

**INFORMATION NOTICE /
Record Of Processing Activities**

**EU General Data Protection Regulation
(2016/679), Articles 13, 14 and 30**

Date of drafting: 27/03/2018

We may update or revise this Information Notice / Record of Processing Activities at any time, with any notice to you as may be required under applicable law. Your right to data portability and/or restriction of processing, if applicable, will become applicable as of May 25th, 2018.

1. Controller / Company	Orion Pharma AG Baarerstrasse 75 6300 Zug Switzerland +41(0)41 767 40 94
2. The person in charge / contact person	<i>Andrea Piazza</i> Orion Pharma AG Baarerstrasse 75 6300 Zug Switzerland e-mail: Andrea.piazza@orionpharma.com Contact details of the Data Protection Officer: Heidi Arala e-mail: privacy@orion.fi
3. Name of the data file	<i>Transparency Register</i>
4. The purpose for processing the personal data / recipients (or categories of recipients) of personal data / the legal basis for processing the personal data	<p>The purpose for use of this data file is to enable the controller to collect, process and publicly report direct and indirect transfers of value to practising doctors and medical professionals in order to comply with local requirements regarding transparency based on either legislation or authority and/or industry self-regulation.</p> <p>We may share your information with third parties, such as those who assist us by performing technical operations such as data storage and hosting. If ownership or control of Orion Corporation or all or any part of our products, services or assets changes, we may disclose your personal data to any new owner, successor or assignee.</p> <p>The controller will not disclose the collected data for commercial purposes to third parties. The controller will publish the collected data as required by the applicable transparency requirements based on industry self-regulation”, Switzerland: Pharma-Kooperations-Kodex “PKK”).</p> <p>The legal basis for processing of the personal data is the legitimate interests of the controller or a third party / the legitimate interests of the public: need for greater transparency regarding the interactions between the pharmaceutical industry and the HCPs, and of the controller: compliance with authority and/or industrial self-regulation. (EU General Data Protection Regulation Article 6.1.f). We only process personal data based on our legitimate interests, in case we have deemed, based on the balancing of interest test, that</p>

	the rights and interests of the data subject will not override our legitimate interest.
5. Content of the data file	The data file contains the following groups of data of practising doctors and other health care professionals: name, telephone number, mailing address, e-mail address, amount of transfers of value to the individual.
6. Source of information	Data is collected by the controller from the data subject.
7. Retention period of the personal data	The information remains publicly available during a period of three years calculated from the date on which the information was first published. The controller is, however, obligated to store the information regarding transfers of value for at least five years after the end of each reporting period. In addition, the controller stores the information for as long as is necessary in order for the controller to satisfy legal or contractual obligations, or in order to establish, exercise or defend legal claims. When the personal data are no longer necessary for these purposes, the personal data will be securely deleted.
8. The principles how the data file is secured	<p>A. Manual data file</p> <p>The manual data shall be stored in an area with restricted access, available only for the authorized persons.</p> <p>B. Electronic information</p> <p>The data file is located on a server in a controlled environment. The information is accessible only by such company employees who need the information based on their role. Only an authorized user of the data file can create new users and maintain user information.</p>
9. Right of access and realization of the right of access	<p>The data subject shall have the right of access, after having supplied sufficient search criteria, to the data on himself/herself in the personal data file, or to a notice that the file contains no such data. The controller shall at the same time provide the data subject with information of the sources of data in the file, on the uses for the data in the file and the destinations of disclosed data.</p> <p>The data subject who wishes to have access to the data on himself/herself, as referred to above, shall make a request to this effect to the person in charge at controller by a personally signed or otherwise comparably verified document.</p>
10. Right to object to processing	<p>In case the legal basis for processing the personal data is the legitimate interests of the controller, the data subject has the right to object to processing on grounds relating to his or her particular situation.</p> <p>In case the data subject wishes to use its above-mentioned rights, he or she shall make a request to this effect to the person in charge at the data controller by a personally signed or otherwise comparably verified document in writing to the representative of the data controller named under section 2. hereinabove.</p>
	A controller shall, on its own initiative or at the request of the data subject, without undue delay rectify, erase or supplement personal data contained in its

11. Rectification, restriction of processing and erasure	<p>personal data file if it is erroneous, unnecessary, incomplete or obsolete as regards the purpose of the processing. The controller shall also prevent the dissemination of such data, if this could compromise the protection of the privacy of the data subject or his/her rights.</p> <p>The data subject shall have the right to obtain from the controller restriction of processing, in case the data subject has contested the accuracy of the processed personal data, if the data subject has claimed that the processing is unlawful and the data subject has opposed the erasure of the personal data and has requested the restriction of their use instead; if the controller no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise or defense of legal claims; or if the data subject has objected to processing pursuant to the EU General Data Protection Regulation pending the verification whether the legitimate grounds of the controller override those of the data subject. Where processing has been restricted based on the above grounds, the data subject who has obtained restriction of processing shall be informed by the controller before the restriction of processing is lifted.</p> <p>If the controller refuses the request of the data subject of the rectification of an error, a written certificate to this effect shall be issued. The certificate shall also mention the reasons for the refusal. In this event, the data subject may bring the matter to the attention of the Data Protection Ombudsman.</p> <p>The controller shall undertake reasonable measures to notify the erasure to the controllers to whom the data has been disclosed and who are processing the data. The controller shall notify the rectification to the recipients to whom the data have been disclosed and to the source of the erroneous personal data. However, there is no duty of notification if this is impossible or unreasonably difficult.</p> <p>Requests for rectification shall be made by contacting the representative of the controller named under section 2. hereof.</p>
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