

2900 37th Street NW, Building 110 Rochester, MN 55901

Email: support@imanislife.com
Tel: +1-507-218-2559

PLEASE READ THIS NON-EXCLUSIVE LICENSE AGREEMENT AND MATERIAL TRANSFER AGREEMENT BEFORE USING THE ENCLOSED MATERIAL. UPON REMOVAL OF THE MATERIAL FROM THIS PACKAGE, RECIPIENT AGREES TO ALL THE TERMS OF THIS NON-EXCLUSIVE LICENSE AND MATERIAL TRANSFER AGREEMENT.

- 1. IMANIS LIFE SCIENCES, LLC grants a non-exclusive, non-transferable license to the MATERIAL identified on the corresponding invoice.
- 2. The MATERIAL, which includes any progeny, portions or unmodified derivatives thereof, is being provided to RECIPIENT by IMANIS solely for RESEARCH PURPOSES.
- 3. The MATERIAL shall NOT be used for any commercial purpose, in humans, for any medical purpose including diagnosis, or in human or animal clinical trials.
- 4. The MATERIAL shall NOT be distributed to any other party including any party within RECIPIENT's institution, organization, company or facility, whether or not affiliated with RECIPIENT. If RECIPIENT wishes to distribute the MATERIAL to any third party, RECIPIENT must contact IMANIS to obtain written permission.
- 5. If use of the MATERIAL results in one or more scientific publications, RECIPIENT shall acknowledge in such publications that the MATERIAL was provided by IMANIS.
- 6. If RECIPIENT wishes to commercialize any compositions or uses derived from the Material or any modified derivative of the Material, RECIPIENT shall contact IMANIS and negotiate a license for such commercialization. Imanis shall have no obligation to enter into such a license and, in fact, may grant exclusive or non-exclusive commercial licenses to others.
- 7. THE MATERIAL IS PROVIDED "AS IS" WITHOUT WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PURPOSE OR ANY OTHER WARRANTY, EXPRESS OR IMPLIED.
- 8. Except to the extent prohibited by law, RECIPIENT assumes all liability for any loss, claims, demands, expenses or damages which may arise from RECIPIENT's use, storage, disposal or other activities relating to the MATERIAL.
- 9. Except to the extent prohibited by law, RECIPIENT shall indemnify, defend and hold harmless IMANIS against all third party claims, losses, expenses and damages, including reasonable attorneys' fees arising out of or relating to RECIPIENT's use, receipt, handling, storage, transfer, disposal and other activities relating to the MATERIAL.
- 10. This Agreement will terminate in five (5) years. Upon termination of this Agreement, RECIPIENT will discontinue use of and destroy the MATERIAL.