

## Information on Joint Controllership pursuant to Art. 26, para. 2, 2. sentence of the General Data Protection Regulation (GDPR)

### What is the reason for the joint controllership?

Dr. Falk Pharma GmbH ("Dr. Falk Pharma") and Falk Foundation e.V. ("Falk Foundation") use jointly a contact database for their business activities. This may also affect the processing of your personal data. The parties have defined the steps of data processing in the individual process stages. Within the process stages described below, Dr. Falk Pharma and Falk Foundation are jointly responsible for the protection of your personal data (Art. 26 GDPR).

### For which process stages is joint controllership applicable?

Joint controllership concerns the entire process of processing your personal data in the contact database, i.e. in particular the collection, update, storage, use and deletion of your personal data in the contact database.

### What did the parties stipulate in the joint controller agreement?

Within their joint controllership, Dr. Falk Pharma and Falk Foundation agreed on the allocation of responsibilities which they have under the GDPR, This relates in particular to the exercise of the rights of the data subjects and the fulfilment of the information obligations pursuant to Art. 13 and Art. 14 of the GDPR.

This agreement is required as personal data are processed in different process stages in the contact database, for which either Dr. Falk Pharma, Falk Foundation or both shall be responsible.

Process section / EDP system	Fulfilment of duties by:
<i>Section 1:</i> Operation and technical maintenance of the contact database	Dr. Falk Pharma
<i>Section 2a:</i> Collection and updating of data for the business of Dr. Falk Pharma	Dr. Falk Pharma
<i>Section 2b:</i> Collection and updating of data for the activities of the Falk Foundation	Falk Foundation
<i>Section 3a:</i> Storage of data in the contact database for the business of Dr. Falk Pharma	Dr. Falk Pharma
<i>Section 3b:</i> Storage of data in the contact database for activities of Falk Foundation	Falk Foundation
<i>Section 4a:</i> Use of the contact database for the business of Dr. Falk Pharma	Dr. Falk Pharma
<i>Section 4b:</i> Use of the contact database for the activities of the Falk Foundation	Falk Foundation
<i>Section 5a:</i> Deletion of data in the contact database for the business of Dr. Falk Pharma	Dr. Falk Pharma

**What does this mean for data subjects?**

Even if there is a joint controllership, the parties fulfil the data protection obligations in accordance with their responsibilities for the individual process stages as follows:

- Dr. Falk Pharma is responsible for the operation and technical maintenance of the contact database.
- Both parties are responsible for collecting and updating the data for their business and activities.
- Both parties are responsible for the storage of the data for their business and activities.
- Both parties are responsible for the use of the data for the purposes described above for their business and activities.
- Both parties are responsible for the deletion of the data for their business and activities.

Dr. Falk Pharma and Falk Foundation provide the data subjects concerned with the information required pursuant to Art. 13 and Art. 14 of the GDPR in a precise, transparent, comprehensible and easily accessible form in clear and simple language free of charge. Both parties make available to each other all the necessary information from their scope of activities.

Both parties shall inform each other immediately of any legal positions asserted by affected data subjects. They shall provide each other with all information necessary to respond to requests for information.

Data protection rights can be claimed against both Dr. Falk Pharma and/or Falk Foundation. As a matter of principle, data subjects receive the information from the party against whom rights have been claimed.

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