

Exhibit 1

General Terms and Conditions - Joint Controllership Agreement

PARTIES

JANSSEN PHARMACEUTICA NV (address)	JANSSEN PHARMACEUTICA NV , B-2340 Beerse, Belgium, Turnhoutseweg 30
Vendor Name & Address	/Insert Vendor name
MARGO ID	Insert
Date Project initiated	Insert
MSA Start date	Insert
Governing Law and Jurisdiction Country	Insert

JOINT CONTROLLERSHIP AGREEMENT

The Parties have entered into a Project Specification. This Joint Controllership Agreement (“**Joint Controllership Agreement**”) forms part of the aforementioned Agreement between the Parties.

As the Parties shall jointly determine the purpose of the data processing operations set out in **Appendix A** and the resources used therefore, Parties shall thus be Joint Controllers within the meaning of Article 26 in Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016 (the “**GDPR**”) and Applicable Data Protection Laws.

This Joint Controllership Agreement regulates the joint Processing, i.e., mutual relations between the Parties as regards to the joint control of Personal Data, and in particular determines the Joint Controller’s responsibilities for compliance with the obligations under Applicable Data Protection Law in a transparent manner.

The details of such joint Processing and in particular the Processing activities for which they are jointly responsible, their purposes, the Data Subjects and categories of Personal Data, and the duration of the Processing are described in **Appendix A**.

The Parties accept and agree that such joint controllership is limited to the Processing described in **Appendix A** and does not extend to any Processing undertaken by either Party outside the scope of the Agreement.

Insofar as the Parties process Personal Data in the context of their cooperation outside of the Processing activities described in **Appendix A** they shall each act as sole responsible Data Controller for such Processing activity(ies), including the Personal Data pertaining to each Joint Controller’s respective personnel exchanged between the Parties for the administrative management of this contractual relationship and for which each Party remains an independent Controller.

1. DEFINITIONS AND QUALIFICATIONS

- 1.1** The Parties agree that the terms “**Personal Data Breach**”, “**Data Subject**”, “**Personal Data**”, “**Controller**”, “**Supervisory Authority**”, “**Data Protection Impact Assessment**” and “**Third Party(ies)**”