

Your access to and use of the @IpsenGroup Twitter account is subject to the following Terms of Use and all applicable laws and regulations. Please read and review these Terms of Use carefully before accessing or using this Twitter account. By accessing or using this @IpsenGroup, you acknowledge, without limitation or qualification, that you have read, understood and agreed to the Terms of Use.

1. Background and purpose

@IpsenGroup is operated by Ipsen Pharma S.A.S., a company registered under the laws of France and a member of the Ipsen Group (hereafter “Ipsen” or “Ipsen Group”). Ipsen Pharma S.A.S. (and the headquarters of the Ipsen Group) is located at 65 Quai Georges Gorse, 92100 Boulogne-Billancourt, France.

@IpsenGroup is one of the official corporate Twitter account of the Ipsen Group. The content of @IpsenGroup is designed to provide public corporate information about the group, as well as disease awareness information intended for the general public (“Purpose”).

@IpsenGroup complies with all applicable laws and regulations within the pharmaceutical industry. @IpsenGroup content does not promote – nor is aimed at promoting – any Ipsen products, nor does it provide any product-related information. @IpsenGroup does not seek any commercial purpose. Any of @IpsenGroup activities, including but not limited to retweets or tweets, must not be considered as an invitation or an offer to invest in the Ipsen Group nor to prescribe any medicinal products.

@IpsenGroup is not a platform offering health or medical advice. **In case you have any medical questions, please consult your treating physician.**

The content of @IpsenGroup is intended for a worldwide audience. However, certain tweeted information may be relevant only for specific geographic regions, and thus not applicable to everybody.

2. Language

The @IpsenGroup Twitter account language is English. If you decide to interact with @IpsenGroup in another language, you may not receive any answer. @IpsenGroup welcomes the possibility to hear from all users, but cannot guarantee an individual reply to all messages received through @IpsenGroup.

3. Disclaimer of warranties

Ipsen will use reasonable efforts to include accurate and up-to-date information on @IpsenGroup, but makes no warranties or representations as to the accuracy of any of the information, and assumes no liability or responsibility for any errors or omissions in the content of @IpsenGroup. Consequently, the information should be carefully evaluated by users before being used.

Ipsen does not endorse any third party activities on Twitter, unless expressly confirmed in writing. Ipsen cannot be held responsible for user interactions and/or third party interactions. Ipsen does not verify, approve nor warrant the accuracy of the information posted by users and/or third parties and does not assume any liability or responsibility toward the content posted by users and / or third parties.

Ipsen following or being followed by other Twitter accounts shall not mean that Ipsen endorses these accounts or the content produced by these accounts. By following @IpsenGroup and tweeting or retweeting various information, you should not present your activity or information, as endorsed by Ipsen.

NEITHER IPSEN NOR ANY PARTY INVOLVED IN CREATING, PRODUCING OR DELIVERING @IpsenGroup SHALL BE LIABLE FOR ANY DAMAGES, INCLUDING WITHOUT LIMITATION, DIRECT, INCIDENTAL, CONSEQUENTIAL, INDIRECT OR PUNITIVE DAMAGES, ARISING OUT OF ACCESS TO, USE OF OR INABILITY TO USE @IpsenGroup, OR ANY ERRORS OR OMISSIONS IN THE CONTENT THEREOF. THIS INCLUDES DAMAGES TO OR VIRUSES THAT MAY INFECT YOUR COMPUTER EQUIPMENT. IPSEN DOES NOT GUARANTEE OR WARRANT THAT FILES AVAILABLE FOR DOWNLOAD FROM @IpsenGroup WILL BE FREE OF INFECTION FROM VIRUSES, WORMS, TROJAN HORSES OR OTHER CODE THAT MANIFESTS CONTAMINATING OR DESTRUCTIVE PROPERTIES. WITHOUT LIMITING THE FOREGOING, EVERYTHING ON THE TWITTER ACCOUNT IS PROVIDED TO YOU "AS IS" WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO WARRANTIES OF SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT.

4. Adverse Event information

@IpsenGroup is not aimed at sharing personal data regarding patients' health. If you experience any adverse event or have safety reports to share, please contact your treating physician, or in case these reports concern Ipsen product, please email Ipsen at : adverse.events@ipsen.com

5. Indemnification

You agree to indemnify, defend and hold harmless Ipsen, its officers, directors, employees, agents, suppliers and third party partners from and against all losses, expenses, damages and costs, including reasonable attorney fees, resulting from any violation by you of these Terms of Use.

6. Privacy

Ipsen shall not collect or process any of your personal data. Any communication you make through @IpsenGroup, including any data, questions, comments, suggestions or the like is, and will be treated as, non-confidential and non-proprietary.

7. Links to other sites

Tweets from @IpsenGroup may contain links or references to other Twitter accounts or websites maintained by third parties over whom Ipsen has no control. Ipsen does not endorse, nor shall have any responsibility for, the content of any such accounts or websites.

8. Trademarks and copyright The name "IPSEN" and the terms, logos and marks included on @IpsenGroup Twitter account that identify Ipsen's activity are proprietary materials. Copyright in the pages and in the screens of @IpsenGroup Twitter account and in the information and material is unless specified otherwise owned by Ipsen.

9. Governing Laws

This Terms of Use Agreement and your use of @IpsenGroup shall be governed by the laws of France, notwithstanding the provisions of international private law.

10. Monitoring/ Revisions

Although Ipsen may from time to time monitor or review tweets, Ipsen is under no obligation to do so and assumes no responsibility or liability arising from the content of any such locations nor for any error, defamation, libel, slander, omission, falsehood, obscenity, pornography, profanity, danger, or inaccuracy contained in any information within such locations on the Twitter account. You are prohibited from posting or transmitting any (i) unlawful, threatening, libelous, defamatory, obscene, scandalous, inflammatory, pornographic, or profane material or any material that could constitute or encourage conduct that would be considered a criminal offense, give rise to civil liability, or otherwise violate any law; (ii) product information; (iii) medical or health-related advice; (iv) commercial information; and (v) information non-compliant with these Term of Use. Ipsen will fully cooperate with any law enforcement authorities or court order requesting or directing Ipsen to disclose the identity of anyone posting any such information or materials.

These Terms of Use date from June 1st 2015 and may be reviewed from time to time. You are bound by any such revisions and should therefore periodically visit this page to review the current Terms of Use to which you are bound. Should any users violate the terms of use or Twitter's Platform Rules, @IpsenGroup reserves the right to add, modify, remove any content posted on the twitter account and/ or block Twitter users. In order to improve @IpsenGroup account, Ipsen may modify or interrupt, partially or completely, @IpsenGroup at any time and cannot be held responsible for a lack of service.

Ipsen reserves the right to discontinue @IpsenGroup, completely or partially, at any time and in its sole discretion without prior notice and without liability.