharma Europe Ltd certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Astellas Pharma Europe Ltd certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Astellas Pharma Europe Ltd certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Astellas Pharma Europe Ltd certifies that its disclosure complies with the Data Privacy obligations.

Date: 06 juin 2024

Name of signatory: Damien Bailly

Position in the Company: President - Established Markets

Signature: Damien Bailly



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom AstraZeneca works provide the pharmaceutical industry with valuable, independent, and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, AstraZeneca hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

AstraZeneca certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

AstraZeneca certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each
 as defined in the EFPIA Code).

AstraZeneca certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

AstraZeneca certifies that its disclosure complies with the Data Privacy obligations.

Date: 27/06/2024

Name of signatory: Stefan Woxström

Position in the Company: **SVP Europe & Canada**

Signature: Stefan Woxström (Jun 27, 2024 20:27 GMT+2)



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Bayer AG works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Bayer AG hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Bayer AG certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Bayer AG certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each
 as defined in the EFPIA Code).



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Aggregate disclosures are limited to Research and Development ToVs and such HCPs/HCOs' ToVs that cannot be disclosed on an individual basis for legal reasons

Bayer AG certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Bayer AG certifies that its disclosure complies with the Data Privacy obligations.

Bayer Aktiengesellschaft

Berlin, LA.L. 24

Stefan Oelrich

Member of the Board of Management

President Pharmaceuticals Division

Berlin, June 21, 2024

Dr. Ursula Königer

Law, Patents and Compliance

Business Partner Pharmaceuticals



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom **Bial-Portela & C^a**, **SA** works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, **Bial-Portela & C^a**, **SA** hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Bial-Portela & Ca, SA certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Bial-Portela & Ca, SA certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).



Bial-Portela & Ca, SA certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Bial-Portela & Ca, SA certifies that its disclosure complies with the Data Privacy obligations.

Date: 2024.06.20

Name of signatory: António Portela

Position in the Company: Chief Executive Officer

Signature: Ant 6



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom **Biogen International GmbH (Biogen)** works provide the pharmaceutical industry with valuable, independent, and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organizations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, **Biogen** hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2022 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Biogen certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Biogen certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each
 as defined in the EFPIA Code).

Biogen certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Biogen certifies that its disclosure complies with the Data Privacy obligations.

Date: 3rd June 2024

Name of signatory: Wolfram Werner Schmidt

Position in the Company: President Region Europe



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Bristol-Myers Squibb works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Bristol-Myers Squibb hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Bristol-Myers Squibb certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Bristol-Myers Squibb certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Bristol-Myers Squibb certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Bristol-Myers Squibb certifies that its disclosure complies with the Data Privacy obligations.

Date: 30 May 2024

Name of signatory: Monica Shaw

Position in the Company: SVP, Head of European Markets



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Boehringer Ingelheim works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Boehringer Ingelheim hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Boehringer Ingelheim certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Boehringer Ingelheim certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Boehringer Ingelheim certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Boehringer Ingelheim certifies that its disclosure complies with the Data Privacy obligations.

Date:

Name of signatory: Hubertus v. Baumbach

Position in the Company: Chairman of the Board of Managing Directors

Signature: O DocuSigned by:



CHIESI **FARMACEUTICI** S.p.A. Via Palermo 26/A 43122. Parma (PR) 0521 Tel.: +39 2791 +39 Fax: 0521 774468 Info@pec.chiesi.com

EFPIA Code Disclosure 2024 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Chiesi Farmaceutici S.p.A. works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients. In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Chiesi Farmaceutici S.p.A. hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Chiesi Farmaceutici S.p.A. certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Chiesi Farmaceutici S.p.A. certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).



CHIESI **FARMACEUTICI** S.p.A. Via Palermo 26/A 43122, (PR) Parma +39 0521 Tel.: 2791 Fax: +39 0521 774468 Info@pec.chiesi.com

Aggregate disclosures are limited to Research and Development ToVs and such HCPs/HCOs' ToVs that cannot be disclosed on an individual basis for legal reasons

Chiesi Farmaceutici S.p.A. certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Chiesi Farmaceutici S.p.A. certifies that its disclosure complies with the Data Privacy obligations.

Date:

June 21st, 2024

Zulal

Name of signatory:

Alessandro Chiesi

Position in the Company:

President



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Vifor International AG works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Vifor International AG hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Vifor International AG certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Vifor International AG certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as
 defined in the EFPIA Code).

Vifor International AG certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Vifor International AG certifies that its disclosure complies with the Data Privacy obligations.

Date: 31 May 2024

Name of signatory: Hervé Gisserot

Position in the Company: General Manager, CSL Vifor

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Passion for Innovation.
Compassion for Patients.™



Daiichi Sankyo Europe GmbH Zielstattstrasse 48 81379 Munich · Germany Phone +49 89 78080 Fax +49 89 7808267 service@daiichi-sankyo.eu www.daiichi-sankyo.eu

EFPIA Code Disclosure 2024 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Daiichi Sankyo Europe GmbH works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Daiichi Sankyo Europe GmbH hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Daiichi Sankyo Europe GmbH certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Passion for Innovation.
Compassion for Patients.™



Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Daiichi Sankyo Europe GmbH certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Aggregate disclosures are limited to Research and Development ToVs and such HCPs/HCOs' ToVs that cannot be disclosed on an individual basis for legal reasons

Daiichi Sankyo Europe GmbH certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Daiichi Sankyo Europe GmbH certifies that its disclosure complies with the Data Privacy obligations.

Date:

Name of signatory:

Curd Lejaegere

ppa. Martin Fürle

Position in the Company:

VP Mid-Size Countries

GC & CCO Europe

Daiichi Sankyo Europe Efpia Representative

Signature:

DocuSigned by:

Lux Lyayar

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Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Eisai Europe Ltd works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Eisai Europe Ltd hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Eisai Europe Ltd certifies that:

- Its disclosures are made in *each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Eisai Europe Ltd certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Eisai Europe Ltd certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Eisai Europe Ltd certifies that its disclosure complies with the Data Privacy obligations.

Date: 27-Jun-2024 | 17:29:50 BST

Name of signatory: Nick Burgin

Position in the Company: President & COO EMEA & President GV&A

Signature: DocuSigned by:

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^{*}Excludes Netherlands



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Gilead Sciences works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Gilead Sciences hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Gilead Sciences certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Gilead Sciences certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each
 as defined in the EFPIA Code).

Gilead Sciences certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Gilead Sciences certifies that its disclosure complies with the Data Privacy obligations.

Date: 24th April 2024

Name of signatory: Josephine Comiskey

Position in the Company: Senior Vice President, ACE Region



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom GSK works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, GSK hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

GSK certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

GSK certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

GSK certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

GSK certifies that its disclosure complies with the Data Privacy obligations.

Date: 29 May 2024

Name of signatory: George Katzourakis

Position in the Company: SVP – Head of Europe



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Ipsen works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Ipsen hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Ipsen certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Ipsen certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each
 as defined in the EFPIA Code).

Ipsen certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Ipsen certifies that its disclosure complies with the Data Privacy obligations.

Date:

19 June 2024

Name of signatory:

David Loew

Position in the Company:

Chief Executive Officer



Janssen Pharmaceutica NV, a Johnson & Johnson company Turnhoutseweg 30 2340 Beerse T +32 14 60 21 11 janssen@jacbe.jnj.com RPR Antwerpen, afdeling Turnhout BTW: BE 0403.834.160 IBAN: BE92 3200 3555 5523 BIC: BBRUBEBB janssen.com/belgium

EFPIA Code Disclosure 2024 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Janssen Pharmaceutica NV works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Janssen Pharmaceutica NV hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Janssen Pharmaceutica NV certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Janssen Pharmaceutica NV certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Johnson & Johnson

Aggregate disclosures are limited to Research and Development ToVs and such HCPs/HCOs' ToVs that cannot be disclosed on an individual basis for legal reasons

Janssen Pharmaceutica NV certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Janssen Pharmaceutica NV certifies that its disclosure complies with the Data Privacy obligations.

Date: June 10, 2024

Name of signatory: Kris Sterkens

Position in the Company: Managing Director

Signature;



Dermatology beyond the skin

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom LEO Pharma works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organizations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

LEO Pharma A/S Industriparken 55 2750 Ballerup Denmark

Main +45 4494 5888

www.leo-pharma.com CVR no.: 56 75 95 14

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, LEO Pharma hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

LEO Pharma certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA:
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

LEO Pharma certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).





LEO Pharma certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

LEO Pharma certifies that its disclosure complies with the Data Privacy obligations.

Date:

Name of signatory: Christophe Bourdon

Position in the Company: CEO



Eli Lilly and Company
Lilly Corporate Center
Indianapolis, Indiana 46285
U.S.A
+1 317 276 2000
www.lilly.com

EFPIA Disclosure Code 2024 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Eli Lilly and Company (Lilly) works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted a code and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standard of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

EFPIA and its members are fully committed to implement and apply the highest ethical standards.

Except in countries where disclosure is prescribed by laws, Lilly hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Lilly certifies that:

- Its disclosures are made in each country covered by the EFPIA code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Lilly certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs, HCOs and POs' transfers of values (each as defined in the EFPIA Code).

Aggregate disclosures are limited to Research and Development ToVs and such ToVs that cannot be disclosed on an individual basis for legal reasons

Lilly certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO/PO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO/PO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Lilly certifies that its disclosure complies with the Data Privacy obligations.

Ilya Yuffa Ilya Juffa

Executive Vice-President and President of Lilly International

May 2024



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom H. Lundbeck A/S ("Lundbeck") works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Lundbeck hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Lundbeck certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.



Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Lundbeck certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Aggregate disclosures are limited to Research and Development ToVs and such HCPs/HCOs' ToVs that cannot be disclosed on an individual basis for legal reasons

Lundbeck certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Lundbeck certifies that its disclosure complies with the Data Privacy obligations.

Date:

Name of signatory: Charl van Zyl

Position in the Company: President and Chief Executive Officer (CEO)



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Menarini works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients. In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Menarini hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Menarini certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Menarini certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

A. MENARINI INDUSTRIE FARMACEUTICHE RIUNITE S.R.L. - SEDE: VIA SETTE SANTI, 3 · 50131 FIRENZE - TEL. +39 055 56801 · FAX +39 055 582771 · WWW.MENARINI.IT C.P. 4063 · 50135 FIRENZE · CAP. SOC. € 150.000.000.00 l.V. - C. F., P. I.V.A. E REG. IMPRESE 00395270481 C.C.P. 15447501 · R.E.A. 7874 · R E.C. ISCRIZ, N.87678 DEL 18.9.92

Aziende del Gruppo Menarini

Italia: MALESCI - Firenze, F.I.R.M.A. - Firenze, CODIFI - Firenze, A. MENARINI FARMACEUTICA INTERNAZIONALE - Firenze, A. MENARINI INDUSTRIE FARMACEUTICHE RIUNITE - Firenze, A. MENARINI MANUFACTURING LOGISTICS AND SERVICES - Firenze, L. Aquila e Pisa, MENARINI RICERCHE - Firenze e Pomezia, MENARINI BIOTECH - Pomezia, GUIDOTTI - Pisa, LUSOFARMACO - Milano, LUSOCHIMICA - Pisa e Lomagna (Lecco), RESEARCH TOXICOLOGY CENTRE - Pomezia.

MIADO, LUSCO-HIMICA - Pisa e Lomagna (Lecco), RESEARCH IOXICOLOGY CENTRE - Pomezia,

Mondo: ALBANIA - Tirana, ARGENTINA - Buenos Aires, ARMENIA - Verevan, AUSTRALIA e NUOVA ZELANDA - Sydney, AUSTRIA - Vienna, AZERBAIGIAN - Baku, BELGIO - Bruxelles, BIELORUSSIA Minsk, BOSNIA-ERZEGOVINA - Sarajevo, BULGARIA - Sofia, CINA - Pechino e Shanghai, COREA DEL SUD - Seul e Yongin, COSTARICA - San Jose', CROAZIA - Zagabria, DANIMARCA - Copenhagen,

EL SALVADOR - San Salvador, ESTONIA - Tallinn, FILIPPINE - Manila, FINLANDIA - Helsinki, FRANCIA - Parigi, GEORGIA - Tbilisi, GERMANIA - Berlino e Dresda, GRECIA - Atene, GUATEMALA - Cità

del Guatemala, HONDURAS - Tegucigaipa, HONG KONG - Hong Kong, INDIA - Almatoabad, Mumbai e Nuova Delhi, INDONESIA - Bekas e Jakarta, IRLANDA - Dublino e Shannon, KAZAKISTAN - Almaty,

KIRGHIZISTAN - Bishkek LETTONIA - Riga, LITUANIA - Vininus, LUSSEMBURGO - Lussemburgo, MALESIA - Kuala Lumpur, MESSICO - Città del Messico, MOLDAVIA - Chisinau, MONTENEGRO - Podgorea,

NICARAGUA - Managua, OLANDA - Amsterdam, PANAMA - Panama, POLONIA - Versava, PORTOGALLO - Lisbona, REGNO UNITO - Londra, REPUBBLICA CECA - Praga, ROMANIA - Bucarest, RUSSIA
Mosca, SERBIA - Belgrado, SINGAPORE - Singapore, SLOVACCHIA - Bratislava, SLOVENIA - Lubiana, SPAGNA - Barcelona, SUD AFRICA - Bryanston, SVIZZERA - Zurigo, TAILANDIA - Bangkok, TAIWAN

- Taipei, TURCHIA - Istanbul, TURKMENISTAN - Ashgabat, UCRAINA - Kiev, UNGHERIA - Budapest, UZBEKISTAN - Tashkent, VIETNAM - Hanolie - Ho Chi Minh.

- Polignostica: AUSTRIA - Vienna BEGIGO - Zaventem, FRANCIA - Parigi, GERMANIA - Regino, GBECIA - Atene - Talla - Estenza O LANDA - Valkenswaard PORTOGALLO - Lisbona - REGNO UNITO - Londra

Diagnostica: AUSTRIA - Vienna, BELGIO - Zaventem, FRAN SPAGNA - Barcellona, SVEZIA - Malmö, SVIZZERA - Zurigo. FRANCIA - Parigi, GERMANIA - Berlino, GRECIA - Atene, ITALIA - Firenze, OLANDA - Valkenswaard, PORTOGALLO - Lisbona, REGNO UNITO - Londra,



Menarini certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Menarini certifies that its disclosure complies with the Data Privacy obligations.

Date: 3rd June 2024

Name of signatory: Elcin Barker Ergun

Position in the Company: CEO and Member of the Board of Directors

Signature: \(\)

A. MENARINI INDUSTRIE FARMACEUTICHE RIUNITE S.R.L. - SEDE: VIA SETTE SANTI. 3 - 50131 FIRENZE - TEL. +39 055 56801 - FAX +39 055 582771 - WWW.MENARINI.IT C.P. 4063 - 50135 FIRENZE - CAP. SOC. € 150.000.000.00 I.V. - C. F., P. I.V.A. E REG. IMPRESE 00395270481 C.C.P. 15447501 - R.E.A. 7874 - R E.C. ISCRIZ. N.87678 DEL 18.9.92

Aziende del Gruppo Menarini



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Merck works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Merck hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Merck certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Merck certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).



Merck certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Merck certifies that its disclosure complies with the Data Privacy obligations.

Date: 04.06.2024

Name of signatory: Belén Garijo

Position in the Company: Chair of the Executive Board and CEO of Merck

04.06.2024



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom MSD works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, MSD hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

MSD certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.



Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

MSD certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Aggregate disclosures are limited to Research and Development ToVs and such HCPs/HCOs' ToVs that cannot be disclosed on an individual basis for legal reasons

MSD certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

MSD certifies that its disclosure complies with the Data Privacy obligations.

Date: June 24, 2024

Name of signatory: Joseph Romanelli

Position in the Company: President, Human Health International

MSD International Business GmbH

Signature:

Jas. DO



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Novartis Pharma AG works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Novartis Pharma AG hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

1) Disclosure quality

Novartis Pharma AG certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

2) Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Novartis Pharma AG certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each
 as defined in the EFPIA Code).
- 3) Aggregate disclosures are limited to Research and Development ToVs and such HCPs/HCOs' ToVs that cannot be disclosed on an individual basis for legal reasons

Novartis Pharma AG certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.



4) Ensuring compliance with Data Privacy Obligations

Novartis Pharma AG certifies that its disclosure complies with the Data Privacy obligations.

After the spin-off between Novartis and Sandoz in November 2023, it has been decided that Novartis will publish the full Sandoz Transfer of Value (ToV) for the year 2023. From 2025 onwards, only the Novartis ToV will be published on the Novartis page.

Date: June 14, 2024

Name of signatory: Patrick Horber

Position in the Company: Novartis President, International



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Novo Nordisk works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Novo Nordisk hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Novo Nordisk certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Novo Nordisk certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Novo Nordisk certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Novo Nordisk certifies that its disclosure complies with the Data Privacy obligations.

Date: 17 June 2024

Name of signatory: Lars Fruergaard Jørgensen

Position in the Company: President & Chief Executive Officer



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Pfizer works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Pfizer hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Pfizer certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Pfizer certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Pfizer certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Pfizer certifies that its disclosure complies with the Data Privacy obligations.

Date: June 24th 2024

Name of signatory: Alexandre de Germay

Position in the Company: Chief International Commercial Office



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Pierre Fabre Médicament works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Pierre Fabre Médicament hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Pierre Fabre Médicament certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Pierre Fabre Médicament certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).



Pierre Fabre Médicament certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Pierre Fabre Médicament certifies that its disclosure complies with the Data Privacy obligations.

Date: 28/05/2024

Name of signatory: Jean Luc LOWINSKI

Position in the Company: Président

Signature:

—Docusigned by: Jean Lw LOWML

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Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom **F. Hoffmann-La Roche AG** works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, **F. Hoffmann-La Roche AG** hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

F. Hoffmann-La Roche AG certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA:
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

F. Hoffmann-La Roche AG certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Aggregate disclosures are limited to Research and Development ToVs and such HCPs/HCOs' ToVs that cannot be disclosed on an individual basis for legal reasons

F. Hoffmann-La Roche AG certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;



• If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

F. Hoffmann-La Roche AG certifies that its disclosure complies with the Data Privacy obligations.

Name of signatory: Teresa Graham Position in the Company: CEO Roche

Pharmaceuticals **Signature**

Teresa Graham

Date

30-May-2024 | 17:00 CEST

Name of signatory: Padraic Ward

Position in the Company: Head of Pharma

International **Signature**

Padraic Ward

Date

30-May-2024 | 18:34 CEST



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Sanofi works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Sanofi hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Sanofi certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Sanofi certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Sanofi certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Sanofi certifies that its disclosure complies with the Data Privacy obligations.

Date: June 26, 2024

Name of signatory: OLIVIER CHARMEIL

Position in the Company: EVP, GENERAL MEDICINES



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom STALLERGENES GREER works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, STALLERGENES GREER hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

STALLERGENES GREER certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

STALLERGENES GREER certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Capital: CHF 1.000.000



STALLERGENES GREER certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

STALLERGENES GREER certifies that its disclosure complies with the Data Privacy obligations.

Date: June 20th, 2024

Name of signatory: Michele ANTONELLI

Position in the Company: Chief Executive Officer



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Takeda Pharmaceuticals International AG works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients. In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Takeda Pharmaceuticals International AG hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Takeda Pharmaceuticals International AG certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Takeda Pharmaceuticals International AG certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

Takeda Pharmaceuticals International AG certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Takeda Pharmaceuticals International AG certifies that its disclosure complies with the Data Privacy obligations.

Date: 13.06.2024

Name of signatory:/Ricardo Marek

Position in the Company: President Europe and Canada



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Teva Pharmaceuticals Europe B.V. works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, Teva Pharmaceuticals Europe B.V. hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Teva Pharmaceuticals Europe B.V. certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

Teva Pharmaceuticals Europe B.V. certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).



Teva Pharmaceuticals Europe B.V. certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

Teva Pharmaceuticals Europe B.V. certifies that its disclosure complies with the Data Privacy obligations.

20-Jun-2024 | 11:41 BST

Name of signatory: Richard Daniell

Position in the Company: Executive Vice President

Teva Pharmaceuticals Europe B.V.

Signature:

Date:

DocuSigned by:



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom UCB works provide the pharmaceutical industry with valuable, independent and expert knowledge derived from their clinical and management experience. As owners of scientific knowledge and experts in medicinal products, pharmaceutical companies can be a unique resource to the healthcare systems and providers, which will ultimately benefit the patients.

In the same way, the pharmaceutical industry works with Patient Organisations (POs), this collaboration is essential in addressing patient needs. POs have a key role in helping to shape, develop and define the outcomes that make the most difference to patients.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs, HCOs and POs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs/POs aims to building understanding of the collaboration and recognition of its value to patient care.

Except in countries where disclosure is prescribed by laws, UCB hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2023 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

UCB certifies that:

- Its disclosures are made in each country covered by the EFPIA Code where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the Code and associated guidance issued by EFPIA;
- Its Methodological Note describes the process it has followed in order to compile the data hereby disclosed.

Methodology used for the collection and organisation of ToVs is in line with the EFPIA Code's requirements and applicable codes

UCB certifies that:

- Data collection complies with the requirements of the EFPIA Code;
- Actions are taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Code).

UCB certifies that aggregate disclosure is limited to the following topics:

- Research and Development Transfers of Value (as defined in the EFPIA Code);
- Transfers of Value to Recipients that have opposed to the publication on grounds of the protection of their private data;
- If an HCP or HCO (where applicable) has provided consent to individual disclosure only in respect of part of the Transfers of Value he/she/it received, all Transfers of Value to such HCP or HCO (where applicable) are being disclosed in the aggregate.

Ensuring compliance with Data Privacy Obligations

UCB certifies that its disclosure complies with the Data Privacy obligations.

Date: 30-May-2024

Name of signatory: Jean-Christophe Tellier

Position in the Company: Head of UCB, CEO

Signature: Jean-Christophe tellier

DocuSign

Certificate Of Completion

Envelope Id: 693CCEFC1EC74FC1A73DED95256414C0

Subject: Complete with Docusign: 2024 Disclosure Code - UCB Self-certification letter.docx

Country: Contract: No

Contract Title: Source Envelope:

Document Pages: 2 Certificate Pages: 4 AutoNav: Enabled

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Envelope Originator:
Denise Michelle Jones

Chemin du Foriest

Braine l'Alleud, Belgium 1420 DeniseMichelle.JONES@ucb.com

IP Address: 71.204.91.96

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5/30/2024 6:51:48 AM

Holder: Denise Michelle Jones

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DeniseMichelle.JONES@ucb.com

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Jean-Christophe tellier

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Security Level: Email, Account Authentication

(None)

1899A754E78844C...
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Accepted: 5/30/2024 7:24:39 AM

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Sent: 5/30/2024 7:22:12 AM Viewed: 5/30/2024 7:24:39 AM Signed: 5/30/2024 8:30:10 AM

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Browsers (for SENDERS):	Internet Explorer 6.0? or above
Browsers (for SIGNERS):	Internet Explorer 6.0?, Mozilla FireFox 1.0, NetScape 7.2 (or above)
Email:	Access to a valid email account
Screen Resolution:	800 x 600 minimum
Enabled Security Settings:	Allow per session cookies

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