



Privacy Policy - Pharmacovigilance

With the aim to guarantee and protect the privacy and confidentiality of the personal data of the interested persons that access to LABORATORIOS FARMALIDER's website, the next Privacy Policy is written according to the current law.

Data related to the patient

The current pharmacovigilance legislation requires "detailed registers" of any adverse event notified to be gathered in order to permit the evaluation of that event. The personal data we are allowed to gather are:

- Contact data.
- Country, birth date, age, sex, weight and, height
- Medical record (ex: other pathologies, surgeries, diagnosis, allergies, pregnancy, etc.) and pharmacological (other medication used by the patient)
- Information related to the adverse reaction (ex: gravity, date of beginning, clinical course of the reaction, etc.)

Data related to the notifier

The current pharmacovigilance legislation requires in order to ensure the traceability of the adverse events and its monitoring. Therefore, sufficient information of the notifiers must be gathered. The personal data we are allowed to gather are:

- Name and surname.
- Contact data (phone, fax, and e-mail).
- City/Region
- Profession/specialisation

Why do we gather your personal data?

Personal data will be gathered with the purpose of research, detention, evaluation, understanding and prevention of adverse events or any other problem related to FARMALIDER's medication, as well as evaluate the concrete case so as to obey the pharmacovigilance duties that allow the organization to identify and evaluate properly the risks associated to the use of this medication. In order to achieve this purpose, FARMALIDER can contact the persons that have communicated adverse reaction to obtain more information about those reactions.

How long will we gather your data?

Your personal data will be preserved until the expiration of FARMALIDER's legal obligations about pharmacovigilance. According to the current law, FARMALIDER must gather all the information related to pharmacovigilance, at least, during **10 years** since the cessation of the product's commercialization. Therefore, personal data related to the security of those medications is gathered during that period.



Why are my data gathered?

This is necessary according to public interest reasons in public health so that will guarantee the quality and security of the medication (art. 9.2 of the GDPR) and the compliance of FARMALIDER's legal duties about pharmacovigilance.

In the light of the above, it is completely necessary that FARMALIDER gathers your data with the specified aim. Therefore, the provision of the data is mandatory in order to obey this legal duty. On the contrary, the compliance of legal responsibilities could be impeded.

To whom will my data be provided?

Personal data will not be provided to third party in any case but those legally mandatory, which are:

- Regulatory organisms and organizations, national or international
- Health Professionals specialized in pharmacovigilance actions.
- Businesses with whom FARMALIDER has license agreements.

In all these exceptions, it will be guaranteed to the holder of the data that the aim for which those data were obtained is kept as well as the proper security guarantees.

What are my rights when I give you my data?

Any person has the right to confirm if we are gathering or not their personal data. The interested persons have the right to access to their personal data as well as solicitate the rectification of inexact data, or solicitate the elimination of this data if they are no longer necessary for the aim they were provided.

Under the circumstances forecasted in the General Regulations of Protection of data, the persons interested can require the limitation of the use of their data or their portability. In this case, data will be gathered only for complaint purposes.

All the rights mentioned above can be exercised by the contact means mentioned at the beginning of this clause, attaching a copy of the ID card.



For any violation of your rights, specially if there is no satisfaction in its exercise, you are allowed to present a claim at the Spanish Agency of Data Protection (contact accessible here: www.agpd.es) or any other authority competent. It is possible to obtain more information about your rights writing to whom it may correspond.

In case of communicate the data of third parties, you assume the total responsibility to inform them about this clause and the art. 14 of the GDPR with the conditions establish in this precept.

Contact

For any further question you wish to make related to protection of pharmacovigilance data, please notify to:

farmalider@farmalider.com