



Patient Organisation Consultancy/ Speaker Agreement

Takeda partners with patient organisations to allow patients and caregivers to share their experiences of having or caring for patients with certain conditions. This Patient Organisation Consultancy Agreement (**Agreement**) sets out the terms and conditions applicable to the parties' engagement as described below (for the sake of clarity the Key Terms set out below form part of this Agreement). Takeda and the Organisation are hereafter jointly referred to as **Parties** and individually as **Party**. By signing below, the Parties agree to the following terms of this Agreement.

Parties and Execution



Takeda

Legal name: Takeda Pharma A/S
(Takeda, data controller)
Country of registration: Denmark

Company number: 16406899

Registered address: Delta Park 45, 2665 Vallensbæk Strand, Denmark

Other (optional): [Insert other information of applicable]



Organisation

Legal name: Colitis-Crohn Foreningen
(Organisation)
Country of registration: Denmark

Registration number (optional): [Insert registration number]

Registered address: Kongensgade 66-68, 2. Th, 5000 Odense C

Other (optional): [Insert other information of applicable]



Signatures

Signed by and on behalf of **Takeda**

Signature: 
DocuSigned by:
Christian Sevel
DEA29FE9AAE447E...

Name: Christian Sevel

Title: Head of Patient, Value & Access

Place: Vallensbaek

Date: 18-Dec-2025 | 02:33 PST

Signature: 
Signed by:
Charlotte Engel Møller
A5A7384FCBBE466...

Name: Charlotte Møller Engel

Title: Medical Compliance & Tender Manager

Place: Vallensbaek

Date: 18-Dec-2025 | 13:18 CET

Signed by and on behalf of the **Organisation**

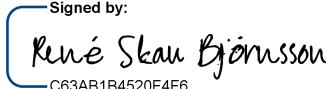
Signature:

Name: Benthe Bertelsen

Title: Vice Chairman

Place: København

Date:

Signature: 
Signed by:
René Skau Bjørnsson
C63AB1B4520F4F6...

Name: René Skau Bjørnsson

Title: Head of Secretariat at Colitis-Crohn Foreningen

Place: Odense

Date: 18-dec-2025 | 02:39 PST



Key Terms

Agreement details

Effective date

- Date of last signature by the Parties
- [Insert other specific date]

End date

When podcast is recorded and final production is available, approximately end February 2026

Pharmacovigilance email address

AE.DNK@takeda.com

Governing law

Denmark

Jurisdiction

Glostrup

Services details

Services

- **Nature of the Services:** Participate in podcast recording about living with fatigue
- **Preparation and presentation(s) time:** 0 hours as CCF does not want payment for the hours spent with the recording
- **Topic(s):** A talk about living with IBD & fatigue
- **Title of the event(s):** Recording of podcast about IBD & fatigue
- **Date and venues:** 18th December at “Lydens Hus” Gl. Kongevej 11, 1610 København

Intended Use

If Takeda needs to use recordings, photos and videos related to the services please describe the Intended Use below by selecting one or more answers as appropriate: The podcast will be used as follows:

Medium

- N/A
- Takeda Website (Takeda.dk and levmedibd.dk)
- Takeda internal use
- Social media (levmedIBD app & levmedIBD fb/Instagram)
- Other [Insert]

Territory

- Worldwide
- Denmark

The use of the podcast and the time of launch will be announced to CCF when planned and in advance of launch externally.

Links to the podcast will be made available for CCF to use in CCF media.

Compensation

DKK 0. Expenses for transportation and parking will be covered by invoice sent to Takeda



Payment terms

Takeda will pay all invoices via bank transfer within 60 days of Takeda receiving the invoice. Invoice(s) can be sent:

Upon completion of the Services

[Other, please insert as relevant: i.e. Upon signature of the Agreement]



Main Terms

1. Obligations

- 1.1 **Services.** The Organisation shall nominate one or more patients or caregivers who will undertake the Services as described in the Key Terms (**Nominated Person**).
- 1.2 **Performance of Services.** The Organisation shall comply and shall ensure that Nominated Person complies with all applicable laws, regulations, industry codes of practice and guidelines including, without limitation, the codes issued by IFPMA, EFPIA and any corresponding, equivalent or similar national codes (**Applicable Laws**).
- 1.3 **Review of materials.** The Organisation shall submit to Takeda for review and approval any material drafted or used for the purposes of the Services to ensure compliance with Applicable Laws. The Organisation agrees to send such material to Takeda in a reasonable timeline in advance of its use.

2. Compensation

- 2.1 **Compensation for Services.** When permissible under Applicable Laws, the Organisation may receive compensation under this Agreement or may wish to not receive any compensation for the Services. If the Parties have agreed on Compensation in Key Terms, Takeda shall pay to the Organisation such Compensation consistent with the Payment Terms.
- 2.2 **Expenses.** Should there be any expenses as part of the Services, Takeda may arrange any travel expenses through its preferred suppliers directly or, will reimburse documented expenses that have been covered directly by the Organisation. Any such expenses must be booked in accordance with Takeda's policies and local requirements which shall be provided to the Organisation on demand.
- 2.3 **Minimum information for payment.** Any request of payment must include details as specified by Takeda including Takeda's tax number as well as information related to the engagement (including the purchase order number and Takeda's contact person for such engagement).

3. Transparency

- 3.1 **Disclosure of transfers of value.** Takeda will ensure transparency of any transfer of values made to the Organisation in accordance with Applicable Laws. The Organisation agrees to this disclosure, as the case may be, on Takeda's website or on any other relevant website based on local practice.

4. Anti-bribery and independence

- 4.1 **Anti-bribery compliance.** The Parties undertake to comply with any applicable anti-bribery regulations and codes related to anti-bribery and corruption (the "Anti-Bribery Laws"), the Organisation is prohibited from offering or paying directly or indirectly anything of value to a government official or any person, entity or institution covered under the Anti-Bribery Laws in order to: (i) win or retain business for Takeda; (ii) improperly influence an act or decision that will benefit Takeda, or (iii) gain an improper advantage for Takeda.
- 4.2 **No inducement or influence.** The Parties acknowledge and agree that this Agreement is concluded independently from any business transactions and decisions in relation to the supply or purchase of goods or



services from Takeda or its affiliates, and that the Compensation does not in any way: (i) constitute any inducement to, or reward for, recommending or taking any decisions favourable to any products or services of Takeda or its affiliates; or (ii) have any influence on the content of any materials authored by or on behalf of the Organisation.

- 4.3 **No promotion.** Takeda is prohibited by law from promoting or advertising medicines available on prescription to the general public. The Organisation shall procure that the Nominated Person agrees not to do so in the context of the Services.

5. Intellectual property, data privacy and external communications

- 5.1 **General.** All information, data and intellectual property rights owned by each Party prior to this Agreement shall remain the property of that Party.
- 5.2 **Intellectual property rights arising from the Services.** The Organisation agrees and shall procure that Nominated Person agrees that any intellectual property rights developed or prepared by the Organisation or by Nominated Person in connection with the Services performed hereunder are assigned to Takeda.
- 5.3 **Personal Data.** To the extent that the Parties collect, use, store or otherwise Process any Personal Data for or on behalf of other Party and/or its affiliates or otherwise for the Services, the Parties shall comply with the requirements set forth in Exhibit 3, attached hereto. The Organisation agrees to provide Nominated Person with the Consent Form and Privacy Notice set forth in Exhibit 2 and to collect Nominated Person's consent. The Organisation shall retain such notice and consent obtained for a minimum of two (2) years after the expiration or termination of this Agreement.
- 5.4 **Photos; videos; recordings.** Where applicable, the Organisation shall ensure through the collection of the Nominated Person's consent (see Exhibit 2) that Nominated Person gives Takeda, any of its affiliates and/or any company or person working for or on behalf of Takeda in connection with the Services, permission to make recordings of Nominated Person for the purposes of or during the performance of the Services, whether such recordings are photographic, audio or video recordings, and whether they are in electronic or in any other format or in any other media. Takeda intends, either itself or through any of its affiliates or third parties working for or on behalf of Takeda in connection with the Services, to use such recordings for the Intended Use as described in Key Terms. The Organisation shall also ensure that Nominated Person gives permission to Takeda, any of its affiliates and/or third parties working for or on behalf of Takeda in connection with the Services, to store, show, play, display, publish or otherwise make available, disclose and to use such recordings for the Intended Use. The Organisation shall further ensure that Nominated Person agrees that any and all image rights and other rights in such recordings will either vest in or be assigned to Takeda.
- 5.5 **Use of Parties' logo and name.** Any external communication (e.g., press release), communication on social media (e.g., social media post), and use of one-Party's logo or name by the other Party shall comply with Applicable Laws and requires prior approval of the other Party

6. Confidentiality

- 6.1 **General.** Both Parties agree to keep all information, received from the other Party, confidential. This obligation shall survive the termination or expiration of this Agreement for a period of 5 years.
- 6.2 **Exceptions.** The confidentiality obligations set forth herein shall not apply to information which is:
- Needed for the purposes of the Services (including the Intended Use),
 - Agreed to be disclosed by the Parties,
 - In the public domain, and
 - Required to be disclosed by law or by a court of competent jurisdictions.



7. Term and termination

- 7.1 **Term.** This Agreement shall take effect on the Effective Date and shall remain in effect until the End Date, unless earlier terminated as permitted herein.
- 7.2 **Termination.** Either Party may terminate this Agreement:
- a) For any reason upon 30 days' prior written notice without any liability, compensation and or indemnity to the other Party,
 - b) With immediate effect for a material breach of this Agreement including, without limitation, breach of Applicable Laws, by giving written notice to the other Party.

8. Other important terms

- 8.1 **Entire Agreement.** This Agreement constitutes the entire agreement and understanding between the Parties with regard to all matters herein.
- 8.2 **Pharmacovigilance.** As part of Takeda's corporate and regulatory responsibilities and to help ensure patient safety, Takeda collects safety information on Takeda products from various sources. Should the Organisation receive safety information related to a Takeda product while providing the Services, the Organisation hereby agrees to immediately upon receipt of such safety information to forward such safety information to their Takeda contact or to the Pharmacovigilance email address mentioned in the Key Terms (**Pharmacovigilance Email Address**).
- 8.3 **Modifications and Amendments.** No amendment of any of the provisions of this Agreement shall be effective unless in writing and signed by both Parties.
- 8.4 **Assignment.** The Organisation shall not assign or sub-contract this Agreement without the prior written consent of Takeda.
- 8.5 **Governing Law and Jurisdiction.** This Agreement shall be governed by the laws of the Governing Law and any disputes arising from it will be settled exclusively by the courts of the Jurisdiction (see Key Terms).
- 8.6 **Electronic signature.** The Parties agree that the Agreement may be signed electronically and acknowledge that it has the same probative value as a paper writing, in accordance with Applicable Laws.



Exhibit 1: Local Country Exhibit

In the event of any conflict or inconsistency between the main terms of this Agreement and this Local Country Exhibit, the terms of this Local Country Exhibit shall prevail.

Applicable Laws include – but are not limited to – all relevant national laws, regulations, guidelines as well as industry codes including, without limitation, the IFPMA and EFPIA codes and any corresponding, equivalent, or similar national codes such as the Danish Ethical Rules for Promotion of Medicinal Products towards Healthcare Professionals (the “Promotion Code”) and the Danish Ethical Rules for Collaboration between Patient Groups, etc. and the Pharmaceutical Industry (the “Patient Organisation Code”), Ethical rules for the pharmaceutical industry’s donations and grants (the “Donation code”) and any other ENLI codes as applicable.

Disclosure of transfers of value.

Organisation must publish the Compensation received from Takeda (inclusive the amount) on their homepage no later than one month after receipt of the Compensation and keep the information on their website for at least two years.



Exhibit 2: Consent Form & Release and Privacy Notice for Nominated Person

Takeda is strongly committed to protecting your privacy, and we will make efforts to protect your personal data in accordance with this Privacy Notice (**Privacy Notice**).

1. Data controller of your personal data

The data controller responsible of your personal data for the purposes of the data processing activities described in this Privacy notice is the Takeda entity party to the agreement Takeda has entered into with the patient organisation you are a member of.

2. Personal data Takeda collects

Takeda collects and processes your personal data in accordance with Applicable Laws. These personal data may include the following information:

- basic personal details such as identity and contact information (e.g.; name; surname; email address),
- relevant demographic information (e.g.; age; marital status; gender),
- your testimonial which includes information about your patient journey and your health information including disease and treatment status, and
- any and all images of you in all forms and media that Takeda has taken or obtained or will take or obtain.

3. On which legal basis does Takeda process your personal data and for which purposes

Takeda may process your personal data based on the following legal basis:

- based on your consent to use any information related to your patient and/or caregiver journey (including your health condition if any),
- based on Takeda's legitim interest to manage the engagement covered by the Agreement entered into with the patient organisation you are a member of, or
- to meet Takeda's legal obligations (e.g.; for pharmacovigilance purposes).

4. How Takeda uses your personal data

Takeda processes personal data about you only as required for this engagement. Takeda may however use data obtained from you to create de-identified, aggregated data. "Aggregated data" is consolidated data relating to multiple patients, and therefore cannot be traced back to a specific patient. Takeda may use this de-identified data for purposes which are not directly connected to the engagement, such as to improve its products and services.

5. With whom Takeda shares your personal data

Personal data about you may be shared by Takeda with companies that are part of the Takeda group of companies.

When it is required in connection with this Agreement, Takeda may share personal data about you with third parties who provide services to Takeda or perform certain activities on our behalf, other business and licensing partners, and/or regulatory agencies and health authorities. In such cases, Takeda will require these third parties to protect the confidentiality and security of the personal data that is shared with them. These third parties will be required to agree that they will not use or disclose personal data about you except as necessary to provide services to us or perform services on our behalf, or as necessary to comply with Applicable Laws or regulations.

Some companies in the Takeda group and/or service providers may be located in countries outside of the European Economic Area (EEA), where laws may not give your personal data the same level of protection. In such cases, Takeda will ensure that all adequate safeguards are in place and that the transfer of your personal data complies with all Applicable Laws and regulations. In certain cases, Takeda undertakes to enter into contractual agreements (e.g., European Union Standard Contractual Clauses), or relies on other available data transfer mechanisms that aim to provide adequate protections.



6. How Takeda protects your Personal data

Takeda maintains reasonable physical, administrative and technical safeguards to maintain confidentiality and protect all personal data about you from loss, misuse, unauthorized access, disclosure, alteration or destruction.

7. How long does Takeda retain your personal data

Your personal data will only be stored as long as necessary for the purposes for which it was collected, subject to local laws and regulations and legitimate business needs.

8. Your rights in relation to your data and how to contact Takeda

You have the right to request access to, rectification or erasure of, your personal data or to restrict its processing. Where our use of personal data is based on your consent you also have the right to withdraw your consent at any time. You understand and agree that revocation of this release will not apply to personal data already used or disclosed for the Activities in reliance upon this Release. To exercise these or any other rights (such as objection or portability) which may be available to you, please contact us through our Privacy Rights Request webform at: <https://www.takeda.com/individualrights>.

If the form is not available in a language you would like to communicate, or you have other queries or requests you may always contact Takeda's Data Protection Officer at: privacyoffice@takeda.com.

For more information about your privacy rights, or if you are not able to resolve a problem directly with us and wish to make a complaint, please contact the relevant data protection authority that is responsible for making sure that privacy laws are followed in your country of residence.

For more detailed information on how Takeda processes your personal data and your privacy rights please see <https://www.takeda.com/privacy-notice>.



Nominated Person's Consent Form & Release

I declare that I have read the above, fully understand its meaning and effect, and agree to be bound by it. I hereby consent to the use of my images in connection with the consultancy/speaker services provided by my patient organization and Takeda, its affiliates, or third parties working on behalf of Takeda. I understand that my images may be used in photographic, audio, or video recordings, and may be in electronic or any other format or media. I understand that the purpose of the use of my images is for the Intended Use as described in the Key Terms of the consultancy/speaker agreement between Takeda and my patient organisation. In addition, I confirm that I am at least 18 years of age and if not, my parents and/or legal guardians have signed on my behalf below.

Signed: _____ Date: _____

Print Name: Benthe Bertelsen _____

Parent or Legal Guardian Signature
(if applicable): _____ Date: _____

Print Name Parent / Legal Guardian
(if applicable): _____



Exhibit 3: Data Protection Addendum

The following terms reflect the agreements made between the Parties, both acting as Data Controllers, to facilitate the processing and sharing of Personal Data. The terms define the data protection principles that the Parties shall adhere to and the responsibilities of the Parties to each other. In the event of a conflict between this Exhibit 3 and the Agreement, the terms and definitions of this Exhibit 3 shall prevail.

1. Definitions.

For purposes of this Exhibit, the following terms shall have the following meanings:

- **Data Protection Laws** means all applicable laws in relation to data protection, privacy, interception and monitoring of communications, or requirements relating to the Processing of Personal Data of any kind.
- **Data Controller** means the natural or legal person which, alone or jointly with others determines the purposes and means of the Processing of Personal Data.
- **Personal Data** shall mean any information relating to an identified or identifiable natural person (**Data Subject**); an identifiable person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that person.
- **Process** or **Processing** shall mean any operation or set of operations which is performed upon Personal Data, whether or not by automatic means, such as collection, recording, organisation, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, blocking, erasure or destruction.
- **Security Incident Affecting Personal Data** means any actual or reasonably suspected accidental, unlawful or unauthorised loss, destruction, alteration, access, use, disclosure of, damage or corruption to Personal Data Processed under this Agreement.

2. **Warranties.** The Organisation and Takeda shall each, at all times, comply with their respective obligations under all applicable Data Protection Laws in connection with the subject matter of this Agreement. Both Parties shall implement all reasonable technical and organisational security measures to protect data from loss, misuse, unauthorised access, disclosure, alteration, or destruction. The party receiving the Personal Data from the other party shall not retain or process Personal Data for longer than necessary to fulfil the agreed purpose described above.
3. **Data security breaches and reporting.** In case of a Security Incident Affecting Personal Data shared between the Parties, the responsible party shall comply with applicable Data Protection Laws regarding potential notification of the incident/breach to the relevant data protection authority and/or the Data Subjects as applicable. The Parties agree to inform and collaborate with each other in the investigation, remediation and disclosure of such incidents as may be required. To the extent the Organisation suffers a suspected or confirmed Security Incident Affecting Personal Data that (1) has an impact on the services provided under this Agreement or (2) relates to Personal Data under this Agreement, the Organisation shall promptly notify Takeda about such Security Incident.
4. **Mutual assistance.** The Organisation shall promptly provide the other Party with reasonable assistance in complying with any data subject rights request.
5. **International data transfers.** The Organisation must not transfer Personal Data received from Takeda outside the UK, EEA, or Switzerland unless (i) it is to a country with adequate protection per Data Protection Laws, (ii) appropriate safeguards or binding corporate rules are in place, (iii) the Organisation complies with Data Protection Laws by ensuring adequate data protection, or (iv) a specific derogation in Data Protection Laws applies.
6. **Indemnities.** Both Parties shall indemnify, defend, and hold each other harmless from and against any and all liabilities, claims, losses, suits, judgments, and reasonable legal fees arising from any breach, negligent act, error or omission of relevant data protection obligations under this Agreement by the other party, its staff or subcontractors.

Certificate Of Completion

Envelope Id: 7442A02D-B3D7-42C0-A195-14917C07CEC9

Status: Completed

Subject: Complete with Docusign: DK_PO_Consultancy_Agreement_EN_BentheBertelsen_podcast_fatigue_dec2025.pdf

Source Envelope:

Document Pages: 10

Signatures: 3

Envelope Originator:

Certificate Pages: 5

Initials: 0

Britta Smedegaard Andersen

AutoNav: Enabled

40 Landsdowne Street

Envelopeld Stamping: Enabled

Cambridge, MA 02139

Time Zone: (UTC+01:00) Brussels, Copenhagen, Madrid, Paris

britta.smedegaard.andersen@takeda.com

IP Address: 147.161.173.79

Record Tracking

Status: Original

Holder: Britta Smedegaard Andersen

Location: DocuSign

12/18/2025 11:26:46 AM

britta.smedegaard.andersen@takeda.com

Signer Events

Christian Sevel

CHRISTIAN.SEVEL@TAKEDA.COM

Takeda Pharmaceuticals - Default

Security Level: Email, Account Authentication (None), Login with SSO

Signature

DocuSigned by:

Christian Sevel
DEA29FE9AAE447E...

Signature Adoption: Pre-selected Style

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Signed: 12/18/2025 11:33:46 AM

Electronic Record and Signature Disclosure:

Not Offered via Docusign

René Skau Björnsson

sekretariatschef@ccf.dk

Security Level: Email, Account Authentication (None)

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René Skau Björnsson
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ID: d55fdaab-50e3-4047-b7e3-27c2b1973090

Charlotte Engel Moeller

charlotte-engel.moller@takeda.com

Senior Coordinator

Takeda Pharmaceuticals - Default

Security Level: Email, Account Authentication (None), Login with SSO

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Charlotte Engel Moeller
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Signed: 12/18/2025 1:18:58 PM

Electronic Record and Signature Disclosure:

Not Offered via Docusign

In Person Signer Events

Signature

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

Witness Events	Signature	Timestamp
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Notary Events	Signature	Timestamp
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Envelope Summary Events	Status	Timestamps
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Signing Complete	Security Checked	12/18/2025 1:18:58 PM
Completed	Security Checked	12/18/2025 1:18:58 PM

Payment Events	Status	Timestamps
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Electronic Record and Signature Disclosure

ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, Takeda Pharmaceuticals - Platform (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through the DocuSign system. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to this Electronic Record and Signature Disclosure (ERSD), please confirm your agreement by selecting the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

Getting paper copies

At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. You will have the ability to download and print documents we send to you through the DocuSign system during and immediately after the signing session and, if you elect to create a DocuSign account, you may access the documents for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

Withdrawing your consent

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. Further, you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

How to contact Takeda Pharmaceuticals - Platform:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: ad.ministrayter@mail.com

To advise Takeda Pharmaceuticals - Platform of your new email address

To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at ad.ministrayter@mail.com and in the body of such request you must state: your previous email address, your new email address. We do not require any other information from you to change your email address.

If you created a DocuSign account, you may update it with your new email address through your account preferences.

To request paper copies from Takeda Pharmaceuticals - Platform

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an email to ad.ministrayter@mail.com and in the body of such request you must state your email address, full name, mailing address, and telephone number. We will bill you for any fees at that time, if any.

To withdraw your consent with Takeda Pharmaceuticals - Platform

To inform us that you no longer wish to receive future notices and disclosures in electronic format you may:

- i. decline to sign a document from within your signing session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;
- ii. send us an email to ad.ministrayter@mail.com and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

Required hardware and software

The minimum system requirements for using the DocuSign system may change over time. The current system requirements are found here: <https://support.docusign.com/guides/signer-guide-signing-system-requirements>.

Acknowledging your access and consent to receive and sign documents electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please confirm that you have read this ERSD, and (i) that you are able to print on paper or electronically save this ERSD for your future reference and access; or (ii) that you are able to email this ERSD to an email address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format as described herein, then select the check-box next to ‘I agree to use electronic records and signatures’ before clicking ‘CONTINUE’ within the DocuSign system.

By selecting the check-box next to ‘I agree to use electronic records and signatures’, you confirm that:

- You can access and read this Electronic Record and Signature Disclosure; and
- You can print on paper this Electronic Record and Signature Disclosure, or save or send this Electronic Record and Disclosure to a location where you can print it, for future reference and access; and
- Until or unless you notify Takeda Pharmaceuticals - Platform as described above, you consent to receive exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you by Takeda Pharmaceuticals - Platform during the course of your relationship with Takeda Pharmaceuticals - Platform.