

Terms and Conditions

This page describes the Terms and Conditions which apply to the LATAM-UZA NET preceptorship (“Event”) organized by Ipsen Pharma SAS, 65, Quai Georges Gorse, 92100 Boulogne-Billancourt, France, (“Ipsen”) in partnership with the Universitair Ziekenhuis Antwerpen (UZA), Edegem, Belgium (“UZA”) and the website ipsen-connect.com where the Event materials will be available on demand (“Website”).

These Terms and Conditions apply to all Event attendees and or users of the Website (“you”). In registering and or attending the Event, and or in accessing and or using the Website, you confirm that you have read and agree to these Terms and Conditions (these “Terms and Conditions”) without reservation.

1. Background and Obligations of Event Attendees

Ipsen or its affiliate or partner has invited you to attend the Event and or access to the Website, which will be beneficial to the medical and scientific professionals in the field of Neuroendocrine tumors.

This Event and the Website are limited to healthcare professionals. By attending the Event and or accessing and or using the Website, you undertake, warrant and agree that you are a healthcare professional registered to practice in your country.

Neither Ipsen, its affiliates or partners nor UZA will take charge of any expenses that you may incur in attending the Event and or using the Website.

This invitation to attend the Event and or accessing the Website is not transferable to any other person.

You agree that invitation to attend the Event or accessing the Website and your attendance at the Event and or access to the Website has/have not and will not influence, and is not intended to influence, any decision you may make, or action you might take, regarding current or future business with, or on behalf of, Ipsen, its affiliates or partners. In addition, neither Ipsen nor you have the authority to act for the other or the responsibility for any obligation or expense of the other.

By attending the Event / accessing the Website:

- you agree that you will comply with all procedures, including obtaining approvals and/or disclose this invitation as required under the policies of your employer, professional codes of conduct applicable to you and applicable law and that Ipsen, its affiliates and or partners may disclose publicly and/or to any authorities this invitation; and
- you confirm that your attendance at the Event and access to the Website fully complies with all applicable anti-bribery / anti-corruption laws and regulations.

2. Intellectual property

The information and materials to be presented or provided during the Event and or on the Website (the “Materials”) is owned or licensed by Ipsen, its affiliates and or UZA. The presentation and each of the elements, including trademarks and logos appearing on the Materials are protected by intellectual property laws and (i) are held by Ipsen or its affiliates or UZA or (ii) are held by third parties and are subject to an authorization of use granted to Ipsen or UZA by their owners.

No part of the Materials may be copied, reproduced, modified, republished, uploaded, distorted, transmitted or distributed in any manner or in any medium, in part or in whole, without the prior written consent of Ipsen. Ipsen consent would be limited to copying for private usage for your

personal, private and non-commercial use, on your personal computer. Elements composing or contained in the Materials authorized for use may not be distorted, modified or altered in any way.

Ipsen, its affiliates and or UZA reserve the right to take legal action against any counterfeit of its intellectual property rights.

3. Nature of information

As the case may be, the Event and or the Website may include expert opinions concerning a particular area in relation with the content of the Material. Such information represents only the opinions of the respective experts, which opinions are not necessarily those of Ipsen, affiliates or partners. Such experts are not employees of Ipsen. Ipsen has engaged such experts for the performance of services. Ipsen, its affiliates or partners are not responsible for the accuracy or completeness of any information or opinions set forth in the Materials. Expert advice reflects only the personal view of that expert, and in no case shall it be regarded as the opinion or responsibility of Ipsen, its affiliates or partners.

4. Protection of Personal Data and Confidential Information

a. Protection of Personal Data

Ipsen fully understands the importance of privacy and the protection of personal data in the digital era and is committed to ensure an adequate level of data protection for you. We invite you to read the Privacy Policy to get more information about the processing of your personal data. Ipsen is data controller for the processing of personal data collected through the Event or your use of the Website.

b. The Event is not designed to receive any confidential information which you may submit.

Consequently, and except for the personal data mentioned above, any information in whatever form - documents, data, graphics, questions, suggestions, concepts, remarks or other - which you communicate during the Event will in no way be deemed confidential. Consequently, the mere transmission by you gives us the right to use, reproduce, distribute, modify or transmit this information in order to process your request.

c. Confidentiality – Restricted Use

You shall keep confidential, not disclose to any third party and shall use solely for the purpose of this Event or your own private use all results, data, information, documents, products and materials provided or disclosed by Ipsen, its affiliates, partners and or agents and or UZA before, during or after the Event, or obtained by you in the Event, or on the Website, including without limitation information regarding Ipsen or its affiliates' products (the "Information"). These obligations of confidentiality and restricted use shall be in force for a period of ten (10) years following the date of the Event.

5. Limitations of liability

Neither Ipsen nor UZA guarantee the accuracy, precision, updating or exhaustiveness of the information made available or presented during the Event or on the Website.

The Materials are provided "as is", without any kind of warranty, whether express or implied. Neither Ipsen nor UZA offer any express or implied warranty relative without limitation to their merchantability and fitness for a particular purpose.

6. Availability of the Event and the Website

You acknowledge that (i) it is technically impossible that the Event or the Website will be provided free of defaults and that Ipsen cannot take any responsibility for this, (ii) that defaults may lead to the temporary unavailability of the Event, the Website or the Materials, and that (iii) the operation of the Event and or the Website may be adversely affected by conditions and performances outside Ipsen's control, such as, for example, transmission and telecommunication links between the Event and you, the Website and you, and between the Event or the Website and other systems and networks.

Ipsen or UZA is not liable for any modification to or suspension or interruption of the Event and or the Website.

7. Information on the products

The information contained on the Material may contain direct or indirect references to products of Ipsen which are not proposed or available in certain countries or regions, or which may be offered under a different trademark, and which may be subject to different regulations and conditions of use according to the country. Such references do not imply any intention on the part of Ipsen to sell these products in your country. Please consult the local Ipsen affiliate or Ipsen local commercial partner for any information concerning the products which are available in your region / country.

8. Adverse Events

You undertake to inform Ipsen of any report of an Adverse Event or Product Complaint using the reporting process specified by Ipsen. Such reports will be submitted to the relevant Ipsen contact within 24 hours of the collection of the data. If applicable Ipsen may provide you with training in the collection of reports of Adverse Events and Product Complaints before the initiation of the Event.

During the course of the performance of the Event or your use of the Website, you shall report to Ipsen any observable Suspected Adverse Event, Product Complaint or Report of Pregnancy that occurs or is detected by you with regard to an Ipsen Group medicinal product.

An "Adverse Event" or "AE" is any unfavorable or unintended sign, symptom or disease associated with the administration of an Ipsen Group drug product, regardless of whether the reporter thinks that the drug might have caused the event. AEs may include but are not limited to: clinical signs, symptoms or diagnosis; Abnormal test results (e.g., blood tests, X-ray, ECG); drug interactions; drug overdose; drug abuse or misuse of the product; drug dependency or possible effects resulting from drug withdrawal; lack of efficacy (product does not work as expected) or loss of intended effect; medication errors; transmission of infectious agents; occupational exposure to drug; a worsening of a pre-existing condition; drug exposure via parent; unexpected benefits; off-label use.

A "Product Complaint" is any communication regarding the failure or defect in the drug product and/or its components (either real or perceived), to meet any of its specifications or standards of quality, purity, safety, identity, performance, potency. Examples of product complaints include, but are not limited to: a crack in a glass vial; the vial contents looked cloudy; no package insert in the carton; a cap was missing; no vacuum in vial when inserting needle; the needle was dull; or the syringe plunger was stuck.

Adverse Event and Packaging Quality Complaints Reports shall be sent to the Global Patient Safety Adverse Event mailbox: adverse.events@ipsen.com, or to the local PV mailbox: medinfo.latam@ipsen.com.

9. Severability

The invalidity or unenforceability of any provision of these Terms and Conditions shall not affect the validity or enforceability of any other provision, which shall remain in full force and effect, except where the invalidity or unenforceability relates to an essential term of these Terms and Conditions.

10. Governing laws and dispute resolution

These Terms and Conditions and your use of the Event and or the Website shall be governed by the laws of France, except for the provisions of international private law.

Disputes that cannot be resolved amicably, will be submitted to the courts and tribunals of Nanterre, France.

fiLast updated 9 March 2021.