**Information clause on the processing of personal data:** acting pursuant to article 13 of Regulation (EU) [2016/679](https://sip.legalis.pl/document-view.seam?documentId=mfrxilrtgm2tsnrrguyts) of the European Parliament and of the Council (“**GDPR**”), we hereby inform that:

1. Your personal data is controlled by **Molecure Spółka Akcyjna** (previously OncoArendi Therapeutics S.A.) with its registered office in Warsaw, address: Żwirki i Wigury, 02-089 Warsaw, entered in the register of entrepreneurs of the National Court Register, kept by the District Court for the capital city of Warsaw, 12th Commercial Division of the National Court Register, under KRS Number 0000657123, hereinafter referred to as the “**MOLECURE**” or “**Controller**”.
2. We inform that the Data Protection Officer was not appointed. In all matters relating to personal data protection shall be routed to the Administrator via post (to the registry seat address as pointed out above or electronically to: contact@molecure.com.
3. We inform that your personal data:
	1. in the scope of the electronic mail address (e-mail address) – is processed in order to receive a newsletter containing information on news, updates and status of the Controller company and will take place on the basis of the consent of the person, whose personal data is processed – Article 6 sec. 1 let. a) of the GDPR,
	2. in the scope of the given name – is processed in order to document the expressed consent to process the e-mail address for the purpose of receiving the newsletter and will take place on the basis of – the Article 6 sec. 1 let. c) of the GDPR – compliance with a legal obligation and Article 6 sec. 1 let. f) of the GDPR – the legitimate interest executed by the data Controller.
4. We inform that, the personal data in the scope of the given name is processed in order to document the expressed consent to process the e-mail address for the abovementioned purposes. The legal basis for the processing is the Article 6 sec. 1 let. c) of the GDPR – compliance with a legal obligation imposed by the provision of the law and Article 6 sec. 1 let. f) of the GDPR – the legitimate interest pursued by the data Controller in documenting the expressed consent for processing the data as listed above and for archiving purposes.
5. We inform that, the personal data may be transferred to the recipients processing the data pursuant to Article 28 of the GDPR, which is entrustment of the processing of the personal data. The recipients of the personal data may be as follows – entities conducting services in the scope of the IT area, or other areas, in which services are provided to the Controller. Please be informed that the list of entities to which the personal data is disclosed to is available at the request of the data subject.
6. We inform that, the Controller does not transfer the personal data collected for the abovementioned purposes outside of the EEA.
7. We inform that, the personal data:
	1. in the scope of the e-mail address – is processed for the indefinite time or up to the moment of withdrawal of the expressed consent;
	2. in the scope of the given name – is processed for the indefinite time for the evidential purposes.
8. Please be advised that you have the right of access to your data and the right to its rectification, erasure and restriction of its processing, the right to data portability, the right to object. Save for that the right to exercise the empowerments as listed above may be subject to restrictions due to the legal obligations imposed on the Controller.
9. With regard to the processing of the e-mail address – please be advised that you have the right to withdraw the expressed consent at any time without any prejudice to the processing of the personal data, that took place prior to the withdrawal of the consent.
10. You have the right to file a complaint with the supervisory authority. The supervisory authority is the President of the Personal Data Protection Office with its registered seat in Warsaw, Stawki 2 (www.uodo.gov.pl).
11. Please be informed, that:
	1. the processing of personal data concerning e-mail address is voluntary, and the failure to provide the personal data will result in the impossibility of the Controller to realise the indicated purpose of processing,
	2. the processing of personal data concerning given name has a statutory character and results from the binding legal regulations.
12. The Controller will not process personal data by automated means, in particular there will be no profiling.
13. The Controller will not process personal data for the purposes other than stated in this information clause.