1. Terms of use (T6)

English	
Main title	Terms of use
Sub title	
Summary	
Article body	Teva Pharma Australia Pty Ltd (ABN: 41 169 715 664) ("Teva"), maintains this site (the "Site") for your personal information, education, and communication. While you should feel free to browse the Site, please understand that your access to and use of the Site is subject to the following terms and conditions ("Terms and Conditions") and all applicable laws. By accessing and browsing the Site, you accept, without limitation or qualification, the Terms and Conditions and the Privacy Policy; and you acknowledge that any other agreements between you and Teva concerning the Site are superseded to the extent they conflict with these Terms and Conditions. If you do not accept the Terms and Conditions cease using the site. Your use of or linking to any content on the site, except as provided in these Terms and Conditions, is strictly prohibited. Terms and Conditions 1. You should assume that everything you see or read on the Site is the copyrighted property of Teva (or the original creator of the material) and may not be used without the written permission of Teva, except as provided in these Terms and Conditions or in the text on the Site. Teva neither warrants nor represents that your permitted use of material displayed on the Site should be construed as granting, by implication, estoppel, or otherwise, any licence or right to use any Teva intellectual property right (including, but not limited to any patent, trademark, trade name, copyright or trade secret). 2. Subject to clause 3 you may download material displayed on the Site for non-commercial, personal use only, provided you also retain all copyright and other proprietary notices contained in the materials or as specified on the Site. You may not, however, distribute, modify, transmit, reuse, repost, or use the content of the Site, including the text, images, audio, and video, for public or commercial purposes. 3. Images of people or places displayed on the Site are either the property of, or used with permission by, Teva. The use of these images by you, or

- the "Trademarks"), including Teva and Copaxone are registered and unregistered trademarks of Teva and others. Nothing contained on the Site should be construed as granting, by implication, estoppel, or otherwise, any licence or right to use any Trademarks without the written permission of Teva or such third party that may own the Trademarks.
- 5. This site contains links to third party websites which are provided for information purposes only. Teva has not reviewed all of the sites linked to the Site and is not responsible for the content of any off-site pages or any other sites linked to the Site. Your linking to any other off-site pages or other sites is at your own risk and Teva does not endorse the content or owner of any linked third party website.
- 6. While Teva uses reasonable efforts to include accurate and up to date information in the Site, Teva makes no warranties or representations as to its accuracy, completeness or currency. Teva shall not be held responsible for any action taken or failure to act that is based on the information presented on the Site, and all users of the Site agree that access and use of the Site is at the user's own risk. Teva assumes no liability or responsibility for any errors or omissions in the content of the Site.
- 7. Your use of and browsing in the Site are at your own risk. Neither Teva nor any other party involved in creating, producing, hosting or delivering the Site is liable for any direct, incidental, consequential or indirect loss or damage (including punitive damages) arising out your access to, or use of, the Site or its contents. Without limiting the foregoing, everything on the Site is provided to you "AS IS," WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT OF INTELLECTUAL PROPERTY RIGHTS TO THE MAXIMUM EXTENT PERMITTED BY AUSTRALIAN LAW.
- 8. Teva also assumes no responsibility, and shall not be liable for, any damage to, or viruses that may infect your computer equipment or other property on account of your access to, use of, or browsing in the Site or your downloading of any materials, data, text, images, video or audio from the Site.
- 9. Any communication or material you transmit or upload to the Site by electronic mail or otherwise, including any data, questions, comments, suggestions, or the like is, and will be treated as, non-confidential and non-proprietary. Subject only to obligations adopted by Teva in accordance with its Privacy Policy, anything you transmit or post may be used by Teva or its affiliates for any purpose, including, but not limited to, reproduction, disclosure, transmission, publication, broadcast and posting. Furthermore, Teva is free to use any ideas, concepts, know-how, or techniques contained in any unsolicited communication you send or upload to the Site for any purpose whatsoever including, but not limited to, developing, manufacturing, marketing, and selling products using such ideas, concepts, know-how, or techniques.
- 10. Although Teva may from time to time monitor or review discussions, chats, postings, transmissions, message boards, and the like on the Site,

Teva is under no obligation to do so and assumes no responsibility or liability arising from the content of any such material nor for any error, defamation, libel, slander, omission, falsehood, promotional materials, obscenity, pornography, profanity, danger, privacy disclosure or inaccuracy contained in any information within such locations on the Site. You are prohibited from posting or transmitting any unlawful, promotional, threatening, libelous, defamatory, obscene, scandalous, inflammatory, pornographic, or profane material or any material that could constitute or encourage conduct that would be considered a criminal offense, give rise to civil liability, or otherwise violate any law. Teva will fully cooperate with any law enforcement authorities or court order requesting or directing Teva to disclose the identity of anyone posting any such information or materials.

- 11. This Site may contain information on worldwide products and services, not all of which may be available in Australia. A reference to a product or service on this Site does not imply that such product or service is or will be available in Australia. The products referred to on this Site may be subject to different regulatory requirements depending on the country of use. Consequently, visitors may be notified that certain sections of this Site are intended only for certain kinds of expert users or only for audiences in certain countries. You should not construe anything on this Site as a promotion or advertisement for any product or for the use of any product that is not authorized by the laws and regulations of Australia.
- 12. Teva maintains this Site as a service to the internet community. The Site has been designed to provide general information about Teva and its products. These pages are not intended to provide investment or medical advice, nor do they provide instruction on the appropriate use of products manufactured or sold by Teva or products currently under development by Teva, its affiliates, related companies, or its licensors or joint venture partners. Information on this Site regarding products approved for marketing is qualified in its entirety by reference to the full prescribing information for such products. Users of this Site should be aware that products referred to in the Site which are under development have not necessarily been found safe or effective by any regulatory agency and are not approved for any use outside of clinical trials.
- 13. Nothing on this Site constitutes an invitation or offer to invest or deal in the shares of Teva or any of its related entities. In particular, actual results and developments may be materially different from any forecast, opinion or expectation expressed on this Site and the past performance of the price of shares must not be relied on as a guide to their future performance.
- 14. Teva may at any time revise these Terms and Conditions by updating this posting. You are bound by any such revisions and should therefore periodically visit this page to review the then current Terms and Conditions to which you are bound.
- 15. You may not use the Site for any illegal purpose or in any manner that is inconsistent with these Terms and Conditions.
- 16. You may not interrupt or attempt to interrupt the operation of the Site in

any way, or use the Site in a manner that adversely affects the availability of its resources to others.

17. If any of the Terms and Conditions are held to be invalid, unenforceable or illegal for any reason, the remaining terms and conditions shall nevertheless continue in full force.

18. These Terms and Conditions are governed by the laws of Australia. Any legal action or proceeding relating to those Terms and Conditions or your use of this Site must be brought exclusively in the courts of Australia.

http://www.tevapharm.com/legal_notes/

2. PHV privacy policy (T6)

	English
Main title	Teva Privacy Notice - Drug Safety Surveillance (Pharmacovigilance and Quality)
Sub title	
Summary	

Article body

Definitions used in this Privacy Notice

- "Adverse event" means an unwanted, unintended or harmful event in relation to the use of a Teva product. With respect to medical devices, it also includes "incidents" and for cosmetics "serious undesirable effects", but for ease of reading, only the term "adverse event" will be used in this notice.
- "Affiliate(s)" shall mean any person, corporation, company, partnership, joint venture or other entity controlling, controlled by or under common control with Teva. For such purpose the term "control" means the holding of 50% or more of the common voting stock or ordinary shares in, or the right to appoint 50% or more of the directors of the said corporation, company, partnership, joint venture or entity.
- "**Personal Data**" means information in any format that can be used, directly or indirectly, alone or in combination with any other information, to identify a person.

"**Teva**" means Teva Pharmaceutical Industries Ltd. having its principal office at 5 Basel Street, Petach Tikva 49131, Israel or its <u>Affiliates</u> (or both), also referred to in this Privacy Notice as "we", "us" and "our".

Teva and your privacy

Ensuring patient safety is extremely important to Teva and we take the safe use of all our products seriously. Teva needs to be able to get in touch with people who contact Teva about our products in order to follow-up and obtain further information, give answers to requests or to send requested material. This Privacy Notice describes how we collect and use Personal Data to help us fulfil our duty to monitor the safety of all products including medicines we market or have in clinical development (also known as our pharmacovigilance obligations) and to ensure the quality and safety of all our products. The notice is also applicable to cosmetic products, food supplements and medical devices since the international (including European) regulations on such products require similar safety and quality monitoring. However to facilitate the reading only reference to drug safety is made.

Scope of this Privacy Notice

This Privacy Notice applies to information we collect from or about you online, by phone, fax, e-mail or post, or as part of the adverse event or quality reporting regulations applicable to Teva. We may also collect this information about you through specific forms submitted by you on a site that is owned or controlled by Teva.

If you are a patient we may also be provided with information about you by a third party reporting an adverse event that affected you. Such third parties may include medical professionals, lawyers, relatives or other members of the public.

Information we collect and why we collect it

Teva is under a legal obligation to collect specific data for reasons of public interest in the area of public health (GDPR Art. 9.2(i)). In accordance with law, pharmaceutical companies, as market authorisation holders of products, must retain all product-related documents for at least the time period of the market authorisation, plus 10 years following its expiry. Therefore personal information related to the safety of our products will be retained for this time period.

Patients (subject of report)

We collect personal data about you when you or a third party provides us with information in relation to an adverse event that affected you or someone else. Where you are reporting the adverse event yourself, please also refer to the *Reporters* section.

Pharmacovigilance laws require us to take "detailed records" of every adverse event passed to us to allow the event to be evaluated and collated with other adverse events recorded about that product. The personal data that we may collect about you when you are the subject of an adverse event report is:

- name or initials;
- age and date of birth;
- gender;
- weight and height;
- details of the product causing the reaction, including the dosage you have been taking or were prescribed, the reason you have been taking or were prescribed the product and any subsequent change to your usual regimen;
- details of other medicines or remedies you are taking or were taking at the time of the reaction, including the dosage you have been taking or were prescribed, the period of time you were taking that medicine, the reason you have been taking that medicine and any subsequent change to your regimen;
- details of the adverse reaction you suffered, the treatment you received for that reaction, and any long-term effects the reaction has caused to your health; and
- other medical history considered relevant by the reporter, including documents such as lab reports, medication histories and patient histories.

Some of this information is considered by law to be "sensitive personal data" about you. This includes any information that tells us about your:

- health;
- ethnicity;
- religion: and
- sexual life.

This information is only processed where relevant and necessary to document your reaction properly and for the purpose of meeting our pharmacovigilance, safety, and any other legal requirements. These requirements exist to allow us and competent authorities (such as the European Medicines Agency) to evaluate adverse events and make efforts to prevent similar events from happening in the future.

Reporters

We collect information about you when you provide us with information in relation to an adverse event you report.

Pharmacovigilance laws require us to ensure that adverse events are traceable and available for follow-up. As a result, we must keep sufficient information about reporters to allow us to contact you once we have received the report. The personal data that we may collect about you when you report an adverse event is your:

- name;
- contact details (which may include your address, e-mail address, phone number or fax number);
- profession (this information may determine the questions you are asked about an adverse event, depending on your assumed level of medical knowledge);
 and

relationship with the subject of the report.

Where you are also the subject of a report, this information may be combined with the information you provide in relation to your reaction.

How we use and share Personal Data

As part of meeting our pharmacovigilance obligations, we may use and share Personal Data to:

- investigate the adverse event;
- contact you for further information about the adverse event you reported:
- collate the information about the adverse event with information about other adverse events received by Teva to analyse the safety of a batch, Teva product or active ingredient as a whole; and
- provide mandatory reports to national and/or regional authorities so that they can analyse the safety of a batch, Teva product, active ingredient as a whole alongside reports from other sources.

Personal Data collected from you in accordance with this Privacy Notice may also be transferred to a third party in the event of a sale, assignment, transfer, or acquisition of the company or a specific product or therapeutic area, in which case we would require the buyer, assignee or transferee to treat that personal data in accordance with applicable data protection laws.

We may also share Personal Data with other pharmaceutical companies who are our co-marketing, co-distribution, or other license partners, where pharmacovigilance obligations for a product require such exchange of safety information.

We share information with national and/or regional authorities, such as the European Medicines Agency in accordance with pharmacovigilance laws. We are unable to control their use of any information we share, however note that in these circumstances, we do not share any information that directly identifies any individual (such as names or contact information), but we only share psyeudonymised information.

We may publish information about adverse events (such as case studies and summaries); in this case, we will remove identifiers from any publications so that no individual can easily be recognized.

Global Database

Our pharmacovigilance obligations require us to review patterns across reports received from every country where we market our products. To meet these requirements, information provided as part of an adverse event report is shared within Teva on a worldwide basis through Teva's Global Database. This database is also the platform through which Teva uploads adverse event reports to various oversight authorities, including the Eudravigilance database (European Medicines Agency corporate system for managing and analysing information on suspected adverse reactions to medicines which have been authorised in the European Economic Area) and other similar databases as required by law.

Your rights

Because patient safety is so important, we retain all the information we gather about you as a result of an adverse event report to ensure that we can properly assess the

safety of our products over time.

For Europe: You may be entitled under applicable law to ask Teva for a copy of your information, to correct it, erase or restrict its processing, or to ask us to transfer some of this information to other organisations. You may also have rights to object to some processing. These rights may be limited in some situations – for example, where we can demonstrate we have a legal requirement to process or keep your personal data. You may exercise these rights by contacting Teva's EU Data Protection Officer at EUPrivacy@tevaeu.com.

Please note that for legal reasons, we cannot delete information that has been collected as part of an adverse event report unless it is inaccurate. Also, we may require you to provide proper identification before we comply with any request to access or correct Personal Data.

We hope that we can satisfy any queries you may have about the way in which we process your personal data. If you have any concerns about how we process your Personal Data, you can get in touch with Teva's Data Protection Office: for Europe, please contact us at EUPrivacy@tevaeu.com (for Germany, please contact datenschutz@teva.de). If you have unresolved concerns you also have the right to complain to the data protection authority in the location in which you are based. Please see this link for contact details on the European Member State data protection authorities. For all other regions, please contact us at IL_Privacy.Tevail@teva.co.il.

Security

Teva takes measures to secure Personal Data from accidental loss and from unauthorised access, use, alteration or disclosure. Additionally, we take further information security measures including access controls, stringent physical security and robust information collection, storage & processing practices.

International transfers

All pharmacovigilance databases, including the Global Database, are hosted in Israel by Teva. These are administered and supported around the clock by Teva's dedicated pharmacovigilance IT teams in Israel, Romania, Germany and the United States. Teva also engages a data processing company in India (Accenture) for data entry, administration and data cleansing of a limited part of the pharmacovigilance database. Transfers to Israel are based on the European Commission's adequacy decision for the State of Israel. Transfers to the USA are based on Teva USA's Privacy Shield certification. Transfers to India are based on European Commission Model Clauses. For more information on any of these transfer methods, please contact us using the email address below.

Patient information may also be transferred worldwide as part of our Global Database. These transfers may include transfers outside of your country to countries that may have different data protection laws. Teva takes steps to ensure Personal Data is adequately protected if transferred to these countries. While it remains in Teva's systems, the security measures outlined in this Privacy Notice apply and, when processed in other parties' systems, Teva ensures agreements are in place with such parties that ensure the third party also has adequate security measures in place.

Changes to this Privacy Notice

If we decide to change the substance of this Privacy Notice materially, we will post those changes through a prominent notice on the Site.

Contact Information
Personal Data is submitted to Teva and is hosted and stored in databases on servers situated in Israel, which are owned and maintained by Teva Pharmaceutical Industries Ltd., an Israeli limited liability company whose principal place of business is at:
5 Basel Street PO Box 3190 Petach Tikva 49131 Israel
If, at any time, you have questions or concerns about this Privacy Notice, please e-mail our European Data Protection Officer at EUPrivacy@tevaeu.com. For all other regions, please contact us at IL_Privacy.Tevail@teva.co.il. We will use reasonable endeavours to answer your question promptly or resolve your problem.
Effective: July 2018