

Evaxion Biotech A/S

Whistleblower Policy

#### 1. Purpose.

- 1.1. Evaxion Biotech A/S ("Evaxion") has established a whistleblower scheme in order to allow reporting of potential violations of laws and serious violations of internal policies and procedures. This policy governs the use and operation of the whistleblower scheme (the "Policy").
- 1.2. This Policy is not intended to replace, limit, or supersede the existing internal communication paths of Evaxion and serves simply as an alternative to the ordinary reporting of irregularities to Evaxion's management or Board of Directors. The person intending to report a concern (the "Whistleblower") should therefore consider whether the concern can be raised internally and not through the Whistleblower Policy, but only if the Whistleblower does not fear reprisals.
- 1.3. For the avoidance of doubt, reporting under this Policy is voluntary and can be done on an anonymous basis.

#### 2. Types of concerns that may be reported.

- 2.1. The types of concerns that may be raised under this Policy are serious and sensitive concerns that could have an adverse impact on the reputation, operations and performance of Evaxion's business. Such concerns include, but are not limited to, concerns regarding:
  - (a) bribery or corruption as further described in Evaxion's Anti-Corruption Policy;

(b) fraud (e.g. financial fraud, document fraud, or embezzlement, including deliberate error or gross negligence or recklessness in the preparation, evaluation, review or audit of any financial statement of Evaxion and deliberate error or gross negligence or recklessness in the recording and maintaining of financial records of Evaxion);

(c) serious violations of the internal policies, hereunder Evaxion's Code of Conduct (including but not limited to harassment and discrimination) and Anti-Corruption Policy, and procedures, including deficiencies in, or noncompliance with, Evaxion's internal accounting controls;

(d) misrepresentation or false statement to management, regulators, the outside auditors or others or by a senior officer, accountant or other employee regarding a matter contained in the financial records, financial reports or audit reports of Evaxion;

(e) deviation from full and fair reporting of Evaxion's results or financial condition;

(f) breach of antitrust regulations (e.g. price fixing);

(g) financing of terrorism; or

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(h) other irregularities of a general or operational nature, such as serious endangerments concerning the vital interests of Evaxion or the life or health of individuals, environmental crimes, major deficiencies as regards security in the workplace and serious forms of discrimination or harassment.

2.2. For the avoidance of doubt, reportable concerns exclude matters of trivial nature hereunder information regarding violation of internal guidelines such as sick-leave, smoking, alcohol and dresscodes etc. and excludes information regarding the Whistleblower's own employment, e.g. interpersonal conflicts between the Whistleblower and a colleague, unless the information involves sexual harassment, other aggravated harassment or discrimination.

# 3. Who can report?

3.1. All officers and employees of Evaxion can report concerns under the Policy.

# 4. About what or whom can the reports be made?

4.1. It is the intention that reporting can be made about concerns regarding serious issues and/or related acts or omissions made by directors, officers, employees, and individuals serving as independent contractors of Evaxion as well as agents, consultants, representatives, lobbyists, suppliers/vendors, contractors, advisors and other business partners of Evaxion.

# 5. How to report and confidentiality.

- 5.1. In order to facilitate a confidential channel to raise concerns under this Policy, the Whistleblower is to report it via an independent external whistleblower email ("whistleblower portal"). Email to whistleblower reporting recipient: mdbaird@duanemorris.com
- 5.2. The report filed via the whistleblower portal is received by the independent contact (the "Whistleblowing Contact") who is not employed by Evaxion. The Board of Directors has appointed a Compliance Officer who is responsible for administering this Policy and will be notified of the reported concern. COO, Jesper Nygaard Nissen, has been appointed as the Compliance Officer. In case the concern relates to the Compliance Officer, the Whistleblowing Contact will instead notify a non-involved member of the Board of Directors of Evaxion, who shall in that case act as the Compliance Officer, the decision on who shall be appointed is up to the independent Whistleblowing Contact.
- 5.3. In addition to the whistleblower portal, the Whistleblower may also anonymously report their concerns by delivering the complaint via email or regular mail to Duane Morris LLP, att.: Michael D. Baird, 230 Park Avenue New York, Suite 1130, NY 10169-0079, Tel: 212-404-8771 (Direct), Tel: 215-870-6771 (Cell), Fax: 212-818-9606, or at: mdbaird@duanemorris.com. Employees should make every effort to report their concerns either via the Whistleblower portal or anonymously using one or more of the methods specified above. The Whistleblower can thus also use external arrangements, see e.g. the general external whistleblower system: <a href="https://whistleblower.dk/">https://whistleblower.dk/</a>, and Financial Supervisory Authorities: <a href="https://whistleblower.dk/">https://whistleblower.dk/</a>, and Financial Supervisory Authorities: <a href="https://whistleblower">https://whistleblower</a>. Nothing in this Whistleblower Policy prevents the Whistleblower.</a>
- 5.4. The procedure is specifically designed so that employees have a mechanism that allows the employee to bypass a supervisor he or she believes is engaged in prohibited conduct under this policy. Anonymous reports should be factual, instead of speculative or conclusory, and should contain as much specific information as possible to allow the Compliance Officer investigating the report to adequately assess the nature, extent and urgency of the allegations.

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5.5. The identity of the Whistleblower and other information in the report which, directly or indirectly, can reveal the identity of the Whistleblower will be kept strictly confidential and will not be disclosed. It is important to know, that information obtained through the follow-up process is not legally deemed confidential. The information in the report from the Whistleblower is, however, confidential. Disclosure of information which, directly or indirectly, can identify the Whistleblower can only be disclosed to others if the Whistleblower gives explicit consent. Disclosure of the information which directly or indirectly can identify the Whistleblower of the information which directly or indirectly can identify the Whistleblower can, however, be disclosed without prior consent to a relevant public authority – e.g. the police or Finanstilsynet, if it is to respond to offences or to secure the person's, whose behavior has been reported, right to objections.

# 6. Investigation of concerns.

- 6.1. After the Whistleblower has used the internal reporting system stated above, the Whistleblower will within seven (7) days receive a confirmation on the receipt of the report, unless the report is made entirely anonymously.
- 6.2. Once informed of a concern, the Compliance Officer shall evaluate the concern and if the concern is deemed bona fide and within the scope of this Policy (as outlined in Section 2 above) initiate an investigation of the concern.
- 6.3. The Compliance Officer shall, based on the information provided in the report and the individual facts and circumstances, conduct the investigation. The investigation is therefore based on a case-by-case basis. The Compliance Officer shall propose the necessary corrective action and preventive measures. A written report outlining the results of the investigation and a proposal outlining the measures that should be taken will be sent to the members of the Board of Directors. The Board of Directors will thereafter, based on the Compliance Officer's report, decide upon the measures that should be taken.

### 7. Notification of parties involved.

- 7.1. As soon as reasonably possible, the person(s) whose behavior has been reported shall be notified of the main object of the reported concern to allow that person to present objections. However, such notification may be delayed as long as there is a substantial risk that such notification will jeopardize the investigation or have a detrimental effect on any future measures or actions which may be necessary to implement as a result hereof. The person(s) whose behavior has been reported shall be notified by his/her supervisor of any corrective action as a result of the investigation of the reported concern.
- 7.2. Where possible, and assuming the identity of the Whistleblower is known, the Whistleblowing Contact shall inform the Whistleblower of the action taken on the reported concern. If there has been an investigation, the Whistleblower will be kept informed of the outcome of the investigation, subject to privacy and confidentiality considerations. All Whistleblowers must maintain confidentiality of all such reports and not disclose details to any person.
- 7.3. The Whistleblower will as soon as possible and no later than three (3) months from the confirmation set out in section 6.1., receive feedback. The feedback consists of information, where possible pursuant to applicable law hereunder dataprotection regulation, to the Whistleblower on the initiated step(s)

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or step(s) which might be initiated, and the reasons for the chosen step(s). If the feedback cannot be given within the three months period, the Whistleblower will be notified and informed on when it might be possible to receive further feedback.

### 8. No retaliation.

8.1. When reporting concerns under this Policy, the Whistleblower is protected from any kind of retaliation or discriminatory or disciplinary action as a result thereof, including discharge, demotion, suspension, threats, or any other kind of harassment. Any such retaliation against the Whistleblower is considered a serious breach of this Policy. However, such protection from retaliation or disciplinary actions shall not apply if the Whistleblower maliciously makes a false allegation or makes an allegation that, bearing in mind all the circumstances, is unreasonable.

### 9. Deletion of whistleblower reports.

9.1. Subject to other requirements under applicable law, the collected information will be deleted:

(a) immediately if the report is beyond the scope of this Policy or should prove unfounded or if no internal action is made in relation to the concern;

(b) right after the closing of the case by the authorities if a report is filed with the police or other relevant authorities;

(c) two (2) months after the investigation has been completed if no further action is taken; or

(d) at the latest five (5) years after the time of the employee's departure if disciplinary sanctions are made towards the reported employee on the basis of the collected information, or other reasons for it being factual and necessary to continue storing the information. The collected information will be stored in the personnel folder in question.

### 10. Implementation of Whistleblower Policy.

10.1. The Policy has been adopted by Evaxion's Board of Directors and will be effective as of February 22, 2024. The Policy will be reviewed annually by the Audit Committee. The Board of Directors will be advised of the outcome of each review and all recommended changes to this Policy.

As adopted by the Evaxion Board of Directors on February 22, 2024.

#### Members of the board of directors:

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Marianne Søgaard

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Lars Holtug

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