CODE OF CONDUCT AND ETHICS

Dear BioCryst Associate:

BioCryst's reputation for ethical scientific and business conduct is one of our most valuable assets. This reputation has been built upon a policy to conduct all scientific and business transactions with honesty and integrity, and in compliance with all applicable laws and regulations. To reaffirm this policy, BioCryst has adopted the following Code of Conduct and Ethics (the Code), which applies to all BioCryst employees and members of our Board of Directors.

The Code establishes guidelines to help each of us make the right choices in situations that we may encounter in our daily work activities. No code of conduct can cover every possible situation that may arise in the complex business, regulatory, and scientific environment in which BioCryst operates. Ultimately, BioCryst relies on every person subject to this Code to use good judgment and prudent care in the performance of their responsibilities. In exercising that good judgment, you should consider both the guidelines stated in the Code, as well as its intent and spirit. Also, please note that the Code represents BioCryst's own interpretation of our legal and ethical obligations and may exceed the strict requirements of the law.

Each one of us is responsible for reading and understanding the guidelines set out in the Code and for adhering to them. Every employee is expected to acknowledge receipt of the Code and is trained on the Code in the learning management system and to comply with its guidelines.

If you have questions regarding the Code or its application to a specific situation, contact the Compliance Officer, your Supervisor, a Human Resources representative, or the Chief Legal Officer. By integrating the guidelines of the Code into our day-to-day operations, we will ensure that BioCryst's reputation for the highest standards of ethical business and scientific conduct will continue.

Sincerely,

Jon Stonehouse President and Chief Executive Officer

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I. INTRODUCTION

We expect our employees to conduct their scientific and business activities in a manner consistent with the highest ethical, professional and legal standards. In addition to the information set forth in the Code, BioCryst's Compliance Plan also incorporates its applicable policies and procedures that govern legal and regulatory compliance and ethical business practices; education and training; a reporting system for suspected compliance issues; the use of audits or other techniques to evaluate compliance and areas for improvement; and personnel and disciplinary policies. BioCryst's Compliance Plan is overseen by its Compliance Officer, with the support and guidance of the Risk Committee, the Legal Department and other departments as applicable.

Although the references in this Code are to our employees, we expect the members of our Board of Directors, as well as any independent contractors, vendors, suppliers, or other entities with whom we work, to adhere to the Code. Continued adherence to these high standards is the responsibility of all employees and directors and is absolutely necessary for BioCryst's continued success.

II. OUR OBLIGATIONS UNDER THE CODE

Reporting Compliance Concerns

BioCryst is committed to fostering effective lines of communication between employees and management, and maintains an open-door policy. It is your responsibility to bring violations and suspected violations of the Code or applicable law to the attention of the Company as soon as possible. Employees with compliance concerns or questions are encouraged to report such concerns directly to their supervisor, a Corporate Compliance representative, a Human Resources representative, our Chief Legal Officer, or any Corporate Officer. Employees based in the US with concerns pertaining to US activities may also anonymously report compliance concerns or violations through the BioCryst Compliance Hotline at *1-844-498-1264* or by reporting online at <u>biocryst.tnwreports.com</u>. Compliance Hotline Reports can be anonymous, but reports must contain sufficient information to permit investigation of the concerns raised.

Specific concerns about BioCryst's accounting or auditing practices, or internal controls and procedures for financial disclosure, may be raised directly to the Chair of the Audit Committee of the Board of Directors. Concerns about material operational controls or practices surrounding the collection and/or reporting of scientific data may also be reported to the Chair of the Audit Committee. Any violation of the Code may be reported to the Chair of the Audit Committee in the event that you are not comfortable reporting to the Compliance Officer or your chain of command, as appropriate. Appendix A contains specific contact information for those persons to whom you may report particular violations or concerns under this Code.

When reporting a potential violation of the Code, you are expected to supply sufficient information so that the matter may be investigated properly. As the ultimate objective of any investigation is to determine the truth, any person who is found to have misrepresented facts, made false statements or withheld information during an internal investigation or used the reporting procedures in bad faith will be subject to discipline, up to and including termination. Full cooperation is expected of any person who is suspected of or alleged to have violated the Code, and from any person reporting a potential violation. Any information provided during the investigation of a possible Code violation will be handled in a confidential manner to the greatest extent possible, and any person involved in an investigation should refrain from disclosing any information to anyone outside of the investigation

unless required by law or when seeking his or her own legal advice.

All reported compliance concerns will be assessed by the Compliance Officer or the Chair of the Audit Committee or his or her designee, who will determine whether the conduct at issue merits further investigation, a formal audit, or self-disclosure to appropriate authorities.

No employee will be retaliated against for making a good faith report or cooperating with an investigation. "Retaliation" includes being discharged, demoted, suspended, threatened, harassed, or otherwise discriminated against because the employee provided information. Employees should promptly report any suspected retaliation to their supervisor, a Corporate Compliance representative, a Human Resources representative, the Chief Legal Officer, or any other Corporate Officer.

Duty to Participate in Training and Education

BioCryst will provide all employees with mandatory compliance training to create awareness of BioCryst's compliance policies and procedures, and the details of relevant laws. A basic explanation of why compliance programs are important and a general overview of compliance risk areas will be provided. Employees will be required to sign a certification, acknowledging that they have been provided with copies of BioCryst's policies and procedures and any other relevant compliance plan documents, that they have read these documents, and that they understand them.

As a condition of employment with BioCryst, attendance at and participation in annual training classes will be required. Failure to comply with established training requirements will result in disciplinary action, including possible termination. Records documenting the type of training and certification that the personnel in attendance receive will be maintained, and compliance with such training requirements will be one of the factors considered during an employee's annual evaluation. As new compliance policies are adopted, they will be distributed to affected individuals. Training and implementation of policies will be provided as needed. The Compliance Officer is also available to answer any questions employees may have regarding applicable laws and their responsibilities thereunder.

Failure to Comply with the Code

Adherence to all laws and regulations, to the guidelines of this Code, and to BioCryst's policies and procedures is a condition of employment for every BioCryst employee. Employees who do not comply with the Code, BioCryst's policies and procedures, or applicable law will be subject to disciplinary action, up to and including termination. In addition, independent contractors may be subject to discipline for violations of the Code and may also be subject to immediate termination of the contractual arrangement between the independent contractor and BioCryst. The Company may also be required to report certain matters to regulators or appropriate government authorities for investigation, criminal prosecution, or civil liability.

Nothing in this Code or any related compliance policy provides any contractual rights regarding employee discipline, nor does it modify or alter the nature of the relationship between BioCryst and its employees and independent contractors.

III. OUR OBLIGATIONS UNDER THE LAW

Compliance with the Law

The guidelines set out in this Code are to be followed universally by all of our employees. Although

laws may, and do, differ from country to country, matters of basic business integrity transcend national boundaries. BioCryst expects our employees to comply with the letter and spirit of all applicable international laws and regulations. Each person is responsible for acquiring sufficient knowledge of the laws relating to his or her particular job duties in order to recognize potential concerns and to know when to obtain guidance and advice from Management or our Chief Legal Officer. These laws include but are not limited to those specific to the pharmaceutical industry and government healthcare programs such as around labeling/advertising/promotion, product samples, independent medical education, and Medicaid Best Price Law. Various other laws and codes are also referenced within this Code in the appropriate sections.

Anti-Bribery and Anti-Corruption Laws

BioCryst complies with all applicable anti-bribery and anti-corruption laws in the countries in which we operate. Employees who violate anti-bribery and anti-corruption laws can be subject to fines and/or criminal prosecution, and can expose the Company to criminal liability, fines and/or sanctions. BioCryst strictly prohibits employees from engaging in the solicitation, offer, payment, or receipt of any bribe, kickback, or other form of remuneration. A "bribe" or "kickback" is defined as any money, fee, commission, credit, gift, gratuity, thing of value, or compensation of any kind that is provided, directly or indirectly, and has as one of its purposes the improper obtaining or rewarding of favorable treatment in a business transaction. "Remuneration" is also broadly defined to include gifts, discounts, the furnishing of supplies or equipment, credit arrangements, payments of cash, and waivers of payments due.

BioCryst employees should have a basic understanding of the anti-bribery and anti-corruption laws of the countries in which we operate and should be mindful of these requirements when dealing with hospitals, clinics, health care organizations, physicians, and health care professionals.

Interactions with Government Officials

This Code and other Company policies and procedures establish guidelines governing gifts and payments to collaborators and other third parties with whom the Company transacts business. What may be considered an acceptable practice in the private business sector may constitute an improper or illegal act when dealing with government officials, in particular. Government officials are broadly defined as any employee of a government agency, department, or entity that is owned, operated, or controlled by the government, as well as an any political party official or representative or candidate for political office. BioCryst employees and representatives must not engage in any conduct that would cause a government employee to violate, appear to violate, or act in a manner inconsistent with, applicable laws and regulations or BioCryst policies.

All employees are prohibited from offering or making improper or illegal gifts, payments, favors or gratuities to government officials. Health care professionals working at public hospitals or government institutions may be considered "government officials." Payments to government officials, both foreign and domestic, may violate the U.S. Foreign Corrupt Practices Act (FCPA), the UK Bribery Act, similar anti-corruption laws of other countries as well as other laws in the United States or other countries, such as money laundering, mail and wire fraud, and tax laws.

Interactions with Health Care Professionals (HCPs) and Health Care Organizations (HCOs)

Interactions with health care professionals (HCPs) and health care organizations (HCOs) are intended

to benefit patient care and enhance the practice of medicine. No interaction between an employee and a health care professional should be intended to improperly influence the health care professional's decision to purchase, use, prescribe, or recommend BioCryst therapies. If BioCryst offers something of value to a health care professional, BioCryst must ensure that any such transaction is modest and adheres to all applicable laws and regulations. BioCryst is committed to following and complying with the standards promulgated in all applicable laws and regulations. Accordingly, BioCryst has separate policies devoted entirely to this topic; please refer to those policies before interacting with health care professionals and health care organizations. BioCryst also submits disclosures regarding defined transfers of value to any HCPs and HCO's as required for each country and state.

Submission of False Claims

Laws applicable to BioCryst prohibit knowingly, or with deliberate ignorance or reckless disregard for the truth, making or submitting a false or fraudulent claim, submitting a false or fraudulent record or statement to get a false or fraudulent claim paid, or submitting a false or fraudulent record to conceal, avoid, or decrease an obligation to pay money to the government. Violations of certain of these laws can occur when a company or employee engages in any action, behavior, or procedure that causes the government or a payor to pay more money than it should, or to pay for services that were not provided. BioCryst employees are expected to know about these laws, including the U.S. False Claims Act, and to report any suspected violations to the Compliance Officer.

Approval of Products for Market

BioCryst is committed to complying with all applicable laws and regulations related to the framework under which pharmaceutical products may be approved for market, including but not limited to the U.S. Food Drug & Cosmetic Act and the European Medicines Agency. BioCryst similarly complies with relevant requirements under applicable laws related to the development, approval, and marketing of pharmaceutical products. BioCryst policies and procedures reflect the requirements of these regulations, and all BioCryst employees are expected to comply with such policies and, by extension, the relevant requirements of these laws and regulations. Any suspected noncompliance with the requirements of BioCryst's policies and/or the applicable laws and regulations should be reported to the Chief Regulatory Officer, the Chief Legal Officer and the Chief Compliance Officer.

Product Complaints and Adverse Event (AE) Reporting

BioCryst complies with all applicable laws and regulations related to adverse events, including regulations that require reporting of adverse events (AEs). Additionally, BioCryst requires employees to report any adverse events of which they are aware which may be related to BioCryst products. Such reports will be assessed by BioCryst to determine whether the criteria for reporting under applicable laws and regulations are met. All reports of adverse events will be documented, and adverse events are reported to regulatory authorities as required by all applicable laws and regulations.

BioCryst has implemented an Adverse Event (AE) Reporting policy that complies with the requirements of all applicable laws and regulations. BioCryst employees are expected to comply with the policy and report any violations of the same to the Safety and Security Manager, the Chief Legal Officer and the Compliance Officer. For further information regarding product complaints and adverse event reporting, please refer to the Adverse Event (AE) Reporting policy.

Patient Information and Data Privacy

Many countries have strict data privacy laws regarding the collection and use of personal information. BioCryst seeks to protect and maintain the privacy of all personal information and to comply with all applicable patient privacy and data protection laws. Such laws can be broad and may apply to the collection and/or use of personal information from a number of sources, including patients, health care professionals, clinical trial subjects, vendors, suppliers, and customers.

Employees may encounter or obtain personal information during the course of business. "Personal information" includes any information that could be used to identify an individual, including name, age, gender, date of birth, address, or phone number. Employees must be mindful of patient privacy and the restrictions placed on disclosure of patient personal information in conducting clinical trials and making mandatory reports to all applicable oversight agencies. Regulations governing human subject research address subject privacy, and privacy requirements must often be implemented in order to obtain clinical trials approval. BioCryst is committed to securely maintaining and protecting the confidentiality of any personal information we receive. Employees must promptly report any potential loss or misuse of patient information to the Compliance Officer or Chief Legal Officer.

Insider Trading

Employees may not trade in BioCryst stock or the stock of any other company on the basis of material, non-public information acquired through their employment (i.e., "inside information"). Inside information is any nonpublic information that an investor would reasonably consider important in making an investment decision. Such information includes knowledge of acquisitions or divestitures, corporate earnings, FDA or other regulatory actions, new collaborations, senior management changes, expansion plans or other significant events. Disclosure of inside information to any person, including a spouse or friend, is prohibited. Trading in stock on the basis of inside information is a violation of the law and could subject the person who trades on the information and BioCryst to civil liability and criminal prosecution. Please refer to BioCryst's Policy on Insider Trading for a more detailed description.

Corporate Officers, Directors, Senior Management and other designated employees are subject to additional restrictions on trading in BioCryst stock. These restrictions are communicated to these individuals by the Chief Financial Officer and /or Chief Legal Officer or their designees at appropriate time intervals to ensure compliance with the law.

Political Contributions and Activities

BioCryst supports the right of our employees to participate in political activities on their own time and in compliance with all applicable laws and regulations. No employee, however, may engage in political activity for any political party, political committee or candidate for public office during scheduled work hours or on Company property. In addition, no Company funds or assets may be used to support, directly or indirectly, any political party, committee or candidate for public office.

The Company will not make, or reimburse employees for, any contributions in support of a political party, candidate or committee. Contributions include the purchase of tickets for dinners and fund raising events, and other donations of money, property or services.

Employees who seek or hold a public office may encounter situations where their obligation to the

community and their obligation to the Company conflict. In such situations, they should notify their Supervisor or our Chief Legal Officer of the potential conflict and exclude themselves from any decision-making process affecting the Company.

BioCryst also complies with all applicable laws and regulations related to political lobbying activities and political contributions. Only authorized employees may engage in lobbying activities or political contributions on behalf of BioCryst, and all such activities must be permitted by applicable laws and regulations.

Antitrust/Fair Competition

Antitrust laws in the U.S. and competition laws outside the U.S. exist to ensure free and open competition in the marketplace, a principle that BioCryst fully supports. These laws are complex and require each of us to be sensitive to certain aspects of our relationships with competitors, collaborators and suppliers. Employees may not take any collaborative action with a competitor, or take any action that could have an improper anti-competitive effect. If questions arise in this area, you should consult our Chief Legal Officer. Examples of anti-competitive conduct include:

- Agreements or understandings with competitors, either directly or through others, to fix prices.
- Exchange of pricing or other proprietary information with competitors;
- Making false or deceptive comparisons with other companies; and
- Acquiring competitor trade secrets by improper means.

Violations of antitrust laws can result in civil liability and criminal penalties for BioCryst and our employees.

Retention of Company Records

Various laws and regulations govern the retention of BioCryst's corporate records. BioCryst's corporate records must be maintained in compliance with all applicable laws and regulations and disposed of only in accordance with BioCryst's record retention procedures. Employees are expected to have a working knowledge of the retention guidelines applicable to records under their control and to adhere to any applicable record disposal procedures. For further information regarding retention of company records, please consult with the Compliance Officer or the Chief Legal Officer.

Voluntary Compliance Documents

BioCryst has commercial operations in the US and outside the US and has agreed to comply with certain voluntary compliance documents applicable in certain countries. For example, the Pharmaceutical Research and Manufacturers of America (PhRMA) "Code on Interactions with Healthcare Professionals", that outlines appropriate and ethical interactions with health care professionals and organizations. Furthermore, BioCryst has adopted policies and procedures that incorporate and reference the PhRMA Code and other codes as applicable. BioCryst employees should be familiar with the applicable ethical framework for interactions with health care providers and the marketing and promotion requirements of pharmaceutical products that it promotes.

IV. OUR OBLIGATIONS TO THE COMPANY

Avoid Conflicts of Interest

Each of us owes a duty of undivided business loyalty to BioCryst. This duty is breached if your personal or family interests influence, or appear to influence, your ability to act in the best interests of the Company.

Conflicts of interest can take many forms, not all of which can be addressed by this Code. The following are examples of conflicts of interest of particular concern to BioCryst:

- Consulting with, or employment by, a competitor, supplier or collaborator of BioCryst;
- Holding a substantial equity, debt, or other financial interest in any competitor, supplier or collaborator;
- Having a financial interest in any transaction involving the purchase by BioCryst of any products, materials, equipment, services or property;
- Directing Company business to a supplier that is owned or managed by a family member or close friend;
- Using employees, materials, equipment or other assets of BioCryst for any unauthorized purpose;
- Making a decision about a spouse or relative relating to their employment by BioCryst;
- Accepting any gifts, entertainment or benefits that are more than nominal in value from any competitor, supplier or collaborator; or
- Taking steps to compete against BioCryst.

Every employee is responsible for avoiding conflicts of interest, as well as the appearance of such conflicts. If you expect a transaction or relationship could reasonably result in a conflict of interest, or if you are unsure whether a course of conduct may create a conflict of interest, you should consult a Human Resources representative or our Chief Legal Officer. Any potential conflicts of interest that involve a Corporate Officer or a Director must be approved in advance by the Board of Directors or its designated committee.

Disclose Secondary Employment and Consulting Activities

Employees may not participate in any outside employment or fee earning arrangement that may conflict with the Company's best interests, or affect the employee's ability to perform assigned job duties. Examples of outside activities that would normally be unacceptable include employment or consulting arrangements with firms that have business relationships with BioCryst or compete with BioCryst, outside employment that adversely affects attendance or work performance, and outside employment (including self-employment) while an employee is on paid or unpaid leave of absence from BioCryst. Unless authorized or sponsored by BioCryst, no outside activity may involve the use of the Company's name, our assets, funds, materials or facilities. Employees shall disclose existing or

proposed outside employment or consulting arrangements to both Compliance and Legal to confirm that such activities are consistent with Company policies.

Disclose External Board of Directors and Scientific Advisory Activities

Employees other than corporate officers may not serve on an external board of directors or serve as a scientific advisor without prior approval from the Compliance and the Chief Legal Officer.

Protect Intellectual Property and Confidential Information

BioCryst invests substantial resources in developing intellectual property and confidential information. The Company's intellectual property includes patents, patent applications, research and development, software developed for Company use, trademarks, trade names and copyrighted material. Confidential information is information used by BioCryst in the course of our business that is not generally known or readily available outside of the Company. Such information includes technical know-how and data, product development information, business plans, marketing and sales programs, non-public financial information, personnel information, computer passwords, customer or collaborator lists, scientific data, staff reports and information relating to acquisitions and divestitures.

BioCryst intellectual property and confidential information may be used only for legitimate business purposes authorized by the Company. Intellectual property and confidential information may not be used for your personal benefit or disclosed to any person outside of BioCryst without the prior written authorization of the Company. This includes family members or friends who may innocently or inadvertently pass the information on to someone else. You should also take care when discussing BioCryst business in public places where conversations can be overheard, such as restaurants, airplanes, taxi cabs or elevators, and recognize the potential for eavesdropping on cellular telephones. Confidential or proprietary information should only be shared with BioCryst employees, advisors or agents in accordance with Company policy and provided appropriate agreements are in place. Any attempt by an unauthorized person to obtain intellectual property or confidential information, or to gain access to Company facilities or computers, should be reported immediately to a Corporate Officer and our Chief Legal Officer.

Your obligation to protect Company intellectual property and confidential information applies even after your employment with BioCryst ends. In addition to your legal obligations regarding BioCryst's intellectual property and confidential information contained in your Confidentiality and Assignment of Inventions Agreement, laws exist that protect our intellectual property and confidential information from unauthorized use or disclosure by current and former employees, and other third parties. BioCryst will take every step necessary, including legal measures, to protect our intellectual property and confidential information.

Maintain Complete and Accurate Laboratory Records

BioCryst will maintain complete and accurate records of all inventions, discoveries, research and development made or performed at BioCryst. Scientific employees are responsible for keeping clear, contemporaneous, witnessed records of their laboratory activities. Such records should be sufficiently detailed to enable another scientist to understand the procedures followed and results obtained, and to repeat the experiments described. Falsifying laboratory records or reporting false or misleading laboratory information is strictly prohibited.

Maintain Complete and Accurate Scientific Records

BioCryst will maintain our scientific records in accordance with all applicable laws and regulations. Scientific employees are responsible for understanding the procedures and documentation required to maintain proper records of scientific data. To help ensure proper recording and dissemination of scientific data and help ensure third parties are fulfilling their responsibility to perform their contracted procedures, the Company will continue to evaluate and monitor policies and procedures to audit compliance in these areas.

Maintain Complete and Accurate Accounting Records

BioCryst will maintain our financial books, records and accounts in accordance with all applicable laws and relevant accounting standards, and will reflect all financial transactions accurately, fairly and in reasonable detail. Employees are responsible for ensuring that there is an auditable record of financial transactions under their control. You should direct questions on the treatment of a particular accounting issue to the Chief Financial Officer or his designee.

To help ensure proper accounting of financial transactions, the Company has established internal policies and procedures that employees should review for further information on this topic. Falsifying records, deviating from Company policies and procedures, or reporting false or misleading financial information is strictly prohibited.

Employees are responsible for safeguarding assets under their control from loss or unauthorized use. No funds or accounts may be established or maintained for purposes that are not fully and accurately described on the Company's books and records. No employee may establish or keep any unrecorded funds.

Specific concerns about questionable accounting or auditing practices or BioCryst's internal controls and procedures for financial reporting must be directed to the Chair of the Audit Committee of the Board of Directors, which can be done directly or through our Chief Legal Officer.

Comply with Corporate Expense Policies

BioCryst's travel and corporate expense policies have been developed to ensure spending only for approved business purposes. Employees are expected to become familiar with, and to comply with, such policies. Employees will be reimbursed only for legitimate business expenses that are reasonable in amount, properly documented and consistent with corporate policies.

Safeguard Company Property and Assets

Company property, funds and assets may be used only for the benefit of the Company and in a manner consistent with corporate policies. Company property includes tangible property such as funds, facilities, equipment, vehicles, computers, furnishings, tools and supplies. Employees may not take, loan, receive, donate, sell, destroy or otherwise dispose of any type of Company property unless specifically authorized by the Chief Financial Officer.

V. OUR OBLIGATIONS WHEN DEALING WITH COLLABORATORS, SUPPLIERS AND OTHER THIRD PARTIES

Gifts To and From Collaborators, Suppliers, and Other Third Parties

When dealing with collaborators, suppliers and other third parties with whom BioCryst transacts business, the exchange of gifts, gratuities or entertainment, however honest the motive, can give the appearance of impropriety. Only gifts that are nominal in value, are consistent with BioCryst's policies, are not in cash or cash equivalents and comply with the law may be exchanged with collaborators, potential collaborators, suppliers and other persons with whom the Company conducts business. Such gifts must also be consistent with the corporate policies of the recipient's employer. Special restrictions apply to gifts to government employees and public officials and are addressed in other sections of this Code.

Employees may accept promotional novelties (pens, paper weights, coffee mugs, etc.) from persons or organizations with which BioCryst has a current or potential business relationship, **but only** if the gifts are of nominal value and are permitted by all applicable laws.

Entertainment through special events, such as golf outings, social dinner meetings, sporting events, theater visits and other social events, shall not be solicited or encouraged as a prerequisite for doing business with the Company. Such entertainment may, however, occasionally be accepted when appropriate for business objectives and in compliance with applicable laws. Decisions to accept such invitations must reflect careful consideration of the cost involved, business purpose, duration of the event and compliance with the spirit and intent of this Code.

Consult a Compliance or Legal if you have any questions or concerns regarding the exchange of gifts between the Company, our collaborators, suppliers or other third parties.

Safeguard Collaborator Information

Your knowledge of confidential information about our collaborators and others with whom we do business places you in a special position of trust and confidence. Safeguarding information provided by our collaborators is essential to the development and maintenance of our long-term business relationships. Confidential information provided by our collaborators may not be shared with others outside BioCryst without the prior consent of the collaborator, except as required by law. Such information may only be disclosed to fellow employees on a need-to-know-basis in accordance with Company policy. The use of confidential information about our collaborators to trade in the stock of our collaborators is prohibited and may be illegal, as discussed above under the heading "Insider Trading."

Respect the Trademarks and Copyrights of Others

All third-party computer software loaded on any BioCryst computer must be properly licensed to the Company, and our use of the software must comply with the license terms. Such software includes computer programs, databases and related documentation.

The infringement of trademarks, software and other copyrighted material may subject the employee and BioCryst to civil liability and criminal prosecution. Employees should seek guidance from our Chief Legal Officer in any circumstances where doubt exists.

Appropriate Use of Company Electronic Mail, Computer Systems and Equipment

BioCryst respects the individual privacy of each of us, but these privacy rights do not extend to our work-related conduct or to the use of BioCryst equipment and facilities, including e-mail, voicemail, ephemeral messaging, text messaging and the Internet, for work purposes. BioCryst may access and monitor use of these systems. While BioCryst permits the incidental and occasional use of e-mail for personal use, those messages are treated like work-related messages, and BioCryst may monitor or disclose them, regardless of content. You may not send or download any information that could be reasonably regarded as insulting or offensive to another person, such as pornographic material or any content that promotes violence or extreme ideological positions such as racism, and you may not use the e-mail and Internet systems for any improper or illegal purpose. You may not participate in Internet chat rooms or similar Internet communications regarding BioCryst. Ephemeral messaging and/or text messaging may only be used as permitted under BioCryst's applicable policies and procedures, and information must be retained in accordance with all applicable laws and regulations, as well as in accordance with BioCryst's record retention policies and procedures.

BioCryst permits employees to use personal devices for work-related conduct or work purposes. To the extent that you use your personal device for such purposes, you must abide by all applicable company policies and procedures related to such conduct.

VI. OUR OBLIGATIONS WHEN ACTING ON BEHALF OF THE COMPANY

Communications with the Investment Community and Media

The disclosure of corporate earnings and other financial information by a publicly owned company such as BioCryst is legally complicated. To ensure that BioCryst fulfills our legal obligations, Company policy limits the disclosure of financial and other material information to certain authorized spokespersons. Only Corporate Officers and Investor Relations personnel may disclose financial and other material information about the Company without express authorization of the Chief Executive Officer. Company representatives at trade shows and other industry events must exercise care not to engage in any discussion regarding Company financial information and other material non-public information.

All communications from the financial and investment community and the general media, including telephone calls, e-mail messages, letters or personal inquiries, should be referred to Corporate Communications/Investor Relations. Employees are prohibited from discussing or disseminating any information about BioCryst on any Internet message board, chat room, talk show or other forums. Discussing or disseminating such information is a serious violation of the Company's Disclosure Policy and will result in disciplinary action, including termination. In addition, the disclosure of such information may violate applicable laws and subject the employee to civil and criminal prosecution.

Inquiries from the Government

BioCryst must be made aware of any inquiries or requests for information from any government agency or law enforcement official so that it can properly and thoroughly respond. Requests for information or non-routine documentation from any government agency or law enforcement official should be referred to our Chief Legal Officer so that appropriate arrangements can be made to fully comply with the Company's legal obligations.

Rules For the Chief Executive Officer and Senior Financial Officers

In addition to complying with all other parts of this Code, the Chief Executive Officer, Chief Financial Officer and Controller (or other persons performing similar functions) must take the following steps to ensure full, fair, timely and understandable disclosure in the Company's periodic reports filed with the Securities and Exchange Commission ("SEC") and in other public financial communications made by the Company:

- 1. Carefully review drafts of each periodic report for accuracy and completeness before it is filed with the SEC, with particular focus on disclosures each person does not understand or agree with and on information known to such person that is not reflected in the report.
- 2. Meet with others involved in the disclosure process to discuss their comments on each periodic report and any matters they feel could compromise the integrity of the Company's financial reports or disagreements on accounting matters.
- 3. Establish and maintain disclosure controls and procedures to ensure that material information is collected, processed, summarized and disclosed fully, accurately, understandably and in a timely fashion in each report required to be filed with the SEC.
- 4. Promptly bring to the attention of the Audit Committee, either directly or through our Chief Financial Officer, any weaknesses or concerns with respect to the Company's internal controls and procedures for financial reporting and disclosure controls and procedures that they feel could compromise the integrity of the Company's financial reports, any disagreements on accounting matters and, as appropriate, any fraud involving management or other employees who have a significant role in such internal controls and procedures.
- 5. Confirm that the Company's outside accountants are not aware of any weakness in the Company's internal controls and procedures, as identified in their internal control report or otherwise, or any material misstatements or omissions in the periodic report, or have any concerns about the management's discussion and analysis section of the report.
- 6. Promptly bring to the attention of the Chief Legal Officer or, if applicable, the Board of Directors or Audit Committee, any violations of any rules in this section of the Code.

VII. OUR OBLIGATIONS TO OUR FELLOW EMPLOYEES

Respect for Others

Each of us is responsible for creating and maintaining a productive work environment. BioCryst expects every employee to be treated with respect, and likewise to treat others with respect. Respect for our fellow employees ensures that we will work in an environment free from harassment in any form.

Equal Employment Opportunity

The Company is committed to the maximum utilization of our employees' abilities and to the principles of equal employment opportunity. While laws on harassment and discrimination vary in each country, the opportunities afforded throughout the Company are available equally to all applicants and

employees are evaluated on the basis of job qualifications—not race, color, religion, sex, age, national origin, marital status, disability that does not prevent you from performing the essential functions of the job, veteran status or any other characteristic governed by applicable laws.

The Company provides equal employment opportunities in all employment practices, including, but not limited to, promotion, demotion, transfer, recruitment, termination, rates of pay or other forms of compensation, and selection for training. Every employee has access to Company sponsored educational, training and recreational activities.

The Company strives to provide every employee with a working environment free from harassment and discrimination. Individually and collectively, we share the responsibility for assuring that every employee is welcomed, accepted and rewarded according to his or her qualifications and contribution to the achievement of our corporate goals and objectives.

Employees with questions about the Company's policy on equal employment opportunity should consult a Human Resources representative.

Adhere to Policy Against Sexual Harassment

Company policy prohibits the harassment of employees and prospective employees on the basis of sex. All employees are responsible for complying with, and enforcing, this policy. Unwelcome sexual advances, requests for sexual favors and other verbal or physical conduct of a sexual nature may constitute harassment. Harassment on the basis of sex is an unlawful employment practice. All forms of sexual harassment are prohibited whether verbal, non-verbal or physical, and are prohibited both in the workplace and off the premises, including at social activities conducted or sponsored by BioCryst.

Employees who believe that they have been subjected to conduct in violation of the Company's sexual harassment policy are required to immediately report such conduct to a Human Resources representative or our Chief Legal Officer. BioCryst strictly forbids retaliation against any employee for reporting in good faith sexual harassment or for cooperating in the Company's investigation.

Health and Safety

BioCryst is committed to providing a safe work environment for our employees. Each of us is responsible for complying with all safety rules and regulations, to ensure our personal safety and the safety of our fellow employees. Employees are expected to operate equipment safely, adhere to safe laboratory practices and follow Company policies and procedures designed to minimize the risk of accidents. In addition, violence, threatening behavior and carrying concealed weapons are strictly prohibited. Employees, consultants and others we hire should report to work in condition to perform their duties and free from the influence of illegal drugs or alcohol.

Every employee is responsible for promptly reporting safety concerns to his or her Supervisor, or the Safety and Security Manager.

Environmental Management

BioCryst is committed to conducting its business in an environmentally responsible manner and to meeting or exceeding all applicable environmental laws and regulations. It is the responsibility of each employee to help reduce and eliminate waste at its source, employ recycling techniques and use non-

hazardous materials whenever feasible. If you have any environmental questions or concerns, contact your Supervisor or the Safety and Security Manager.

VIII. WAIVERS OF OR AMENDMENTS TO THE CODE

Any waivers, including implicit waivers, of the provisions of this Code granted to our Directors or Corporate Officers must be approved by our Board of Directors and promptly disclosed to the public as required by applicable law or regulation of the Nasdaq National Market. Any amendment to a provision of the Code that applies to the Chief Executive Officer, the Chief Financial Officer or Controller (or persons performing similar functions) will be promptly disclosed to the public as required by applicable law or regulation of the Nasdaq National Market.

IX. ADMINISTRATION OF THE CODE

The Board of Directors, through its Audit Committee, will help ensure the Code is properly administered. The Audit Committee may delegate responsibility for investigating violations of the Code and determining whether a violation has occurred and any corrective and disciplinary action to any Corporate Officer, including the Chief Financial Officer and our legal counsel. In investigating reports of violations of the Code, the Audit Committee or any Corporate Officers to whom the committee delegated such authority may interview witnesses and review any documents they feel are necessary or appropriate. If a violation is found to have occurred, the Audit Committee and/or such Corporate Officers will determine the appropriate corrective and disciplinary actions, which may include suspension without pay and termination of employment. In addition, if the violation involves illegal activity, they may report the illegal activity to the appropriate authorities.

The Audit Committee, with input from management, will be responsible for the annual review of the compliance procedures in place to implement this Code and will recommend any clarifications or necessary changes to the Code and the compliance procedures to the full Board for its approval.

Executive Officers and Managers are responsible for the diligent review of practices and procedures in place to help ensure compliance with this Code.

X. OTHER POLICIES

Please keep in mind that the provisions of this Code are in addition to the other policies and procedures BioCryst has in place governing the conduct of our employees and that compliance with this Code does not relieve you of your obligations under those other policies.

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The Code can also be accessed on the BioCryst website: www.biocryst.com.

EMPLOYEE CERTIFICATION

I certify that I have received and read the BioCryst Pharmaceuticals, Inc. Code of Conduct and Ethics and that I have had an opportunity to ask questions before signing this form. I certify that I will comply with the Code in all respects.

I understand that my employment is "at will" and that neither this Code nor any other writing or statement creates a promise or representation of continued employment (express or implied), and that my employment may be terminated at any time and I may be demoted with or without notice, cause, or reason. I understand that no experience with the Company, including any oral statements, longevity of employment, performance reviews, promotions, salary increases, and disciplinary measures, may be regarded as implicitly changing my employment at-will status.

I understand that, except for my employment at-will status, any and all Company policies and practices, including those reflected in this Code, can be changed at any time and that I am responsible for adhering to any such changes once I am notified of them.

Name	(please print)	
Signat	ure	
Date		

Please communicate in writing any exceptions or comments to the Chief Legal Officer.

BOARD OF DIRECTORS CERTIFICATION

I hereby acknowledge that I have read the BioCryst Pharmaceuticals, Inc. Code of Conduct and Ethics, understand and have become familiar with its terms and will comply with its terms, as applicable to directors. Any violations of which I am aware are noted below.

Please describe any exceptions or comments below:

APPENDIX A CONTACT INFORMATION

MAILING ADDRESS

BioCryst Pharmaceuticals, Inc. 4505 Emperor Blvd., Suite 200 Durham, NC 27703

AUDIT COMMITTEE CHAIR

Alan Levin

alanglevin@yahoo.com Phone: 917-689-0704

COMPLIANCE OFFICER

Alane Barnes, Chief Legal Officer

abarnes@biocryst.com Phone: 919-859-7930 Fax: 919-859-1314

CORPORATE COMMUNICATIONS/INVESTOR RELATIONS

John Bluth, Chief Communications Officer

jbluth@biocryst.com Phone: 919-859-7910 Fax: 919-859-1314

PRINCIPAL ACCOUNTING OFFICER

Anthony Doyle, Chief Financial Officer & Principal Accounting Officer

adoyle@biocryst.com Phone: 919-859-1302 Fax: 919-859-1314

SAFETY AND SECURITY MANAGER

Larry Wilson, Environmental Health, Safety & Facilities Manager

lwilson@biocryst.com Phone: 205-444-4611

CHIEF LEGAL OFFICER & CORPORATE SECRETARY

Alane Barnes, Chief Legal Officer

abarnes@biocryst.com Phone: 919-859-7930 Fax: 919-859-1314

HUMAN RESOURCES

Stephanie Angelini, Chief People Officer

sangelini@biocryst.com Phone: 919-226-5827 Fax: 919-859-1314

CORPORATE OFFICERS

Jon Stonehouse, President and Chief Executive Officer jstonehouse@biocryst.com

Phone: 919-859-7908 Fax: 919-859-1314

Anthony Doyle, Chief Financial Officer

adoyle@biocryst.com Phone: 984-227-6986 Fax: 919-859-1314

Charles Gayer, Chief Commercial Officer

cgayer@biocryst.com Phone: 919-226-5808 Fax: 919-859-1314

Helen Thackray, M.D., Chief Research and Development Officer

hthackray@biocryst.com Phone: 919-859-1302 Fax: 919-859-1314

Alane Barnes, Chief Legal Officer

abarnes@biocryst.com Phone: 919-859-7930 Fax: 919-859-1314