

User Agreement

1. General Provisions

1.1. Allopharm Ltd offers the Internet user (hereinafter referred to as the User) to use its web portal www.allopharm.ru under the terms and conditions as laid down in this User Agreement (hereinafter referred to as the Agreement). Any development of www.allopharm.ru shall be the subject of this Agreement. The Agreement shall come into effect from the date when the User expresses his/her consent to observe its terms and conditions, and under procedure set forth in par. 1.2. hereof.

1.2. By starting to use www.allopharm.ru specific functions, the User shall be deemed to have agreed with the terms and conditions hereof in full and without any reservations and exceptions. Should the User disagree with any provisions hereof, the User may not use www.allopharm.ru. Should Allopharm Ltd make any changes to the Agreement under procedure set forth in par. 1.3. hereof, and the User disagrees with changes, the User shall cease using www.allopharm.ru.

1.3. The use of www.allopharm.ru shall be governed by this Agreement. Unless otherwise provided in a new edition of the Agreement, Allopharm Ltd may amend the Agreement without any specific notice to the User, the new revision shall come into effect from the date of its posting in the Internet at the address specified in this paragraph.

2. User's Personal Data

2.1. For the purposes of using some functions of www.allopharm.ru, the User shall provide reliable and complete personal data, for example, his/her e-mail address, last name, first name, patronymic, telephone number.

2.2. The use of www.allopharm.ru means that the User unconditionally agrees to provide Allopharm Ltd with cookies, and their personal data when using www.allopharm.ru, including IP addresses, dates and times of access to www.allopharm.ru, and that the said data will be processed by Allopharm Ltd, including collection, systematization, accumulation, storage, refining (updating, modification), use, transfer in the cases set forth by the legislation of the Russian Federation, depersonalization, blocking, as well as the implementation of any other activities related to personal data, with regard to the requirements of the applicable legislation of the Russian Federation for purposes of creating database of persons who have provided their personal data, sending to them information containing answers to questions which such persons may ask during the use of

the portal www.allopharm.ru. This consent shall be given by the User for an indefinite period of time.

2.3. According to the legislation of the Russian Federation, Allopharm Ltd will keep the User's personal data confidential and take measures to ensure its security.

2.4. Allopharm Ltd will not verify if the User's personal data is reliable, nor will it evaluate his /her legal capability. Allopharm Ltd shall proceed on the basis that the User provides reliable and complete personal information.

2.5. Allopharm Ltd may use cookies for the purposes of research and statistics collection, improvement of www.allopharm.ru performance. Allopharm Ltd may set a condition that www.allopharm.ru may only be used if the User accepts and receives cookies.

2.6. Allopharm Ltd shall not be held liable for any losses arising out of using www.allopharm.ru or individual functions of www.allopharm.ru by the User.

2.7. The Agreement represents the entire agreement between the User and Allopharm Ltd on the use of www.allopharm.ru, and supersedes any previous arrangements between the User and Allopharm Ltd.

2.8. The Agreement shall be governed and construed in accordance with the legislation of the Russian Federation. All matters not covered by the Agreement shall be regulated in accordance with the legislation of the Russian Federation. All probable disputes arising out of relations governed by this Agreement shall be settled under procedure set forth by the legislation of the Russian Federation. Throughout this Agreement, unless otherwise specified, the term *legislation* shall be understood as both the legislation of the Russian Federation, and the legislation of the User's place of residence.

2.9. Should one or more provisions of this Agreement be held invalid or unenforceable, this shall not affect validity or enforceability of other provisions of this Agreement.

2.10. A waiver by Allopharm Ltd in case of the User's breach of provisions of Agreements shall not deprive Allopharm Ltd of using relevant remedies later, and shall not be a waiver of any rights by Allopharm Ltd in the event of such or similar breaches in the future.