

## TERMS AND CONDITIONS FOR RESEARCH GRANTS

### Definitions:

**Agreement:** the Grant Award Letter, these terms and conditions and the relevant Grant Application.

**Grant:** the sums or sums to be paid to the Grant Holder as specified in the Grant Award Letter.

**Grant Application:** the relevant grant application submitted to Ataxia UK.

**Grant Award Letter:** the formal written communication from Ataxia UK that notifies the Grant Holder of the approval of, and any specific terms of funding for, the Project, including the funds to be provided.

**Grant Holder:** the institution/organisation in receipt of the Grant from Ataxia UK.

**Principal Investigator:** the researcher who is designated as the principal applicant on the Grant Application.

**Project:** the project or activity specified in the Grant Application relevant to ataxia to be supported by the Grant.

These terms and conditions, the Grant Application and the Grant Award Letter shall form the Agreement. The Agreement shall take effect, and shall be binding on the Grant Holder and Ataxia UK (each a party, together the "parties"), upon the Grant Holder's signature of the Grant Award Letter. In the event of any inconsistency or conflict between the Grant Award Letter, these terms and conditions and the relevant Grant Application, the following order of priority shall apply:

1. The Grant Award Letter;
2. These terms and conditions; and
3. The Grant Application.

### 1. Purpose of research supported by Ataxia UK

- 1.1 Ataxia UK funds research of relevance to ataxia. Specifically, it will only consider funding research into conditions in which ataxia is the principal symptom, and in which the ataxia is likely to be progressive (excluding ataxia telangiectasia). For example, Ataxia UK may consider supporting projects that aim to improve understanding of the ataxias, improve diagnosis, develop treatments available to people with ataxia, or improve the physical and mental quality of life for people with ataxia.
- 1.2 The Grant Holder shall only use the Grant for the purpose of conducting the Project as specified in the Grant Application and Grant Award Letter.

### 2. Finance and Administration

- 2.1 Grant Applications may be submitted for Projects lasting a maximum period of three years.
- 2.2 To the extent set out in the Grant Application and accepted by Ataxia UK, the Grant Holder may allocate the Grant for the following expenses directly related to the Project:
  - salaries of part-time or full-time researchers
  - PhD studentships
  - laboratory consumable materials
  - equipment
  - travel awards
  - contribution to ataxia meetings/conferences
  - satellite meetings of major symposia in disciplines associated with ataxia.

Ataxia UK may also award Grants for research fellowships relating to the Project. Ataxia UK will not typically allow the Grant to be used to pay for or support the salary of the Principal Investigator unless expressly permitted in writing by Ataxia UK.

- 2.3 The Grant Holder must promptly notify Ataxia UK of (a) the anticipated start date of the Project following receipt of the Grant Award Letter (if different to the start date set out in the Grant Application) and (b) the actual start date of the Project. **If the Project does not start within six months of the date of the Grant Award Letter, Ataxia UK may withdraw the Grant and terminate the Agreement at its discretion immediately upon written notice to the Grant Holder (and the Grant Holder will refund to Ataxia UK any of the Grant already paid to the Grant Holder (if applicable) in accordance with Ataxia UK's instructions).**
- 2.4 The Grant Holder shall ensure that standard equipment, facilities and materials are available in the laboratory in which the work under the Project will be undertaken. Under no circumstances will Ataxia UK meet administrative costs or other overheads of the Grant Holder (or any other organisation), and such costs or overheads should not feature in the Grant Application.
- 2.5 Ataxia UK will not grant any Grant if the Grant Holder already holds or accepts a grant from another source and this would lead to:
- double funding of the same Project; or
  - shared funding to which Ataxia UK and the other funder had not given prior written agreement.
- 2.6 Should the Principal Investigator, a co-applicant or individual using the Grant (such as a researcher/student funded by the Grant) move to another organisation during the Project, the Grant may not move with him or her unless all parties concerned, including Ataxia UK, agree in advance in writing.
- 2.7 The Principal Investigator will promptly send Ataxia UK the details of any funded researcher who is to assist in the Project once his or her identity is known together with the researcher's expected start date for this position. The Principal Investigator will provide any additional details about such funded researchers to Ataxia UK upon request.
- 2.8 The Principal Investigator will send Ataxia UK the completed Grant Application as an electronic copy. Ataxia UK reserves the right to retain copies of any Grant Applications for evaluation and monitoring purposes.
- 2.9 Ataxia UK will make payment for salaries and recurrent expenses specified under the Grant Award Letter or the Grant Application, as applicable, quarterly in arrears against valid invoices submitted by the Grant Holder. Invoices should relate to the expenses incurred in the following periods: 1<sup>st</sup> April to 30<sup>th</sup> June, 1<sup>st</sup> July to 30<sup>th</sup> September, 1<sup>st</sup> October to 31<sup>st</sup> December and 1<sup>st</sup> January to 31<sup>st</sup> March. The invoice must include:
- the name and salary costs of the employed researcher(s);
  - the expenditure on consumables; and
  - the expenditure on equipment.

Ataxia UK will not accept nor be liable for any finance or service charges imposed in respect of its payment of invoices. Ataxia UK will also not enter into any other method of reimbursement with the Grant Holder unless agreed in advance in writing.

- 2.10 The following conditions apply to Ataxia UK's payment of any Grant payments:

- Ataxia UK will not reimburse any expenditure which is not claimed within six months of the end of the Project.
  - Nationally awarded salary increases will normally be allowed if specified in the Grant Application. If changes to salaries occur after Ataxia UK has issued the Grant Award Letter, the Grant Holder may reallocate funds from other parts of the project (e.g., consumables) to accommodate for such changes provided that (i) such re-allocation does not cause the overall budget to be exceeded and (ii) Ataxia UK provides its prior written consent to such reallocation.
  - Any reallocation of funds from one expense heading to another, as detailed in the Grant Application (or the Grant Award Letter if it differs) shall require the prior written permission of Ataxia UK.
  - The final payment for the Grant will be withheld until Ataxia UK receives the final Project report and provided that such report is to Ataxia UK's satisfaction.
  - The Grant Holder will maintain records of receipts and expenditures related to the Project and as required by applicable laws. The Grant Holder will make such records available to Ataxia UK upon Ataxia UK's reasonable request, both during the Project and for five years following its conclusion.
- 2.11 The Grant Holder accepts full responsibility for the compliance, management, monitoring and control of all the research work funded as the result of this Grant and all those staff employed in or involved in any research funded as the result of the Grant. This includes full responsibility for meeting the costs of any maternity or paternity leave, any sickness pay, any redundancy and any awards made by an employment tribunal or other court. It also includes meeting the requirements of all applicable laws and guidance from regulatory authorities concerning the use of radioactive isotopes, animals, pathogenic organisms, genetically manipulated organisms, toxic and hazardous substances and research involving human subjects and human embryos.
- 2.12 The Grant Holder will ensure that all activities and materials generated in connection with the Project are fully compliant with (i) the Agreement, and (ii) all applicable laws, rules and regulations including all applicable laws on anti-corruption, including the UK Bribery Act 2010. The Grant Holder will ensure that all staff and students employed in or involved in the Project are appropriately trained and qualified, in accordance with the COSHH, AMP and ACGM guidelines, the Health and Safety at Work regulations, or national equivalents, and any other legal requirements as may apply from time to time. The Grant Holder must have in place published standards of good research practice which include obligations to maintain detailed laboratory workbooks and formal written procedures for the investigation of allegations of research misconduct and will ensure that all those involved in the research comply with such guidelines.
- 2.13 For clarity, Ataxia UK will not be considered the sponsor of Ataxia UK grant-funded research projects. "The sponsor" in this case refers to the organisation with the legal responsibility for the research project. This is particularly relevant for clinical research funded by Ataxia UK.
- 2.14 Any proposed changes to staff employment with implications for the Project, whether financial or otherwise, must be submitted to Ataxia UK for its prior written approval before implementation.
- 2.15 The Grant Holder must inform Ataxia UK as soon as reasonably practicable if any of the Principal Investigator, co-applicant researchers on the Grant Application or staff funded by the Grant takes maternity, paternity or extended sick leave. For the duration of the absence, Ataxia UK will not meet the costs of the person concerned, and will pay the relevant Grant on a pro rata basis in relation to the cost of the work being undertaken in that person's absence.
- 2.16 As resources of Ataxia UK are limited, the Principal Investigator is encouraged to attract other funding to ataxia research within the Grant Holder organisation. If requested by Ataxia UK, the Principal Investigator will provide support to Ataxia UK in raising funds for research by providing any information

reasonably requested by Ataxia UK, including information concerning the Project and any information required to meet the conditions of third party grant makers.

- 2.17 The Grant Holder will obtain written confirmation from its relevant Finance Officer that the amounts specified in their submissions are accurate. Applications for supplementary grants because the applicant has failed to identify the appropriate costs are unlikely to be considered. The Grant Holder's Finance Officer or equivalent should certify that the salaries and gradings and other estimates in the application are in accordance with current scales and practices.
- 2.18 The Grant Holder must ensure that at the end of the Project period the Principal Investigator will bring the Project to an orderly conclusion and that both during and after the Project period will ensure that:
- Any genetic material (e.g. mouse embryos) is preserved in such a way that it can be made available to Ataxia UK and other researchers.
  - Records and data, results and questionnaires (which shall be the property of the Grant Holder) are archived and kept secure for a minimum of 10 years in a form that they can be readily accessed by Ataxia UK and other researchers upon request.

### **3. Equipment and consumables**

When submitting invoices to Ataxia UK, the Grant Holder shall ensure that VAT charges are excluded from any equipment and consumable costs to be reimbursed by Ataxia UK under the Grant. The Grant Holder shall ensure that any equipment purchased using the Grant is clearly labelled as being a donation from Ataxia UK and such labelling must not be removed or modified without Ataxia UK's prior written permission. The Grant Holder is responsible for ensuring that any equipment provided from/under the Grant has adequate insurance cover. If equipment is damaged or destroyed, the Grant Holder will be required to repair or replace it at its sole cost. All equipment, having an original value of £3,000 or more purchased with the Grant shall remain the property of Ataxia UK until two years after the end of the Project period. At any time during such two year period, Ataxia UK may, at its discretion, reallocate such equipment to Ataxia UK-supported projects elsewhere, and will meet the costs of transporting such equipment accordingly.

### **4. Travel**

- 4.1 When travel is an integral part of the project, it should be budgeted for like any other research cost. The cost of attending scientific meetings can also be included in a Grant Application. Where requested by Ataxia UK, the Grant Holder shall submit a written report summarising any such scientific meeting and its relevance for ataxia research.

### **Ethical considerations**

#### **5. Work with patients**

- 5.1 Where the research for the Project is carried out on human subjects, the Grant Application should contain details of the Ethics Committee approval(s). The Grant Holder accepts full responsibility for ensuring that any such ethical approval is in place at all relevant times during the Project. Where ethical approval is required, the Grant Holder must secure the approval before the start of the Project, unless Ataxia UK agrees in writing otherwise.
- 5.2 The Principal Investigator must make every effort to inform the human subjects involved in the research of any results of the research, where appropriate.

## **6. Work with human tissues**

- 6.1 To the extent the Project involves the use of human tissue or cells, the Grant Holder shall ensure compliance with the latest regulations, guidance and codes of conduct associated with the Human Tissue Act 2004, or national equivalent.

## **7. Work with animals**

- 7.1 The Grant Holder shall ensure that the Principal Investigator and other researchers associated with the Project have regard to animal welfare and observe the refinement, replacement and reduction of animal use.
- 7.2 If the research involves the use of animals, no grants will be made unless appropriate Home Office licences, or national equivalent, are held.
- 7.3 If the research, or part of the research, related to the Project is to be carried out outside the UK, the Grant Holder must, as far as possible, ensure that researchers maintain animal welfare standards that are equivalent to those defined in UK law.

## **8. Divergence from original award**

- 8.1 Ataxia UK understands that Principal Investigators may need to modify the original Project, e.g., in the light of publication of results from other laboratories. In the event that the Grant Holder intends to make any modifications to the Project, the Grant Holder must provide the proposed modifications to Ataxia UK in writing for its review (which may be included in the annual progress report), including relevant details and justifications for the proposed modifications. Ataxia UK shall have the right to withhold some or all of the Grant payments if the Grant Holder does not provide adequate details or justifications for such modifications.
- 8.2 The Grant may not be used for any purposes outside of the Project unless the Grant Holder obtains Ataxia UK's prior written consent. Such consent may be refused at Ataxia UK's absolute discretion.

## **9. Visits, Reports and Dissemination**

- 9.1 Ataxia UK reserves the right to visit the Principal Investigator's research groups in regular intervals (every six months or yearly) to discuss the progress of the Project.
- 9.2 In addition to the annual progress reports (see paragraph 2.1), the Grant Holder must ensure the Principal Investigator submits outcome data onto *researchfish* if requested by Ataxia UK and submits a full report at the end of the total Project period. Ataxia UK will only issue the final Grant payment due after receiving the final report. Ataxia UK may send the final report for peer review.
- 9.3 Ataxia UK reserves the right to periodically request abstracts from the Principal Investigator, which describe their latest published research, for Ataxia UK to include in its literature and on its website.
- 9.4 The Principal Investigator and the Grant Holder shall be free to publish the results of the Project in accordance with normal academic practice. All publications resulting from the work must bear due acknowledgement of Ataxia UK's support and copies should be sent to Ataxia UK prior to publication. Ataxia UK must also be informed of any scientific meetings at which the results of the Project will be presented, and given copies of the relevant papers in advance of the presentation.
- 9.5 The Grant Holder must ensure that the Principal Investigator submits the outcome of the research conducted under the Project to peer-reviewed journals. The Grant Holder must send copies of such

publications to Ataxia UK. Ataxia UK recognises that journals normally only publish positive findings, and that negative findings may nevertheless be of value. Ataxia UK encourages the publication of negative results if possible, either in peer reviewed journals or as summaries on the Grant Holder or Ataxia UK's website, or elsewhere.

## **10. Termination**

- 10.1 Ataxia UK reserves the right to terminate the Agreement upon three months' prior written notice to the Grant Holder without any liability or damage to Ataxia UK.
- 10.2 The Grant Holder may terminate the Agreement for any reason by providing written notice to Ataxia UK. The Grant Holder shall use all reasonable endeavours to provide at least one (1) month's prior written notice if it intends to terminate the Agreement pursuant to this clause.
- 10.3 Either party ("Terminating Party") may immediately terminate the Agreement at any time by written notice to the other party ("Defaulting Party") if the Defaulting Party is in material breach of (i) any of these terms and conditions (ii) any additional terms set out in the Grant Award Letter or (iii) any other term of the Agreement. If the material breach is capable of being remedied, the Terminating Party must first provide written notice to the Defaulting Party specifying the breach and demanding its remedy. If the Defaulting Party does not remedy the breach within 30 days of receiving this notice, the Terminating Party may proceed with terminating the Agreement immediately on written notice. Upon early termination of the Agreement for any reason:
- (i) the Grant Holder must send a report to Ataxia UK regarding the work carried out under the Project prior to termination;
  - (ii) Ataxia UK will reimburse the Grant Holder for expenditure properly incurred in connection with the Project up to the date of termination but will not be liable for, or indemnify the Grant Holder, any co-applicant and/or any other individual using the Grant or working on the Project, against any charges or costs thereafter; and
  - (iii) if applicable, the Grant Holder will refund to Ataxia UK any unused portions of the Grant paid to the Grant Holder in accordance with Ataxia UK's instructions.

## **11. Intellectual property**

The Grant Holder will take all steps necessary to ensure that any intellectual property arising out of the Project is fully protected whether by patent, copyright or any other means. In particular, the Grant Holder will ensure that it owns any intellectual property rights arising out of the Project and shall ensure that such intellectual property rights are not transferred to, or vest in, whether deliberately or not, any person or collaborator working on the Project or associated with it in any capacity, whether they are an employee or not.

## **12. Exploitation of results**

- 12.1 If any rights in any invention made by the Grant Holder in connection with the Project are patentable, the Grant Holder will decide whether or not to apply for a patent or patents which shall be held in the Grant Holder's name. The Grant Holder acknowledges that any form of disclosure, whether in journals, learned society meetings, or public seminars, may prejudice subsequent filing of a patent application. The Grant Holder is responsible for ensuring that any form of disclosure will not prejudice filing of a patent application. The Grant Holder must notify Ataxia UK of any intended patent applications and provide Ataxia UK with copies of the patent application documents. In connection with any such invention:

- (i) All intellectual property rights in any invention made by the Grant Holder and any know-how relating thereto arising during the course of the Project (“Invention”), shall be the property of the Grant Holder. The Grant Holder shall use its best endeavours to exploit the Invention on a commercial basis itself or through a sub-licensee either through licence fees, income sharing and/or equity sharing.
- (ii) The Grant Holder shall use its best endeavours to maximise the income from the Invention. Any income generated from the exploitation of the Invention will be shared by Ataxia UK, the Grant Holder and any other funders involved. In accordance with the Guidance on IP terms and conditions issued by the Association of Medical Research Charities<sup>1</sup>, if Ataxia UK is the sole funder, once the Grant Holder has covered any Direct Costs of intellectual property exploitation and paid a translation fee of 5-10% (of such income minus the Direct Costs), the remaining income will be shared equally between the Grant Holder and Ataxia UK in a 50:50 ratio. If Ataxia UK is not the sole funder, the Grant Holder is responsible for calculating the proportionate funding contributions of all parties to determine the appropriate income distribution, which must be approved in writing by Ataxia UK. For the purposes of this clause, “Direct Costs” means all external expenses incurred and paid by the Grant Holder in connection with the filing, prosecution and maintenance of the intellectual property including, but not limited to, official filing fees, agent costs, and reasonable legal, litigation and other advisory and consultancy fees. Direct Costs shall not include the Grant Holder’s internal costs relating to these activities, regardless of the legal constitution of the Grant Holder’s tech transfer office (“TTO”). The Grant Holder may not make deductions for salary or taxes in respect of the Grant Holder and its TTO, or for any amounts payable to the inventors or generators of the Invention.
- (iii) In the case of equity sharing the parties shall enter into a written agreement setting out the terms and conditions of the equity sharing. These will be discussed on a case-by-case basis.
- (iv) The Grant Holder shall execute any documents and do such other things as may be necessary to give effect to these provisions.

12.2 In consideration of the Grant provided by Ataxia UK, the Grant Holder hereby grants to Ataxia UK a fully paid-up, irrevocable, worldwide, non-exclusive, royalty free licence to use the research and results (positive or negative) arising out of the Project for its own charitable purposes and subject to the confidentiality obligations in these terms and conditions, to reproduce part or all of such research and results in any form and any medium whatsoever whether alone or jointly with a third party and whether in Ataxia UK's own in-house publications or in external publications including, where appropriate, press releases to media and other organisations. If the Grant Holder notifies Ataxia UK that it has ongoing patent filings concerning any such research and results in accordance with this clause 12, Ataxia UK shall not make any public disclosures concerning such research and results until such patent filings are public.

12.3 The Grant Holder warrants that no obligations to other bodies have been entered into, which are inconsistent with the Agreement and undertakes that it will not at any time in the future enter any such obligations without the previous written consent of Ataxia UK.

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<sup>1</sup> See <https://www.amrc.org.uk/Handlers/Download.ashx?IDMF=ed8734fb-68ad-4c57-8641-f6e817046625>

### **13. Limitation of liability and Indemnity**

- 13.1 Ataxia UK accepts no liability for any consequences, whether direct or indirect, arising as a result of or in connection to (i) the performance of the Project or (ii) the use of the Grant.
- 13.2 Ataxia UK will not indemnify the Grant Holder, Principal Investigator, co-applicant or any other person or organisation working in respect of, or related to, the Project for any claims, costs, expenses, damages and/or losses (whether under any statute, regulation or common law).
- 13.3 Subject to clause 13.1 and clause 13.2, the entire liability of Ataxia UK to the Grant Holder and any other person or organisation working in respect of, or related to, the Project collectively, shall not exceed a sum equivalent to £10,000. The provisions of this clause 13.3 shall not apply to any losses resulting from death or personal injury caused by the negligence of Ataxia UK.
- 13.4 The Grant Holder will indemnify Ataxia UK (including its respective directors, officers, employees, contractors, representatives and agents) from and against any and all claims, demands, lawsuits, liabilities, losses, injury, cost, damage and expenses (including reasonable attorneys' fees) that may be asserted against Ataxia UK, including by a third party, arising out of the Grant Holder's use of the Grant Amount and/or performance of the Project, except to the extent caused by Ataxia UK's negligence, wilful misconduct or breach of the Agreement.

### **14. Confidentiality**

- 14.1 Each party undertakes and agrees that it will not, without the prior written consent of the other party, use or disclose information concerning the other's businesses, scientific or other activities, practices, intellectual property rights, finances, strategic plans, ideas, designs and/or innovations howsoever obtained and in whatsoever form the information shall take, to any third party unless such disclosure:
- (i) is required by law, provided that the disclosing party uses all reasonable endeavours to notify, consult and cooperate with the other party about the disclosure of confidential information, except where forbidden by law;
  - (ii) is necessary to carry out the party's obligations under these terms and conditions;
  - (iii) is the disclosure of such information that is otherwise lawfully available to the third party to whom it is disclosed; or
  - (iv) is specified in Clause 14.2.
- 14.2 Ataxia UK reserves the right to share information concerning the Grant Holder and the Grant with relevant third parties, including but not limited to: the Association of Medical Research Charities (AMRC), Elsevier (operators of Researchfish), and Digital Science Research & Solutions Inc. (DSRSI). The information Ataxia UK might share includes:
- Principal Investigator's name
  - Principal Investigator's email address
  - Grant Holder
  - Project title
  - Award start and end date
  - Scientific abstract and lay summary (the contents of which will be agreed with the Principal Investigator)
  - Award amount, including co-funding if applicable

- Details of whether the research involves animals, the species, and whether they are genetically modified

This information will also be made available on the Ataxia UK website (excluding the Principal Investigator's email address), unless other arrangements are requested by the Grant Holder and approved by Ataxia UK in writing, for example to maintain confidentiality of the Project.

- 14.3 If either party uses the services of other persons or organisations to undertake part of the Project, advise on or manage the Project, or otherwise in relation to the Agreement, that party shall promptly ensure that such persons or organisations provide their written agreement to abide by equivalent conditions of confidentiality as are set out in this clause 14.

## **15. Additional conditions**

Ataxia UK may impose additional conditions, which will be set out in the Grant Award Letter, in the light of advice from peer reviewers and its Scientific Advisory Committee.

## **16. Variations to terms and conditions**

Ataxia UK reserves the right to amend these terms and conditions from time to time to ensure compliance with applicable laws or to reflect any updates to Ataxia UK's internal policies, procedures or objectives. Once Ataxia UK publishes such amended terms and conditions on its website or otherwise communicates such amended terms and conditions to the Grant Holder, such amended terms and conditions shall apply to the Grant and shall be incorporated into the Agreement accordingly with effect from such date. Subject to the foregoing, any amendments to the Agreement must be agreed by the parties in writing.

## **17. Entire Agreement**

The Agreement constitutes the entire agreement between the parties in respect of its subject-matter, and supersede and invalidate all other commitments, representations and warranties relating to the subject matter, which may have been made by the parties either orally or in writing prior to the date of the Grant Award Letter.

## **18. Contracts (Rights of Third Parties) Act 1999**

These terms and conditions do not and are not intended to confer any contractual benefit on any person pursuant to the terms of the Contracts (Rights of Third Parties) Act 1999.

## **19. Governing Law and Jurisdiction**

These terms and conditions shall be governed by and construed in accordance with the law of England and Wales. Each party irrevocably submits to the exclusive jurisdiction of the courts of England and Wales over any claim or matter arising under or in connection with the Agreement.

## **20. Severance**

If any part or provision of the Agreement is found by any court or other authority of competent jurisdiction to be invalid, illegal or unenforceable, that part or provision shall be deemed to not form part of the Agreement, but the validity and enforceability of the other parts and provisions of the Agreement shall not be affected.

## 21. Data protection

- 21.1 The parties shall comply with all applicable data privacy laws and regulations, as amended from time to time, such as the UK GDPR, the UK Data Protection Act 2018 and any local enacting laws, as may be amended and updated from time to time. The Grant Holder shall also take any other reasonable steps requested by Ataxia UK, in order to enable Ataxia UK to comply with any notification or other obligations applicable to Ataxia UK under such laws. For information on how Ataxia UK processes the personal data of Grant Holders and applicants, please see the Ataxia UK Research Grants Privacy Policy, available at: <https://www.ataxia.org.uk/ataxia-research/research-grants/ataxia-uk-research-grants-privacy-policy-2/>
- 21.2 The Grant Holder shall procure that its employees and representatives engaged in the performance of the Project consent, where necessary, to Ataxia UK holding and processing data relating to them, including any “sensitive personal data” (as defined in the UK GDPR), and using such data in the course of Ataxia UK’s business.

### **ATAXIA UK**

12 Broadbent Close, London N6 5JW

Tel: 020 7582 1444 E-mail: [office@ataxia.org.uk](mailto:office@ataxia.org.uk)



*Ataxia UK works across the whole of the UK and is a registered charity in Scotland (No: SC040607) and in England and Wales (No: 1102391) and a company limited by guarantee (Registered Company No: 4974832)*