



TERMS AND CONDITIONS (“TOCS”)

The effective date of these TOCS is 23 January 2025

Thank you for using our Registration Form (“Form”) for the participants of the Southeast Asia Access to Medical summit held on 18-19 February 2025 in Bangkok, Thailand only (the “Summit”). The Form is located on <https://www.sea-atm-summit2025.net>. The Summit is organized by Takeda Pharmaceuticals International AG (with our registered address at 8 Marina Boulevard #15-01 Marina Bay financial Center Tower 1 Singapore 018981), with the support of **Flex Solutions Co., Ltd. (“Organizer”)**.

The Summit is intended only for healthcare professionals, Government Officials, Healthcare Professionals/Provider (hereinafter “participants” or “participant”). This registration Form is exclusively available to the Summit participants.

BY CLICKING ON THE “SUBMIT” BUTTON IN THE FORM, YOU HAVE READ AND UNDERSTAND THE TOCS, INCLUDING DISPUTE RESOLUTION, AND AGREE TO THESE TOCS WHICH WILL LEGALLY BIND YOU. YOU REPRESENT THAT YOU ARE AT LEAST THE AGE OF A LEGAL MAJORITY IN YOUR COUNTRY OF RESIDENCE.

OBJECTIVE

We, Takeda (hereinafter: “Takeda”, “we”, “our,” or “us”) have developed these TOCS that enable you as a participant (the “User”), to access the website: <https://www.sea-atm-summit2025.net>.

You confirm that by completing the registration Form and clicking the "SUBMIT" button on <https://www.sea-atm-summit2025.net>, it is considered sufficient to demonstrate your consent, and no further evidence is required to prove your voluntary agreement in this matter. If you have any questions about the registration or the Summit, you may contact us by accessing at admin@sea-atm-summit2025.net.

If you are using the Form on behalf of your employer, you represent and warrant that you have the authority to bind your employer to these TOCS. Where you are not self-employed, you are responsible for notifying its employer in writing regarding the participation in the Summit. If required by applicable laws of a participant’s country or by your employer, you shall be responsible for obtaining approval from its employer.

These TOCS determine the relationship and usage policy between you and us. They do not create any rights for any third-party beneficiary.

NO CONTRACTUAL RELATIONSHIP

Use of the Form and consent with TOCs does not create any contractual relationship between the user and Takeda and/or its affiliates and/or the Organizer. Therefore, no basis for contractual or quasi-contractual claims against Takeda and/or its affiliates shall arise.

CONTENT

Any information, graphic, design, artwork, text, video clip, audio clip, trademark, logo, mark and/or other content provided on, in or through the Form (collectively, “Content”) are owned by Takeda or its licensors and protected under the respective legislation.

The Form may display some content, features and software from parties other than Takeda. This content, while it may be subject to review from a legal perspective, remains the sole responsibility of the third-party that provides it. Any content that is determined to be in violation of laws or our policies will be removed.



PURPOSE

The Content is for informational purposes only. The Form and the Content are not intended to provide healthcare professionals and/or Users with recommendations for diagnosis, prognosis, monitoring and treatment of individual patients. It does not enable healthcare professionals to make any clinical decision or promote any treatment.

FORM INFORMATION

By using our Form, you agree to provide accurate, current, and complete registration information and to update it as required to keep it accurate, current and complete. You are solely responsible for providing and maintaining accurate information in the Form and for maintaining the confidentiality of your email specified in the Form. In case of any unauthorized use of your email specified in the Form you must notify the Organizer or Takeda immediately. The Organizer or Takeda reserve the right to refuse registration or participation to individuals who provide false information.

OPERATING SYSTEM REQUIREMENTS

These requirements may change at any point in time and would be announced on our Form or via direct communication to our Users.

USER OBLIGATIONS

If you download onto or otherwise access the Form through any phone or other device not owned by you, you must possess the owner's permission to do so. You will be responsible for complying with these TOCS, whether or not you own the phone or other device.

The right to use the Form is granted to you as a participant of the Summit personally on an exclusive level. You may not otherwise transfer such rights to someone else, whether for money, for items of value, or for free. If you sell any device on which the Form is installed, you must mandatorily delete the Form from the said device.

If you use our Form on behalf of a business entity, such use implies that the entity accepts this TOCS. The entity will indemnify Takeda and all its affiliates, employees, and agents, from any claim, suit or action arising from or related to the use of this Form, including any liability or expense arising from claims, losses, damages (as listed below), suits, judgments, litigation costs and attorneys' fees.

All participants are expected to conduct themselves professionally and respectfully. Harassment, discrimination, or any form of inappropriate behaviour will not be tolerated. Violations of the Summit rules may result in immediate expulsion from the Summit without refund and potential reporting to relevant authorities.

NO INDUCEMENT OR INFLUENCE

These TOCs are not intended in any way to constitute any inducement to, or reward for, recommending or taking any decisions favourable to, any products or services of Takeda or its affiliates.

INTELLECTUAL PROPERTY RIGHTS

All intellectual property rights in the Form or provided through the Form shall belong to Takeda absolutely and in their entirety. These rights include trademarks (whether registered or unregistered), copyrights, design rights (whether registered or unregistered), trademarks (whether registered or unregistered) and other rights to



intellectual property wherever applicable in specific countries and regions, along with any right for protection of the same.

Subject to your adherence to the TOCS, the rights in the Form are licensed (not sold) to you in a limited, revocable, non-exclusive manner. You retain no intellectual property rights in, or to, the Form other than the right to use them in accordance with these TOCS. You may not use any content from our Form unless permission is explicitly obtained from Takeda or is otherwise permitted by law.

RESTRICTIONS

Our licence for you to use the Form as set out in these TOCS is contingent on your agreement to comply with all applicable laws in your country which govern your use of the Form. Ergo, you will not:

- copy, lease, sub-license, loan, provide, or otherwise make our Form available, in any form, in whole or in part to any person;
- translate, transliterate, merge, adapt, vary, alter or modify, the whole or any part of them nor permit them or any part of them to be combined with, or become incorporated in, any other programs, except as necessary to use them on devices as permitted in these TOCS;
- disassemble, de-compile, decode, reverse engineer, reformat, or frame any part of the Form Software or create derivative works based on the whole or any part of them;
- use our Form in any unlawful manner, for any unlawful purpose, or in any manner inconsistent with these TOCS, or act fraudulently or maliciously, for example, by hacking into or inserting malicious code, such as viruses, or harmful data, into them or any operating system;
- create multiple accounts under false or fraudulent pretences;
- infringe our intellectual property rights or those of any third party in relation to your use of them (to the extent that such use is not licensed by these TOCS).

LIMITATION OF LIABILITY

Your use of the Form is at your own risk. Takeda is not liable for any damage that may result in downloading and using the Form offered to you free of charge or, for damage that was caused by you, including you failing to correctly follow installation instructions or to have in place the minimum system requirements advised by us.

To the extent permitted by applicable laws, we are not liable to you under these TOCS for any special, incidental, punitive, consequential or other indirect or exemplary damages arising in any way out of the use of the Form or under these TOCS including, without limitation, lost profits, lost business, business interruptions or loss of business opportunity, whether in tort, contract or otherwise, even if you have been advised of the possibility of such damages including but not limited to the mistakes, omissions in, or any delay of transmission of, breakage by telecommunication partners, or viruses, whether caused in whole or part by acts of God, negligence, terrorism, war, theft, pandemic, destruction or unauthorised access to the Form.

We are not liable for any information provided by you in the Form. Although we make reasonable efforts to update Content, we make no representations, warranties or guarantees, whether express or implied, that such information is accurate, complete, reliable or up to date. The Form and Content are being provided 'as is' and 'as available' without warranties or guarantees, whether express or implied. Takeda does not warrant that the Form and provided a Content will meet your requirements, be virus or error-free and uninterrupted.

TRANSFER OF THESE TOCS



Takeda may transfer its rights and obligations under these TOCS to another organisation or entity at any time on its accord. As a User, notification of such a transfer will be communicated by Takeda to you if it occurs. The transfer will not affect your rights under the contract.

You may only transfer your rights or your obligations under these TOCS to another entity subject to our consent, where such consent shall be considered valid if shared via written communication only.

FURTHER TERMS

These TOCS do not give rise to any rights to a third party to enforce any term of these TOCS. If any one or more provisions of these TOCS is held to be invalid, illegal or unenforceable, the provision shall be considered severed from these TOCS and shall not serve to invalidate any remaining provisions hereof.

Any delay in enforcing these TOCS does not invalidate our right to enforce them at any later point in time. If we do not enforce provisions of this TOCS immediately, or if we delay in taking steps against you for violation of any provision of this TOCS, your obligation to adhere to its provisions remains valid, and our right to enforce the TOCS and take necessary measures at a later point in time, remains valid.

APPLICABLE LAW AND DISPUTES

These TOCS shall be governed by and construed in accordance with the laws of Singapore. The place of non-exclusive jurisdiction shall be Singapore.

CHANGES TO THESE TOCS

We may need to change these TOCS to reflect changes in law or best practice or to deal with additional features which we introduce. In such events, such modifications shall be binding on you only upon your acceptance of the modified TOCS. We will notify you in advance of any change by communicating to you in prior, with details of the change. If you do not accept the notified changes, you will not be permitted to continue to use the Form and Content. Unless material changes are made to the dispute resolution clause provided herein, you agree that modifications of these TOCS do not create a renewed opportunity to opt out of the dispute resolution clause.

PHARMACOVIGILANCE

This website is not intended to be used to report adverse events or product quality complaints. If you would like to report an adverse event, please contact us at the following addresses. or alternatively via the online AE webform: <https://ae-reporting.com/>.

Country	Adverse Event Reporting Mailbox	Online AE Webform
Vietnam, Malaysia, Philippines and Singapore	AE.VMAPS@Takeda.com	https://ae-reporting.com/
Thailand	AE.Thailand@Takeda.com	https://ae-reporting.com/