

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 2021 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:

Name of signatory: Jerome Bouyer

Position in the Company: SVP AbbVie, 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 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, Almirall S.A. hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 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: 06-20-2022

Name of signatory: Gianfranco Nazzi

Position in the Company: CEO



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 2021 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: 5/19/2022

Name of signatory: Murdo Gordon

Position in the Company: Executive Vice President Global Commercial Operations

Signature:

DocuSigned by:

Signer Name: Murdo Gordon
Signing Reason: I approve this document
Signing Time: 5/19/2022 | 3:57:32 PM GMT

461AC89E462847C9A2D3F0A5002098E9



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 2021 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: 22nd June 2022

Name of signatory: Mr. Claus Zieler

Position in the Company: President, Established Markets Commercial



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 2021 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).



Page 2 of 2

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,

Stefan Oelrich

Member of the Board of Management

President Pharmaceuticals Division

Berlin,

Dr. Ursula Königer

Law, Patents and Compliance

Business Partner Pharmaceuticals



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom **Bial-Portela & C²**, **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 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

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

Date: 2022.05.19

Name of signatory: António Portela

Anti RIA

Position in the Company: Chief Executive Officer







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 2021 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: 15th June 2022

Name of signatory: Wolfram Schmidt

Position in the Company: Head Europe, Canada & Partner Markets

Signature: DocuSigned by:

DC9F2170B9DC435...

Wolfram Schmidt



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 2021 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: 09-Jun-2022

Name of signatory: Hubertus von Baumbach

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

Signature: Occusioned by:

-8DC533643739466...

Certificate Of Completion

Envelope Id: D7FACDD46B8C4895AFA6D5FCB537FC1D

Subject: EFPIA Disclosure Code - Self-Certification Letter 2022

Source Envelope:

Document Pages: 2 Signatures: 1 Envelope Originator: Certificate Pages: 4 Initials: 0 Katharina Barner

AutoNav: Enabled

Envelopeld Stamping: Enabled

Time Zone: (UTC+01:00) Amsterdam, Berlin, Bern, Rome, Stockholm, Vienna

Binger Straße 173

Status: Completed

Ingelheim, Rheinland-Pfalz CT 55216 katharina.barner@boehringer-ingelheim.com

IP Address: 147.161.164.113

Record Tracking

Status: Original

6/9/2022 11:50:10 AM

Holder: Katharina Barner

Location: DocuSign

katharina.barner@boehringer-ingelheim.com

Signer Events

Hubertus Baumbach

hubertus.von baumbach@boehringer-ingelheim.co

m

Boehringer Ingelheim Standard

In Person Signer Events

Security Level: Email, Account Authentication

(None)

Signature

DocuSigned by: i Gambad -8DC533643739466... **Timestamp**

Sent: 6/9/2022 12:01:53 PM Viewed: 6/9/2022 12:40:07 PM Signed: 6/9/2022 12:40:59 PM

Signature Adoption: Pre-selected Style

Signed by link sent to hubertus.von_baumbach@bo

ehringer-ingelheim.com

Using IP Address: 147.161.164.127

Electronic Record and Signature Disclosure:

Accepted: 11/16/2021 4:14:24 AM

ID: faf5e6d4-3878-40de-92a6-8e939ffb8f15

Timestamp

Editor Delivery Events Status Timestamp

Agent Delivery Events Status Timestamp

Intermediary Delivery Events Status Timestamp

Certified Delivery Events Status Timestamp

Carbon Copy Events Status Timestamp

COPIED

COPIED

Katharina Barner

katharina.barner@boehringer-ingelheim.com

Boehringer Ingelheim

Security Level: Email, Account Authentication

(None)

Electronic Record and Signature Disclosure:

Accepted: 3/23/2022 10:16:29 AM

ID: 3b51159f-a3df-4477-a703-02c35e26d026

Nicola Galtieri

nicola.galtieri@boehringer-ingelheim.com

Boehringer Ingelheim

Security Level: Email, Account Authentication

(None)

Electronic Record and Signature Disclosure:

Sent: 6/9/2022 12:41:01 PM

Resent: 6/9/2022 12:41:02 PM Viewed: 6/10/2022 7:27:07 AM

Sent: 6/9/2022 12:41:01 PM Viewed: 6/10/2022 10:16:30 AM

Accepted: 11/24/2021 2:03:15 PM ID: 43025299-0c8d-4335-8100-ec8e7e3320a8		
Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Summary Events Envelope Sent	Status Hashed/Encrypted	Timestamps 6/9/2022 12:01:53 PM
•		•
Envelope Sent	Hashed/Encrypted	6/9/2022 12:01:53 PM

Status

Status

Carbon Copy Events

Payment Events

Electronic Record and Signature Disclosure

Timestamp

Timestamps

Boehringer Ingelheim Consent to Proceed with Electronic Signatures

This document describes the frame conditions with regard to the use of the DocuSign® system by the authorized user ('you') for electronic signing and/or processing of documents concerning the business with Boehringer Ingelheim International GmbH, Binger Strasse 173, 55216 Ingelheim am Rhein, Germany or any of its affiliated companies ('we, us or Company'). Via the DocuSign® system, you will be able to complete, review, and even print documents you will electronically sign using only your web browser via the link sent to you by e-mail. Before using the DocuSign® system, please make sure that you are able to meet the technical system requirements, which can be accessed via the DocuSign® website. Please read the information below carefully and thoroughly.

Contractual documents and notices may be sent to you electronically

If not otherwise agreed in a given contract between you and us, we will provide electronically to you through your DocuSign® user account all contractual documents, notices and other documents that are required to be provided or made available to you during the course of our business relationship with you. To reduce the chance of you inadvertently not receiving any notice or document, we will provide all of the required notices and documents to you by the contractually agreed method(s) and to the address(es) provided therein. Subject to the provisions of the given contract you may receive documents and notices electronically or in paper format.

Getting paper copies

As long as you are an authorized user of the DocuSign® system, you will have the ability to download and print any documents we send to you through your DocuSign® user account for a limited period of time (usually 30 calendar days) after such documents are first sent to you. In case a mandatory local legal requirements exists, we will provide paper copies of the contractual documents upon your request which has to be sent to the respective Company contact nominated in the contract.

Consequences of changing your mind

In exceptional cases (f.e. contractually agreed option, mandatory local legal requirement) you may be entitled to elect to receive required notices and disclosures only or additionally in paper format. If you decide to exercise a given option you have to liaise with your respective Company contact nominated in the contract by using the address(es) in accordance with the process contractually foreseen.

Changing your e-mail address

If your e-mail address changes please arrange for your new e-mail address to be reflected in your DocuSign® account by following the process for changing e-mail in the DocuSign® system.

Acknowledging your access and consent to receive materials electronically

To confirm to us that you can access this information electronically, please verify that you were able to read this electronic consent and that you (i) also were able to print on paper or electronically save this disclosure for your future reference and access or that you (ii) were able to e-mail this disclosure and consent to an address where you will be able to print on paper or save it for your future reference and access.

By checking the 'I Agree' box, I confirm that:

 I can access and read this CONSENT TO PROCEED WITH ELECTRONIC SIGNATURES document; and

- I can print on paper the disclosure or save or send the disclosure to a place where I can print it, for future reference and access; and
- Until or unless I have notified my respective Company contact as described above, I consent to receive through electronic means all contractual documents, notices and other documents that are required to be provided or made available to me by the Company during the course of the business relationship with you.



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 2021 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.

Church & Boome

Date:

Name of signatory: Christopher Boerner

Position in the Company: EVP, Chief Commercialization Officer



CHIESI FARMACEUTICI S.p.A.

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

EFPIA Code Disclosure 2022 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 2021 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, Parma (PR) Tel.: +39 0521 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 23rd, 2022

Name of signatory: Alberto Chiesi

Position in the Company: President

Signature: A. Clice

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 2022 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 2021 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: June 21, 2022

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:

d Lyangere Martin Fürle

2/2



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Eisai Europe Limited 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 Limited hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

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

Date: 30th June 2022

Name of signatory: Nick Burgin

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

Signature:

Docusigned by:

Mck BWAIN

DF29518349B8416...



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 2021 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: 24 May 2022

Name of signatory: Rudolf Ertl

Position in the Company: Senior Vice President, ACE Region



GlaxoSmithKline Services Unlimited 980 Great West Road Brentford Middlesex TW8 9GS T +44 2080 475 000

www.gsk.com

EFPIA Code Disclosure 2022 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom GlaxoSmithKline 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, GlaxoSmithKline hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

GlaxoSmithKline 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

GlaxoSmithKline 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).

Registered in England and Wales No. 1047315

GlaxoSmithKline 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

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

Date: 23 May 2022

Name of signatory: Luke Miels

Position in the Company: Chief Commercial Officer



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Grünenthal 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, Grünenthal hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Grünenthal 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

Grünenthal 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).



Grünenthal 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

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

Date: 23.05.2022

Name of signatory: Gabriel Baertschi

Position in the Company: Chief Executive Officer

Signature: 6. Second



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 2021 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.

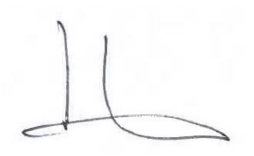
Ensuring compliance with Data Privacy Obligations

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

Date: June 08th, 2022

Name of signatory: David Loew

Position in the Company: Chief Executive Officer



Turnhoutseweg 30 B-2340 Beerse, Belgium



EFPIA Code Disclosure 2022 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Janssen Pharmaceutica 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 hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Janssen Pharmaceutica 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 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).



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

Date: Beerse, 16 May 2022

Name of signatory: Kris Sterkens

Position in the Company: Company Group Chairman Janssen EMEA



me • Dermatology

LEO Pharma A/S
Industriparken 55

2750 Ballerup

Denmark

beyond the skin

Main +45 4494 5888

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

EFPIA Code Disclosure 2022 Self-Certification Scheme

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 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, LEO Pharma hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 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).



Dermatology beyond the skin

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

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: 10/06/2022

Name of signatory: Anders Kronborg

Position in the Company: (FP)



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

EFPIA Disclosure Code 2022 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 codes 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. Despite the exceptional circumstances related to COVID-19, Member Companies made their best efforts to disclose the relevant information for 2021.

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 2021 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

Senior Vice-President and President of Lilly International

May 2022



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom 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 2021 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).

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: June 27th 2022

Name of signatory: Deborah Dunsire

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



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom A. Menarini Industrie Farmaceutiche Riunite S.r.l. 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, A. Menarini Industrie Farmaceutiche Riunite S.r.l. hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

A. Menarini Industrie Farmaceutiche Riunite S.r.l. 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

A. Menarini Industrie Farmaceutiche Riunite S.r.l. 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. – HEADQUARTERS: 3, VIA SETTE SANTI – 50131 FLORENCE, ITALY - PHONE +39 055 56801 – FAX +39 055 582771 WWW.MENARINI.COM - P.O. BOX 4063 – 50135 FLORENCE, ITALY - PAID-UP CAPITAL € 80,000,000.00 – FISCAL CODE, VAT AND FLORENCE REGISTER OF COMPANIES 00395270481

Menarini Group Companies

Italy: MALESCI - Florence, F.I.R.M.A. - Florence, CODIFI - Florence, A. MENARINI FARMACEUTICA INTERNAZIONALE - Florence, A. MENARINI INDUSTRIE FARMACEUTICHE RIUNITE - Florence, A. MENARINI MANUFACTURING LOGISTICS AND SERVICES - Florence, L'Aquila and Pisa, MENARINI RICERCHE - Florence and Pomezia, MENARINI BIOTECH - Pomezia, GUIDOTTI - Pisa, LUSOFARMACO

MEÑARINI MANUFACTURING LOGISTICS AND SERVICES – Florence, L'Aquila and Pisa, MENARINI RICERCHE – Florence and Pomezia, MENAHINI BIOTECH – Pomezia, GUIDUTTI – Pisa, LUSUFAHIMACU – Milan, LUSOCHIMICA – Pisa and Lomagna (Lecco)

World: ALBANIA - Tirana, ARGENTINA – Buenos Aires, ARMENIA – Yerevan, AUSTRALIA and NEW ZEALAND – Sydney, AUSTRIA – Vienna, AZERBAIJAN – Baku, BELARUS – Minsk, BELGIUM – Brussels, BOSNIA and HERZEGOVINA – Sarajevo, BULGARIA – Sofia, CHINA – Beijing and Shanghai, COSTA RICA – San José, CROATIA – Zagreb, CZECH REPUBLIC – Prague, DENMARK – Copenhagen, EL SALVADOR – San Salvador, ESTONIA – Tallinn, FINLAND – Helsinki, FRANCE – Paris, GEORGIA – Tbilisi, GERRANY – Berin and Dresden, GREECE – Athens, GUATEMALA – Guatemala City, HONDURAS – Tegucigalpa, HONG KONG – Hong Kong, HUNGARY – Budapest, INDIA – Ahmedabad, Mumbai and New Delhi, INDONESIA – Bekasi and Jakarta, IRELAND – Dublin and Shannon, KAZAKHSTAN – Almaty, KYRGYZSTAN – Bishkek, LATVIA – Riga, LITHUANIA – Vilnius, LUXEMBOURG – Luxembourg, MALAYSIA – Kuala Lumpur, MEXICO – Mexico City, MOLDOVA – Chisinau, MONTENEGRO – Podgorica, NETHERLANDS – Amsterdam, NICARAGUA – Managua, PANAMA – Panama, PHILIPPINES – Manila, POLAND – Warsaw, PORTUGAL – Lisbon, ROMANIA – Bucharest, RUSSIA – Moscow, SERBIA – Belgrade, SINGAPORE – Singapore, SLOVAKIA – Bratislava, SLOVENIA – Libigliana, SOUTH AFRICA – Bryanston, SOUTH KOREA – Seoul and Yongin, SPAIN – Barcelona, SWITZERLAND – Zarich, TAIWAN – Taipei, THAILAND – Bangkok, TURKEY – Istanbul, TURKMENISTAN – Ashgabat, UKRAINE – Kiev, UNITED KINGDOM – London, UZBEKISTAN – Tashent, NITAM – Hanoi and Ho Chi Minh Diagnostics: AUSTRIA - Vienna, BELGIUM - Zaventem, CROATIA - Zagreb, FRANCE - Paris, GERMANY - Berlin, GREECE - Athens, ITALY - Florence, NETHERLANDS - Valkenswaard, PORTUGAL Lisbon, SLOVENIA - Ljubljana, SPAIN - Barcelona, SWEDEN - Malmö, SWITZERLAND - Zurich, UNITED KINGDOM - London



- A. Menarini Industrie Farmaceutiche Riunite S.r.l. 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

A. Menarini Industrie Farmaceutiche Riunite S.r.l. certifies that its disclosure complies with the Data Privacy obligations.

Date:

Name of signatory: Eric Cornut

Position in the Company: Chairman of the Board of Directors

Hours



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 2021 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: 18.05.2022

Name of signatory: Belén Garijo

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







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 2021 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).

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 9, 2022

Name of signatory: Deepak Khanna

Position in the Company: President Human Health International

MSD International Business GmbH

Lupel

MSD International Business GmbH



EFPIA Disclosure Code: 2022 Self-certification Scheme

Healthcare professionals (HCPs) and healthcare organizations (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 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, Novartis Pharma AG hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

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

Methodology used for the collection and organization 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)

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

Ensuring compliance with Data Privacy Obligations

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

Date:

7th June 2022

Name of signatory: Marie-France Tschudin

Position in the Company:

President, IM Int & Chief Commercial Officer



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 2021 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: 20 May 2022

Name of signatory: Lars Fruergaard Jørgensen

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



Otsuka Pharmaceutical Europe Ltd.

Gallions Wexham Springs Framewood Road Wexham SL3 6PJ

Phone: +44 (0)203 747 5000 Fax: +44 (0)1895 207115 Web: www.otsuka-europe.com

Registered in England No: 3456326

EFPIA Code Disclosure 2022 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Otsuka Pharmaceutical 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, Otsuka Pharmaceutical Europe Ltd. hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Otsuka Pharmaceutical 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

Otsuka Pharmaceutical 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).



Otsuka Pharmaceutical 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

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

Date: 26th May 2022

Name of signatory: Andy Hodge

Position in the Company: President & CEO, Europe

Signature: Auldge.



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 2021 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 28th 2022

Name of signatory: Angela Hwang

Position in the Company: Group President, Pfizer Biopharmaceuticals Group

Signature:

— DocuSigned by:

(Michael

04C07254E0394F6...



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom PIERRE FABRE MEDICAMENT 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 MEDICAMENT hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

PIERRE FABRE MEDICAMENT 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 MEDICAMENT 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 MEDICAMENT 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 MEDICAMENT certifies that its disclosure complies with the Data Privacy obligations.

Date: 17/05/2022

Name of signatory: Jean-Luc LOWINSKI

Position in the Company: President



Healthcare professionals (HCPs) and healthcare organisations (HCOs) with F. Hoffmann –La Roche (hereinafter "Roche") 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, Roche hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Roche 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

Roche 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).



Roche 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

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

Date: 10-Jun-2022

Name of signatory: Bill Anderson

Position in the Company: CEO

Signature: Bill Anderson

Date: 09-juin-2022

Name of signatory: Padraic Ward

Position in the Company: Head of Pharma International

Signature:

Padraic Ward



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 2021 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).

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

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 13, 2022
Name of signatory	Olivier Charmeil
Position in the Company	EVP General Medicines
Signature	1



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 2021 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).

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 9, 2022

Name of signatory: Michele ANTONELLI

Position in the Company: CEO



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 2021 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: 13.06.2022

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 2021 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).

...2/

Signature:

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

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.

Date:	June 17th, 2022
Name of signatory:	Richard Daniell
Position in the Company:	Executive Vice President Teva Pharmaceuticals Europe B.V.



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 2021 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: May 18, 2022

Name of signatory: Jean-Christophe Tellier

Position in the Company: Head of UCB, CEO

(Nome.





EFPIA Code Disclosure 2022 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Vifor Pharma Group 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 Pharma Group hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2021 have been reported in application of the EFPIA Code following key principles:

Disclosure quality

Vifor Pharma Group 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 Pharma Group 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

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

Date: 15 June 2022

Name of signatory: Andreas Walde

Position in the Company: General Secretary





EFPIA Disclosure Code 2021 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Vifor Pharma Group 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.

EFPIA and its members are fully committed to implement and apply the highest ethical standards. Despite the exceptional circumstances related to COVID-19, Member Companies made their best efforts to disclose the relevant information for 2020.

Except in countries where disclosure is prescribed by laws, Vifor Pharma Group hereby confirms that its disclosures of transfers of value (ToVs) to HCPs, HCOs and POs made in 2020 have been reported in application of the EFPIA Disclosure Code following key principles:

Disclosure quality

Vifor Pharma Group 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 codes 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 Disclosure Code's requirements and applicable codes

Vifor Pharma Group certifies that:

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

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

Date: 31 May 2021

Name of signatory: Andreas Walde

Position in the Company: General Secretary

Signature: Lake





EFPIA Disclosure Code 2020 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Vifor Pharma Group 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.

Throughout the medicines life cycle pharmaceutical companies work with scientists and HCPs. These collaborations are essential in addressing patient needs. Industry and HCPs collaborate in a range of activities from clinical research to sharing best clinical practice and exchanging information on how new medicines fit into the patient pathway.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs and HCOs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs 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. Despite the exceptional circumstances related to COVID-19, Member Companies made their best efforts to disclose the relevant information for 2019.

Except in countries where disclosure is prescribed by laws, Vifor Pharma Group hereby confirms that its disclosures of transfers of value (ToVs) to HCPs and HCOs made in 2019 have been reported in application of the EFPIA Disclosure Code following key principles:

Disclosure quality

Vifor Pharma Group certifies that:

- Its disclosures are made in each country where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the codes 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 Disclosure Code's requirements and applicable codes

Vifor Pharma Group certifies that:

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

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





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

- Research and Development Transfers of Value (as defined in the EFPIA Disclosure 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 Pharma Group certifies that its disclosure complies with the Data Privacy obligations.

Date: 24.06.2020

Name of signatory: Andreas Walde

Position in the Company: General Secretary

/ Jala





EFPIA Disclosure Code 2019 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Vifor Pharma Group 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.

Throughout the medicines life cycle pharmaceutical companies work with scientists and HCPs. These collaborations are essential in addressing patient needs. Industry and HCPs collaborate in a range of activities from clinical research to sharing best clinical practice and exchanging information on how new medicines fit into the patient pathway.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs and HCOs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs 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 Pharma Group hereby confirms that its disclosures of transfers of value (ToVs) to HCPs and HCOs made in 2018 have been reported in application of the EFPIA Disclosure Code following key principles:

Disclosure quality

Vifor Pharma Group certifies that:

- · Its disclosures are made in each country where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the codes 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 Disclosure Code's requirements and applicable codes

Vifor Pharma Group certifies that:

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

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

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

- Research and Development Transfers of Value (as defined in the EFPIA Disclosure 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 Pharma Group certifies that its disclosure complies with the Data Privacy obligations.

Date: 20 June 2019

Name of signatory: Dr. Oliver P. Kronenberg

Position in the Company: Group General Counsel

Signature:

Vifor Pharma Ltd.

Name of signatory: Dr. Andreas Walde

Position in the Company: General Secretary





EFPIA Disclosure Code 2018 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Vifor Pharma Group 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.

Throughout the medicines life cycle pharmaceutical companies work with scientists and HCPs. These collaborations are essential in addressing patient needs. Industry and HCPs collaborate in a range of activities from clinical research to sharing best clinical practice and exchanging information on how new medicines fit into the patient pathway.

EFPIA and its member associations have adopted codes and guidelines to ensure that the interactions of their member companies with HCPs and HCOs meet the high standards of integrity and transparency. Building greater transparency to the relationships between pharmaceutical companies and HCPs/HCOs 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 Pharma Group hereby confirms that its disclosures of transfers of value (ToVs) to HCPs and HCOs made in 2017 have been reported in application of the EFPIA Disclosure Code following key principles:

Disclosure quality

Vifor Pharma Group certifies that:

- Its disclosures are made in each country where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the codes 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 Disclosure Code's requirements and applicable codes

Vifor Pharma Group certifies that:

• Data collection complies with the requirements of the EFPIA Disclosure Code;





• Actions were taken to ensure individual disclosure for HCPs and HCOs' transfers of values (each as defined in the EFPIA Disclosure Code).

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

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

- Research and Development Transfers of Value (as defined in the EFPIA Disclosure 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 Pharma Group certifies that its disclosure complies with the Data Privacy obligations.

Date: 30 June 2018

Name of signatory: Dr. Oliver P. Kronenberg

Position in the Company: Group General Counsel

Signature:

Name of signatory: : Dr. Andreas Walde

Position in the Company: General Secretary

Wolde





EFPIA Disclosure Code 2016 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Vifor Pharma Group 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.

Throughout the medicines life cycle pharma companies work with scientists and healthcare professionals. These collaborations are essential in addressing patient needs. Industry and healthcare professionals collaborate in a range of activities from clinical research to sharing best clinical practice and exchanging information on how new medicines fit into the patient pathway.

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

Vifor Pharma Group hereby confirms that its disclosures of transfers of value (ToVs) to HCPs and HCOs made in 2016 have been reported in application of the EFPIA Disclosure Code following key principles:

Disclosure quality

Vifor Pharma Group certifies that:

- Its disclosures are made in each country where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the codes 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 Disclosure Code's requirements and applicable codes

Vifor Pharma Group certifies that:

- Data collection complies with the requirements of the EFPIA Disclosure Code:
- Actions were taken to seek consent from HCPs and HCOs (each as defined in the EFPIA Disclosure Code), where applicable.

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

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

- Research and Development Transfers of Value (as defined in the EFPIA Disclosure 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.

Seeking the consent of Recipients

Vifor Pharma Group certifies that it has used all reasonable steps for the purpose of obtaining consent to individual disclosure where such consent is required by applicable law.

Date: 5 July 2017

Name of signatory: Stefan Schulze

Position in the Company: President of the Executive Committee and Chief Operational Officer Vifor

Pharma

Signature:

Name of signatory: Oliver P. Kronenberg

Position in the Company: General Counsel Vifor Pharma



EFPIA Disclosure Code 2015 Self-Certification Scheme

Healthcare professionals (HCPs) and healthcare organisations (HCOs) with whom Vifor 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.

Throughout the medicines life cycle pharma companies work with scientists and healthcare professionals. These collaborations are essential in addressing patient needs. Industry and healthcare professionals collaborate in a range of activities from clinical research to sharing best clinical practice and exchanging information on how new medicines fit into the patient pathway.

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

Vifor Pharma hereby confirms that its disclosures of transfers of value (ToVs) to HCPs and HCOs made in 2015 have been reported in application of the EFPIA Disclosure Code following key principles:

Disclosure quality

Vifor Pharma certifies that:

- Its disclosures are made for each EFPIA country where it operates;
- Its disclosures include direct and indirect ToVs, as defined in the codes and associated guidance issued by EFPIA;
- Its Methodological Notes describe 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 Disclosure Code's requirements and applicable codes

Vifor Pharma certifies that:

- Data collection complies with the requirements of the EFPIA Disclosure Code;
- Actions were taken to seek consent from HCPs and HCOs (each as defined in the EFPIA Disclosure Code), where applicable.

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

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

- Research and Development Transfers of Value (as defined in the EFPIA Disclosure 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.

Seeking the consent of Recipients

Vifor Pharma certifies that it has used all reasonable steps for the purpose of obtaining consent to individual disclosure where such consent is required by applicable law.

Date: 5 July 2016

Name of signatory: Oliver P. Kronenberg

Position in the Company: General Counsel Vifor Pharma
Signature:

Name of signatory: Beatrix Benz

Position in the Company: Head of Global Communications & Public Affairs