

## **Bilag 1**

HIV Danmark  
Vestergade 18E, 4.sal  
1456 København K  
Att.: Helle Elena Andersen

26. marts 2014

Kære HIV Danmark

### **Samarbejdsaftale mellem HIV Danmark og GSK**

Ifølge aftale fremsendes hermed to eksemplarer af samarbejdsaftalen mellem GSK og HIV Danmark

Du bedes underskrive det ene eksemplar og returnere den til GSK i vedlagte svarkuvert.

Med venlig hilsen

Frank Laybourn

## **Samarbejdsaftale mellem GSK og HIV Danmark**

### **Samarbejdsaftale**

#### **1. Parter**

Mellem undertegnede

GlaxoSmithKline Pharma A/S  
Nykær 68  
2605 Brøndby

og

medundertegnede

HIV Danmark  
Vestergade 18E, 4.sal  
1456 København K

(herefter kaldet "Organisationen")

(herefter i fællesskab benævnt "Parterne")

er der indgået følgende aftale om samarbejde.

#### **2. Samarbejdsaftalens formål**

Formålet med samarbejdsaftalen er at støtte Hiv-Danmarks landsseminar for hiv-smittede med udgivelsen af en invitationsfolder

#### **3. Samarbejdsprojektets navn**

Samarbejdsprojektets navn er støtte til Hiv-Danmarks landsseminar for hiv-smittede med udgivelsen af en invitationsfolder

Samarbejdsprojektet består af følgende aktiviteter: Trykning af invitationsfolder.

#### **4. Parternes rolle i samarbejdet**

GlaxoSmithKline forpligter sig med nærværende samarbejdsaftale at trykke invitationsfolderen til HIV Danmark.

Organisationen forpligter sig til at udsende og afholde landsseminaret.

## 5. Tidsramme

Samarbejdet, hvis nærmere formål og omfang er beskrevet i pkt. 2 og 4, afvikles fra marts til august 2014. Parternes rettigheder og forpligtelser i henhold til nærværende samarbejdsaftale løber fra underskriftdato.

## 6. Finansiell ydelse

GlaxoSmithKlines finansielle ydelse i henhold til nærværende samarbejdsaftale udgør et beløb på kr. 0. Beløbet er ekskl. moms.

Beløbet overføres til:

<b>Pengeinstitut</b>	
<b>Registreringsnummer</b>	-----
<b>Kontonummer</b>	-----

## 7. Ikke-finansiell ydelse

GlaxoSmithKlines ikke-finansielle ydelse udgør 5.000 kr.

## 8. Offentliggørelse

GlaxoSmithKline overholder Lægemedelindustriforeningens regler "Etiske regler for lægemiddelindustriens samarbejde" og GlaxoSmithKlines egne regler for samarbejde med patientforeninger og sikrer derved, at samarbejdet med Organisationens vil fremgå af GlaxoSmithKlines hjemmeside, herunder med angivelse af, hvor stor en andel af Organisationens budget GlaxoSmithKlines støtte udgør.

Organisationen vil på GlaxoSmithKlines anmodning udlevere den information GlaxoSmithKline behøver for på hjemmesiden [www.glaxosmithkline.dk](http://www.glaxosmithkline.dk) at kunne anføre, hvor stor en procent af Organisationens budget GlaxoSmithKlines støtte udgør.

Nærværende samarbejdsaftale er offentligt tilgængelig på GlaxoSmithKlines hjemmeside fra aftalens indgåelse og mindst et halvt år efter samarbejdets afslutning.

Nærværende samarbejdsaftale vil tillige i samme tidsperiode være offentligt tilgængelig på Organisationens hjemmeside.

## 9. Anvendelse af Organisationens og GlaxoSmithKlines logo

Hverken Organisationens logo eller GlaxoSmithKlines logo må fremgå af parternes skriftlige materiale eller af on-line information uden skriftlig tilladelse fra ejeren af logoet.

Bilag:

1. PREVENTION OF CORRUPTION – THIRD PARTY GUIDELINES

## PREVENTION OF CORRUPTION – THIRD PARTY GUIDELINES

The GSK Anti-Bribery and Corruption Policy (POL-GSK-007) requires compliance with the highest ethical standards and all anti-corruption laws applicable in the countries in which GSK (whether through a third party or otherwise) conducts business. POL-GSK-007 requires all GSK employees and any third party acting for or on behalf of GSK to ensure that all dealings with third parties, both in the private and government sectors, are carried out in compliance with all relevant laws and regulations and with the standards of integrity required for all GSK business. GSK values integrity and transparency and has zero tolerance for corrupt activities of any kind, whether committed by GSK employees, officers, or third-parties acting for or on behalf of the GSK.

**Corrupt Payments** – GSK employees and any third party acting for or on behalf of GSK, shall not, directly or indirectly, promise, authorise, ratify or offer to make or make any “payments” of “anything of value” (as defined in the glossary section) to any individual (or at the request of any individual) including a “government official” (as defined in the glossary section) for the improper purpose of influencing or inducing or as a reward for any act, omission or decision to secure an improper advantage or to improperly assist the company in obtaining or retaining business.

**Government Officials** – Although GSK’s policy prohibits payments by GSK or third parties acting for or on its behalf to any individual, private or public, as a “quid pro quo” for business, due to the existence of specific anticorruption laws in the countries where we operate, this policy is particularly applicable to “payments” of “anything of value” (as defined in the glossary section), or at the request of, “government officials” (as defined in the glossary section).

**Facilitating Payments** – For the avoidance of doubt, facilitating payments (otherwise known as “greasing payments” and defined as payments to an individual to secure or expedite the performance of a routine government action by government officials) are no exception to the general rule and therefore prohibited.

### GLOSSARY

The terms defined herein should be construed broadly to give effect to the letter and spirit of the ABAC Policy. GSK is committed to the highest ethical standards of business dealings and any acts that create the appearance of promising, offering, giving or authorising payments prohibited by this policy will not be tolerated.

**Anything of Value:** this term includes cash or cash equivalents, gifts, services, employment offers, loans, travel expenses, entertainment, political contributions, charitable donations, subsidies, per diem payments, sponsorships, honoraria or provision of any other asset, even if nominal in value.

**Payments:** this term refers to and includes any direct or indirect offers to pay, promises to pay, authorisations of or payments of anything of value.

**Government Official shall mean:**

- Any officer or employee of a government or any department, agency or instrument of a government;

- Any person acting in an official capacity for or on behalf of a government or any department, agency, or instrument of a government;
- Any officer or employee of a company or business owned in whole or part by a government;
- Any officer or employee of a public international organisation such as the World Bank or United Nations;
- Any officer or employee of a political party or any person acting in an official capacity on behalf of a political party; and/or
- Any candidate for political office.

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