

## Annual Declaration Pursuant to California Health & Safety Code §§ 119400-119402

As part of our continued commitment to compliance, Apellis Pharmaceuticals, Inc. (“Apellis”) has developed and implemented a Compliance Program consistent with the HHS OIG Compliance Program Guidance for Pharmaceutical Manufacturers (“OIG Guidance”) and the PhRMA Code on Interactions with Healthcare Professionals (“PhRMA Code”).

The Apellis Compliance Program meets the requirements of the California Marketing Practices Act (California Health and Safety Code §§ 119400-119402). Apellis’s Compliance Program is intended to help prevent and detect compliance-related infractions and problems. Apellis recognizes that even an effective compliance program may not prevent all compliance violations, so we have, as part of the Compliance Program, developed disciplinary and corrective procedures to address violations that are detected.

Apellis employees, contractors, consultants, and agents have a responsibility to comply with all legal requirements and must report suspected violations of our compliance programs and related policies to their supervisor, Human Resources, Legal, and/or Compliance Officer, or through the confidential “Apellis Compliance Hotline” (US toll-free number: 844 782 0340, or <https://apellis.ethicspoint.com>). Reports to the Apellis Compliance Hotline may be made anonymously. Any employee who reports a suspected violation, or raises any compliance matter, in good faith, will not be subject to any retaliation or adverse action based upon such reports.

To the best of our knowledge, Apellis is in compliance with our Compliance Program and the requirements of the California Health and Safety Code §§ 119400-119402 as of May 31, 2022. Apellis will evaluate and update our Compliance Program, as necessary and appropriate. Consistent with our understanding of the California Health and Safety Code, this declaration is limited to those activities undertaken by Apellis that are directed to California. Apellis makes this declaration, in good faith, in the absence of clarifying regulations or guidance from the State of California. This declaration reflects our consideration of the OIG Guidance, which gives broad discretion to manufacturers in the development, design and definition of the scope of compliance programs.

Copies of this Declaration and a description of our Compliance Program may be obtained by contacting our Ethics & Compliance department ([compliance@apellis.com](mailto:compliance@apellis.com)) or Apellis corporate headquarters ((617) 977-5700).