

# Neon Healthcare Ltd Transparency Disclosure 2024 – Methodological Notes

Whilst Neon Healthcare Limited (Neon) is not a member of the ABPI, we do fully comply with its Code of Practice and recognise and accept the jurisdictional of the PMCPA.

## Approach

Neon has prepared its 2024 transparency disclosure submission in accordance with the requirements set out in Clauses 28-31 of the ABPI Code of Practice 2024.

Transfers of value have been considered covering the following Clauses within the ABPI Code of Practice:

- Clause 10.10 and 10.11 Events, Meetings and Hospitality
- Clause 20 Collaborative Working with Organisations
- Clause 23 Donations and Grants
- Clause 24 Contracted Services
- Clause 25 Relationships with Health Professionals, Other Relevant Decision Makers, Healthcare Organisations and Patient Organisations

#### **Reporting Period**

Transfers of value invoiced between 1<sup>st</sup> Jan 2024 and 31<sup>st</sup> December 2024 inclusive has been included in our 2024 submission.

#### **Data Privacy**

Data Privacy Laws and regulations require Neon to obtain permissions from any contracted parties prior to disclosing any personal data. Neon also extends this requirement to organisations, including Healthcare Organisations, to ensure that we are able to disclose all Transfers of Value through this process.

#### Currency

All payments in 2024 where paid in GBP, and are reported in GBP, so no exchange rates have been applied to our transfers of value for this submission

#### **VAT Treatment**

All payments in 2024 have VAT applied at 20%.



### 2024 Transparency Disclosure

In its review, Neon has identified payments that are required to be disclosed under Clauses 28 and 31 only.

Payments were made under Clause 23 and Clause 24 of the Code of Practice.

All transfer of value payments aligned to these Methodological Notes have been disclosed on the Disclosure UK platform, managed centrally by the ABPI.

Date of preparation: March 2025