2019 Disclosure Report and Methodological note Bosnia and Herzegovina



Dear,

Below we would like to give you further information for understanding the content of the report:

Term	Definition
Corporate scope	GSK will issue one report for each country showing all Transfers of Value made to HCPs / HCOs in that country by GSK, GSK Consumer Healthcare, and by ViiV Healthcare.
Reporting date	GSK has defined two types of Transfers of Value for Reporting Date purposes: - a Monetary Transfer of Value is a payment of money made to an HCP/HCO by GSK either directly or through an intermediary (for example, fees for service). The Reporting Date for these Transfers of Value will be the actual payment date, irrespective of when the event happened (for example, when a consultancy fee is paid, not when the work took place). - a Non-monetary Transfer of Value is a benefit received from GSK either directly or through an intermediary without a monetary payment (travel costs for consultancy paid to a travel agent, for example). The Reporting Date for these Transfers of Value will be the event date (for example, when the event took place).
Value Added Tax	GSK has taken the decision to report values including VAT wherever possible due to the complexity of VAT regimes around Europe and the inconsistency of whether VAT may or may not be reimbursable depending on where the transaction took place and the country of residency of the HCP or HCO. All other taxes are included in the reported values.
Currency conversions	GSK records Transfers of Value in the currency in which the transaction took place. The report will show all values in the currency of the country in which the report is made.
HCPs employed by GSK	GSK will not report payments made to HCPs who are employed by GSK as staff members. GSK considers that it would be inappropriate to disclose an employee's salary, bonus, expenses and benefits.
Multi-year	Transfers of Value are reported on the relevant Reporting Date (payment date or
contracts	event date – see above) irrespective of the duration of the contract.
3rd parties	If the 3rd party is involved in the promotion of medicines on behalf of a Member
involved in	Company in an EFPIA country, and is therefore under the operational control and
promotion	guidance of that Member Company, then its activities are reportable by the Member Company in that country.
	In such cases GSK will provide the data using the structure set out in Schedule 2 of
	the EFPIA Code, based on the 3rd party's own methodology and policies.

If you have any specific queries regarding the data shown in the Report, please contact us and we will be pleased to address your questions.

Yours sincerely, GSK Bosnia and Herzegovina