NONEXCLUSIVE AGREEMENT

This Agreement between THE BOARD OF TRUSTEES OF THE LELAND STANFORD JUNIOR UNIVERSITY (“Stanford”), an institution of higher education having powers under the laws of the State of California, and _____________ (“Licensee”), a corporation having a principal place of business at ______________, is effective on the ____ day of _____, 20____ (“Effective Date”).

1 BACKGROUND

Stanford has rights to biological material known as the 293T Cell Line. It was developed in the laboratory of Dr. Michele Calos, and is described in Stanford Docket S97-079. The biological material was developed in the course of research supported by the National Institutes of Health. Stanford wants to have the biological material developed and marketed as soon as possible so that resulting products may be available for public use and benefit.

2 DEFINITIONS

2.1 “Biological Material” means the 293T Cell Line provided to Licensee pursuant to this Agreement.

2.2 “Licensed Field of Use” means any use of Biological Material for internal research purposes only. The Licensed Field of Use specifically excludes:


(B) the sale or transfer of Biological Materials

(C) any direct use of Biological Materials which requires regulatory approval for the use of such Biological Materials, including any in vitro and in vivo diagnostic or therapeutic applications, and any in vivo use for whatever purpose.

2.3 “Licensed Territory” means worldwide.

2.4 “Stanford Indemnitees” means Stanford and Stanford Hospitals and Clinics, and their respective trustees, officers, employees, students, and agents.
3 GRANT

3.1 **Grant.** Subject to the terms and conditions of this Agreement, Stanford grants Licensee a license in the Licensed Field of Use in the Licensed Territory.

3.2 **Nonexclusivity.** The license is nonexclusive in the Licensed Field of Use beginning on Effective Date and expiring 15 years from Effective Date.

3.3 **Retained Rights.** Stanford retains title to all Biological Materials.

3.4 **Specific Exclusion.** Stanford does not:
   
   (A) grant to Licensee any other licenses, implied or otherwise, to any patents or other rights of Stanford regardless of whether the patents or other rights are required to exploit any Biological Material; and

   (B) agree to furnish to Licensee any technology or technological information other than the Biological Material or to provide Licensee with any assistance.

3.5 **No Transfer.** Licensee is not permitted to transfer Biological Material to any third party without prior written consent from Stanford.

4 SUBLICENSING

Licensee may not grant sublicenses.

5 GOVERNMENT RIGHTS

This Agreement is subject to Title 35 Sections 200-204 of the United States Code. Among other things, these provisions provide the United States Government with nonexclusive rights in the Licensed Patent. Licensee will ensure all obligations of these provisions are met.

6 ROYALTIES

6.1 **Issue Royalty.** Licensee will pay to Stanford a noncreditable, nonrefundable license issue royalty of $5,000.00 upon signing this Agreement. (*or $15,000.00 for a fully paid*) Upon receipt of payment, Stanford will send Biological Material to Licensee.

6.2 **License Maintenance Fee.** Beginning on the first anniversary of the Effective Date and each anniversary thereafter, Licensee will pay Stanford a yearly license maintenance fee of $5,000.00.

6.3 **Currency.** Licensee will calculate the royalty on sales in currencies other than
U.S. Dollars using the appropriate foreign exchange rate for the currency quoted by the Bank of America (San Francisco) foreign exchange desk, on the close of business on the last banking day of each calendar quarter. Licensee will make royalty payments to Stanford in U.S. Dollars.

6.4 **Non-U.S. Taxes.** Licensees will pay all non-U.S. taxes related to royalty payments. These payments are not deductible from any payments due to Stanford.

6.5 **Interest.** Any payments not made when due will bear interest at the lower of (a) the Prime Rate published in the Wall Street Journal plus 200 basis points or (b) the maximum rate permitted by law.

### 7 EXCLUSIONS AND NEGATION OF WARRANTIES

7.1 **Negation of Warranties.** Stanford provides Licensee the rights granted in this Agreement *AS IS and WITH ALL FAULTS*. Stanford makes no representations and extends no warranties of any kind, either express or implied. Among other things, Stanford disclaims any express or implied warranty:

   (A) of merchantability, of fitness for a particular purpose,
   
   (B) of non-infringement or
   
   (C) arising out of any course of dealing.

7.2 **No Representation of Licensed Patent.** Licensee also acknowledges that Stanford does not represent or warrant that the exploitation of Biological Material will be successful.

### 8 INDEMNITY

8.1 **Indemnification.** Licensee will indemnify, hold harmless, and defend all Stanford Indemnitees against any claim of any kind arising out of or related to the exercise of any rights granted Licensee under this Agreement or the breach of this Agreement by Licensee.

8.2 **No Indirect Liability.** Stanford is not liable for any special, consequential, lost profit, expectation, punitive or other indirect damages in connection with any claim arising out of or related to this Agreement, whether grounded in tort (including negligence), strict liability, contract, or otherwise.

8.3 **Workers’ Compensation.** Licensee will comply with all statutory workers’ compensation and employers’ liability requirements for activities performed under this Agreement.
9 STANFORD NAMES AND MARKS

Licensee will not identify Stanford in any promotional statement, or otherwise use the name of any Stanford faculty member, employee, or student, or any trademark, service mark, trade name, or symbol of Stanford or Stanford Hospitals and Clinics, including the Stanford name, unless Licensee has received Stanford’s prior written consent. Permission may be withheld at Stanford’s sole discretion.

10 TERMINATION

10.1 Termination by Licensee.

(A) Licensee may terminate this Agreement by giving Stanford written notice at least 30 days in advance of the effective date of termination selected by Licensee.

(B) As of the effective date of termination, Licensee will:

(1) cease use of Biological Material; and
(2) return to Stanford or destroy all Biological Material.

10.2 Termination by Stanford.

(A) Stanford may also terminate this Agreement if Licensee:

(1) is delinquent on any report or payment;
(2) is in breach of any provision.

(B) Termination under this Section 10.2 will take effect 30 days after written notice by Stanford unless Licensee remedies the problem in that 30-day period.

(C) As of the effective date of termination, Licensee will:

(1) cease use and sale of Biological Material; and
(2) return to Stanford or destroy all Biological Material.

10.3 Surviving Provisions. Surviving any termination or expiration are:

(A) Licensee’s obligation to pay royalties accrued or accruable;

(B) any claim of Licensee or Stanford, accrued or to accrue, because of any breach or default by the other party; and

(C) the provisions of Articles 7, 8, and 9, and any other provision that by its nature is intended to survive.
11 ASSIGNMENT

This agreement may not be assigned.

12 ARBITRATION

Any dispute between the parties regarding any payments made or due under this Agreement will be settled by arbitration in accordance with the JAMS Arbitration Rules and Procedures. The parties are not obligated to settle any other dispute that may arise under this Agreement by arbitration.

13 NOTICES

All notices under this Agreement are deemed fully given when written, addressed, and sent as follows:

All general notices to Licensee are mailed to:

____________________________________
____________________________________
____________________________________
____________________________________

All financial invoices to Licensee (i.e., accounting contact) are e-mailed to:

____________________________________
____________________________________

All progress report invoices to Licensee (i.e., technical contact) are e-mailed to:

____________________________________

All general notices to Stanford are e-mailed or mailed to:

Office of Technology Licensing
1705 El Camino Real
Palo Alto, CA 94306-1106

info@otlmail.Stanford.edu
All payments to Stanford are mailed to:

Stanford University
Office of Technology Licensing
Department #44439
P.O. Box 44000
San Francisco, CA 94144-4439

All progress reports to Stanford are e-mailed or mailed to:

Office of Technology Licensing
1705 El Camino Real
Palo Alto, CA 94306-1106

info@otlmail.Stanford.edu

Either party may change its address with written notice to the other party.

14 MISCELLANEOUS

14.1 Waiver. No term of this Agreement can be waived except by the written consent of the party waiving compliance.

14.2 Choice of Law. This Agreement and any dispute arising under it is governed by the laws of the State of California, United States of America, applicable to agreements negotiated, executed, and performed within California.

14.3 Exclusive Forum. The state and federal courts having jurisdiction over Stanford, California, United States of America, provide the exclusive forum for any court action between the parties relating to this Agreement. Licensee submits to the jurisdiction of such courts, and waives any claim that such a court lacks jurisdiction over Licensee or constitutes an inconvenient or improper forum.

14.4 Headings. No headings in this Agreement affect its interpretation.

14.5 Electronic Copy. The parties to this document agree that a copy of the original signature (including an electronic copy) may be used for any and all purposes for which the original signature may have been used. The parties further waive any right to challenge the admissibility or authenticity of this document in a court of law based solely on the absence of an original signature.
The parties execute this Agreement in duplicate originals by their duly authorized officers or representatives.

THE BOARD OF TRUSTEES OF THE LELAND
STANFORD JUNIOR UNIVERSITY

Signature ___________________________________
Name ________________________________________
Title ________________________________________
Date _________________________________________

LICENSEE

Signature ___________________________________
Name ________________________________________
Title ________________________________________
Date _________________________________________