PUBLIC HEALTH SERVICE

BIOLOGICAL MATERIALS LICENSE AGREEMENT FOR LICENSEE'S INTERNAL USE ONLY

		ite 325, Rockville, Maryland 20852-3804, U.S.A. and ("Licensee"), having an office at	
1.	Definitions:		
	a.	"Materials" means the following biological materials including all progeny, subclones, and derivatives thereof:	
		as described in	
		and developed in the laboratory of	
	b.	"Licensed Products" means	
 4. 	facilities, persoreasonable eff PHS hereby grathe Materials.	search or product development and marketing activities. Licensee represents that it has the onnel, and expertise to use the Materials for commercial purposes and agrees to expend orts and resources to develop the Materials for commercial use and/or commercial research. rants to Licensee a worldwide, non-exclusive license to make, have made, use, but not to sell on of the grant in Paragraph 3 above, Licensee hereby agrees to make the following payment:	
	a.	Within 30 days of its execution of this Agreement , a noncreditable, nonrefundable license issue royalty of Dollars (\$).	
	b.	A nonrefundable annual royalty of Dollars (\$) which shall be due and payable on January 1 of each calendar year. The annual royalty for the first calendar year of this Agreement is due and payable within thirty (30) days from the effective date of this Agreement and may be prorated according to the fraction of the	

United States banks and shall be payable, as appropriate, to "NIH/Patent Licensing." All such payments

shall be sent to the following address: NIH, P.O. Box 360120, Pittsburgh, PA 15251-6120. Any loss of exchange, value, taxes, or other expenses incurred in the transfer or conversion to U.S. dollars shall be paid entirely by **Licensee**. Interest and penalties may be assessed by **PHS** on any overdue payments in accordance with the Federal Debt Collection Act. The payment of such late charges shall not prevent **PHS** from exercising any other rights it may have as a consequence of the lateness of any payment.

- 5. Upon receipt by **PHS** of the license issue royalty, **PHS** agrees to provide **Licensee** with samples of the **Materials**, excluding progeny, subclones, and derivatives thereof ("**Supplied Materials**"), as available, and to replace such **Supplied Materials**, as available and at reasonable cost, in the event of their unintentional destruction.
- 6. **Licensee** agrees to make written reports to **PHS** within sixty (60) days after the end of each calendar year. These reports shall include, but not be limited to, progress on the research and development involving the **Materials** and use of the **Materials**.
- 7. This **Agreement** shall become effective on the date when the last party to sign has executed this **Agreement** and shall expire ______ () years from this effective date, unless previously terminated under the terms of Paragraphs 14 or 15 below.
- 8. **Licensee** agrees to retain control over the **Materials**, and not to distribute them to third parties without the prior written consent of **PHS**.
- 9. **Licensee** agrees that this **Agreement** does not preclude **PHS** from distributing the **Materials** to third parties for research or commercial purposes.
- 10. By this **Agreement**, **PHS** grants no patent rights expressly or by implication to any anticipated or pending **PHS** patent applications or issued patents.
- 11. NO WARRANTIES, EXPRESS OR IMPLIED, ARE OFFERED AS TO THE MERCHANTABILITY OR FITNESS FOR ANY PURPOSE OF THE MATERIALS PROVIDED TO LICENSEE UNDER THIS AGREEMENT, OR THAT THE MATERIALS MAY BE EXPLOITED WITHOUT INFRINGING THE PATENT RIGHTS OF ANY THIRD PARTIES. Licensee accepts license rights to the Materials "as is", and PHS does not offer any guarantee of any kind.
- 12. **Licensee** agrees to indemnify and hold harmless the United States Government from any claims, costs, damages, or losses that may arise from or through **Licensee**'s use of the **Materials**. **Licensee** further agrees that it will not by its action bring the United States Government into any lawsuit involving the **Materials**.
- 13. **Licensee** agrees in its use of any **PHS**-supplied materials to comply with all applicable statutes, regulations, and guidelines, including **PHS** and **DHHS** regulations and guidelines. **Licensee** agrees not to use the **Materials** or the **Licensed Products** for research involving human subjects or clinical trials in the United States without complying with 21 CFR Part 50 and 45 CFR Part 46. **Licensee** agrees not to use the **Materials** or **Licensed Products** for research involving human subjects or clinical trials outside of the United States without notifying **PHS**, in writing, of such research or trials and complying with the applicable regulations of the appropriate national control authorities. Written notification to **PHS** of research involving human subjects or clinical trials outside of the United States shall be given no later than sixty (60) days prior to commencement of such research or trials.
- 14. **Licensee** may terminate this **Agreement** upon sixty (60) days written notice to **PHS**.

- 15. **PHS** may terminate this **Agreement** if **Licensee** is in default in the performance of any material obligation under this **Agreement**, and if the default has not been remedied within ninety (90) days after the date of written notice by **PHS** of such default.
- 16. Upon termination or expiration of this **Agreement**, **Licensee** agrees to return all **Materials** to **PHS**, or provide **PHS** with certification of their destruction.
- 17. Within ninety (90) days of termination or expiration of this **Agreement**, **Licensee** agrees to submit a final report to **PHS**, and to submit to **PHS** payment of any royalties due.
- 18. **Licensee** is encouraged to publish the results of its research projects using the **Materials**. In all oral presentations or written publications concerning the **Materials** or **Licensed Products**, **Licensee** will acknowledge the contribution of Dr. ______ and the **PHS** agency supplying the **Materials**, unless requested otherwise by **PHS** or Dr. ______.
- 19. This **Agreement** shall be construed in accordance with U.S. Federal law, as interpreted and applied by the U.S. Federal courts in the District of Columbia. Federal law and regulations will preempt any conflicting or inconsistent provisions in this **Agreement**. **Licensee** agrees to be subject to the jurisdiction of U.S. courts.
- 20. This **Agreement** constitutes the entire understanding of **PHS** and **Licensee** and supersedes all prior agreements and understandings with respect to the **Materials**.
- 21. The provisions of this **Agreement** are severable, and in the event that any provision of this **Agreement** shall be determined to be invalid or unenforceable under any controlling body of law, such invalidity or unenforceability shall not in any way affect the validity or enforceability of the remaining provisions of this **Agreement**.
- 22. Paragraphs 11, 12, and 18 of this **Agreement** shall survive termination or expiration of this **Agreement**.

SIGNATURES BEGIN ON NEXT PAGE

PHS BIOLOGICAL MATERIALS LICENSE AGREEMENT FOR LICENSEE'S INTERNAL USE ONLY

SIGNATURE PAGE

In Witness Whereof, the parties have executed this **Agreement** on the dates set forth below. Any communication or notice to be given shall be forwarded to the respective addresses listed below.

For PHS :	
Jack Spiegel, Ph.D.	 Date
Director, Division of Technology Development and Transf	
Office of Technology Transfer	Ci
National Institutes of Health	
Trational Histitutes of Health	
Mailing Address for Notices:	
Office of Technology Transfer	
National Institutes of Health	
6011 Executive Boulevard, Suite 325	
Rockville, Maryland 20852-3804 U.S.A.	
For Licensee (Upon, information and belief, the undersign statements of Licensee made or referred to in this document by:	
Signature of Authorized Official	Date
Printed Name	-
Title	_
Official and Mailing Address for Notices:	
	_
	_
Any false or misleading statements made, presented, or su omissions, under this Agreement and during the course of applicable civil and criminal statutes including Federal statutes \$ 1001 (criminal liability including fine(s) and/or imprisonm	negotiation of this Agreement are subject to all tes 31 U.S.C. §§ 3801-3812 (civil liability) and 18 U.S.C.
PHS Biological Materials License Agreement - For Licensee's Int Model 980611 Page 4 of [Draft/Final] [Company] [ernal Use Only CONFIDENTIAL (L# L-XXX-XX/X) Date]