When Lundbeck processes personal data collected through other channels than via Lundbeck.com, H. Lundbeck A/S will specifically inform you how your personal data is processed. However, for certain specific processing activities where personal data is collected or obtained via other channels/devices/third parties than Lundbeck.com, you can read more below.

<table>
<thead>
<tr>
<th>Type of processing and categories of individuals</th>
<th>Categories of personal data and source if relevant</th>
<th>Purpose of processing</th>
<th>Legal basis</th>
<th>Disclosure of personal data, if relevant and legal basis for the disclosure</th>
<th>Retention</th>
</tr>
</thead>
</table>
| **Employee emergency contact - Next of kin to employees at H. Lundbeck A/S** | • Name and contact information  
The source of data regarding you as next of kin to a Lundbeck employee is the employee. | • Being able to contact an employee’s next of kin in case of an emergency. | The legal basis is Lundbeck’s legitimate interest in being able to contact the next of kin in case of an emergency, cf. Article 6(1)(f) of the GDPR. | | Personal data related to next of kin will be deleted once the relevant Lundbeck employee no longer works at Lundbeck. |
| **Scientific research data / ‘future research’ on clinical trial data** | • Health information  
• Biological material / human samples  
• Other related data, e.g. demographic data, age, sex.  
The source of data regarding scientific research is various research data bases, including public databases and biobanks, or data from Lundbeck’s own clinical trial activity.  
The personal data is pseudonymised and the data will not be directly identifiable. | • As a pharmaceutical company, Lundbeck processes personal data for scientific research purposes within a range of areas. Read more about Lundbeck’s activities within research and development here.  
As regards Article 6 (1) (f), being a pharmaceutical company, Lundbeck has a legitimate interest in conducting scientific research.  
As regards Article 9 (2) (a), the data may be transferred, including to universities, partners or authorities, subject to the provisions set out in Section 10 of the the Danish Act on Processing of Personal Data or based on a consent (Article 9 (2) (a)). In specific cases, other appropriate legal basis may be relied upon. | The legal basis is Article 6 (1) (f) 9 (2)(j) of the GDPR cf. the Danish Act on Processing of Personal Data Section 10 or specific consent cf. Article 9 (2) (a). | | |
| **Video surveillance – visitors at the Lundbeck property in** | • Personal data recorded by thermal camera on Lundbeck’s property  
The source of data collected through video is the camera capturing your whereabouts and actions on | • Improving the safety and thereby increasing the level of security on the site in Valby and/or Lumsås.  
The legal basis is Lundbeck’s legitimate interest in trying to prevent, detect and solve crime, cf. Article 6(1)(f) of the GDPR. | The legal basis is § 8(4) of the Danish TV Monitoring Act. | | Recordings will be deleted after 30 days unless storage for a longer period is required under the Danish TV Monitoring Act. |
<table>
<thead>
<tr>
<th>Category</th>
<th>Data Collection</th>
<th>Legal Basis</th>
<th>Data Retention</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Valby and/or Lumsås</strong></td>
<td>Lundbeck’s property in Valby and/or Lumsås.</td>
<td>If criminal data is processed the legal basis is § 8 of the Danish Data Protection Act, cf. Article 10 of the GDPR.</td>
<td>As necessary to fulfil the purpose described above, however, for site access data no longer than 36 months, and for guest registration data no more than 12 months.</td>
</tr>
<tr>
<td><strong>Site access / Guest registration</strong></td>
<td>– Externals visiting Lundbeck’s premises in Valby and/or Lumsås</td>
<td>The legal basis is Lundbeck’s legitimate interest in knowing who is always present on the site, cf. Article 6(1)(f) of the GDPR.</td>
<td>As necessary to fulfil the purpose described above, however, for site access data no longer than 36 months, and for guest registration data no more than 12 months.</td>
</tr>
<tr>
<td><strong>Work related accidents</strong></td>
<td>– Externals working at the Lundbeck property in Valby and/or Lumsås</td>
<td>The legal basis is Lundbeck’s legitimate interest in improving site security and preventing future accidents, cf. Article 6(1)(f) of the GDPR.</td>
<td>As necessary to fulfil the purpose described above, however, for no longer than 12 months.</td>
</tr>
<tr>
<td><strong>Investors</strong></td>
<td>– Investors’ acquisition of shares in H. Lundbeck A/S</td>
<td>The legal basis is Lundbeck’s legal obligation the Danish Companies Act, cf. article 6(1)(c) of the GDPR, and Lundbeck’s legitimate interests in (i) analysing the composition of Lundbeck’s shareholders, (ii) being able to communicate with shareholders (e.g. in relation to sending out invitation for general assembly.</td>
<td>As necessary to fulfil the purpose described above, however, for no longer than 18 months.</td>
</tr>
</tbody>
</table>
| **Meeting participants – recording of meetings** | Lundbeck may (audio/video) record meetings/presentations/webinars ("Meetings") if it is assessed that there is a specific need and relevant business purpose for this. The Lundbeck meeting host will always specifically inform you if video recording takes place at the Meeting you will attend. In case the Meeting you participate in is recorded, we will process:  
- your digital image (if you have your video camera turned on),  
- audio recordings of your input/question at the meeting (if you speak), and  
- written input/questions you provide via the chat-functions (e.g. for webinars or similar).  | Relevant business purposes such as for example; to ensure that the meeting can be translated in case of non-English speaking Lundbeck employees or to ensure that the video will be made available to invited participants if they are absent at the meeting. | The legal basis for recording is Lundbeck’s legitimate interests in pursuing a relevant business purpose (as described to the left), cf. Article 6(1)(f) of the GDPR. In light of the business purpose of the meetings, the interests of the participants are generally assessed not to override Lundbeck’s interests. | If deemed necessary, the recording may be shared with meeting participants or invited participants that were absent at the meeting. The legal basis is Lundbeck’s legitimate interests in pursuing a relevant business purpose (as described to the left), cf. Article 6(1)(f) of the GDPR. Other types of transfer or uses (e.g. for larger meetings; upload to the Lundbeck intranet) will be assessed on a case by case basis. | We store your personal data for a maximum of 30 days, unless you have been informed otherwise. |

| **Market Research – health care professionals participating in questionnaires from third party Market Research Partners** | Lundbeck performs various market research activities. This research may collect the following on health care professionals or others:  
- Contact details and  
- Answers to market research questions  
- Various professional information included e.g. in  | Preforming market research | The legal basis is Lundbeck’s legitimate interest in during market research in order to ensure the business of Lundbeck confirms with the market demand, cf. Article 6(1)(f) of the GDPR. | We may disclose the market research reports or articles/other publicly available materials with our affiliates and medicinal partnerships. The legal basis is Lundbeck’s legitimate interests in pursuing a relevant business purpose (as described to the left), cf. Article 6(1)(f) of the GDPR. | If the market research study is product related, we keep and use the market research reports for a period corresponding with the patent protection on the product + and additional 5 years. If the market research study is not product related, both more general within a disease area or a specified market, we keep and use the market research reports for a period corresponding with the patent protection on the product. |
articles or other publicly available materials.

Often, the answers are collected from a third-party market research partner, and compiled into a syndicated data file, where the personal details of the individuals are not included.

However, if the relevant market research partner holds the key to the anonymized data files the data contained in the files are still regarded as personal data under the GDPR. Lundbeck will never get access to the key and will therefore never be able to link the answers listed in the data files to specific persons.

| research reports for no longer than 10 years after the completion of the market research study. |

Last updated: 16 February 2021