INFORMATION NOTICE / Record of processing Activities

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

Date of drafting: March 27th, 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. Orion Pharma AG 1. Controller / Company Baarerstraße 75 CH - 6300 Zug Tel. +43 1 99 460 65 50 2. The person in charge / Contact Person: Dr. Sieglinde Jastroch Orion Pharma Region CE contact person Notkestraße 9, 22607 Hamburg Tel. +49 40 89 96 890 Contact details of the Data Protection Officer: e-mail: Heidi Arala, privacy@orion.fi 3. Name of the data file Orion Pharma AG (CH) Recruitment data file The purpose for processing personal data is to enable the operation of the 4. The purpose for selection procedure for Orion Pharma Region CE new employees and trainees processing the personal and to enable internal mobility. data / the legal basis for processing the personal Orion Pharma Region CE may use external services in its operations and in this data connection personal data may be disclosed to the external service provider. Personal data is disclosed in order to obtain outsourced services such as recruitment and personal assessment services. 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 Pharma CE 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. The processing of personal data is based on the data subject's consent (EU General Data Protection Regulation Art 6.1.a) 5. Content of the data file The data file may contain information relating to the following groups, when the processing of such data is necessary: A person's basic information (name, date of birth, contact information) Interview information Information related to job search (e.g. training information, work experience, language skills) Job application, CV and other possible information and attachments delivered by the applicant Information relating to personal and suitability assessments

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	 Information relating to security clearance (with the applicant's separate consent) Information specified in the application process
6. Source of information	The personal data to be processed is delivered mainly by the job applicant in the recruitment process. For the purpose of job search necessary information may be obtained from other sources with the consent of the applicant. Information may also be gathered from the regular operations of the controller.
7. Transfer and disclosure of personal data outide the EU and EEA	Personal data will not be transferred nor disclosed outside the Euoprean Union (EU) or the European Economic Area (EEA).
8. Retention period of the personal data	The controller retains personal data for maximum period of 2 years. The controller will delete the information when there is no longer any defined purpose for the storage.
9. The principles how the data file is secured	A. Manual data file The manual data shall be stored in an area with restricted access, available only for the authorized persons. B. Electronic information The protection of the data file utilizes technical data protection (several security mechanisms) and electronically stored information is accessible only by the authorized persons.
10. Right of access and right to data portability	The data subject shall have the right of access, after having supplied sufficient search criteria, to the data on himself/herself in the recruitment 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. The data subject has the right to data portability (EU General Data Protection Regulation Art 20), i.e. the right to receive his or her personal data, which the data subject has provided to the controller and that is being processed by automated means, in a structured and machine-readable format and the right to transmit those data to another controller, where the basis for processing is consent or the fulfilment of a contract between the controller and the data subject. The data subject who wishes to have access to the data on himself/herself, or right to data portability, 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.
11. Right to withdraw consent	In case the legal basis for processing the personal data is the consent of the data subject, the data subject has the right to withdraw the consent. The request regarding the withdrawal of the consent must be made to the person in charge of the data file by a personally signed or otherwise comparably verified document which must be presented to the representative of the controller named under section 2 hereof.

Withdrawal of consent does not render the processing of personal data performed prior to such withdrawal unlawful.

12. Rectification, restriction of processing and erasure

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 data file if it is erroneous, unnecessary, incomplete or obsolete as regards the purpose of the processing.

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.

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.

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. However, there is no duty of notification if this is impossible or unreasonably difficult.

Requests for the above uses of the data subject's rights shall be made by contacting the representative of the controller named under section 2 hereof.