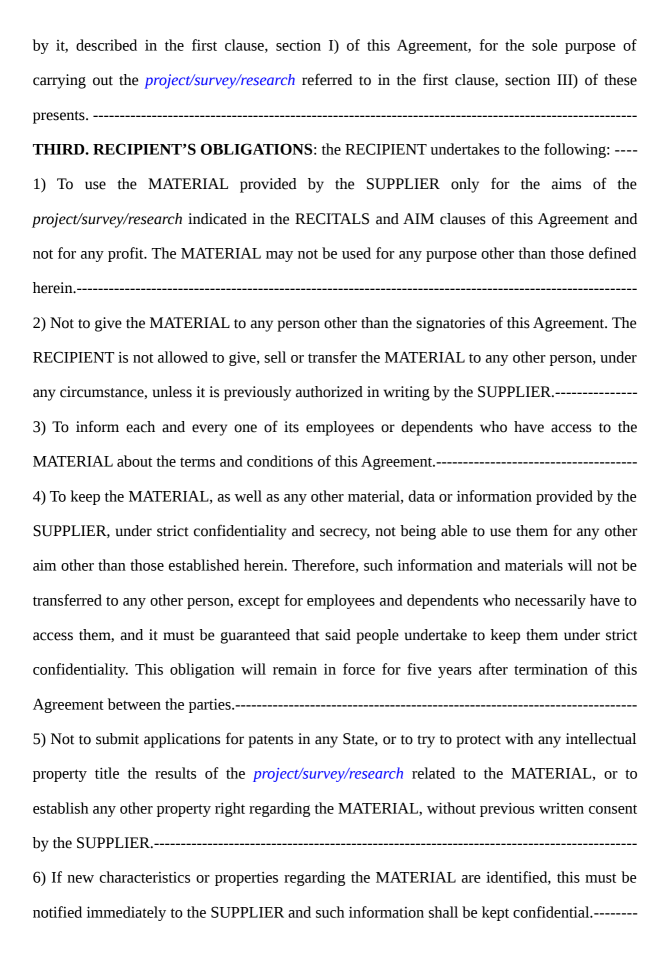


MATERIAL TRANSFER AGREEMENT

In Montevideo, on(date), there appear: ON ONE HAND, Universidad de	la
República, represented herein by Cecilia Fernández, in his capacity as Pro Rector	for
Research, domiciled at,hereinafter referred to as the SUPPLIER, and C	NC
THE OTHER HAND:, represented herein	by
, domiciled at, hereinafter referred to as t	the
RECIPIENT, who agree on the following:	
FIRST. RECITALS: I) Dr. Cecilia Fernández acts in her capacity as Pro Rector for Resear	rch
and on behalf of the University of the Republic, in accordance with the resolution of t	the
Rector dated May 3, 2017, according to which he delegated the signature of Material Trans	fer
Agreements in the Pro Rector for Research, provided that its text corresponds to the standa	ard
form approved by Resolution No. 15 of the Central Executive Council dated 11/22/16;	the
Central Executive Council having taken knowledge of said Resolution in ordinary session	of
May 16, 2017.	
II) The SUPPLIER is the owner of the following MATERIAL: (identify, include amount)) –
(determine if material includes original material, progeny and unmodified derivatives), whi	ich
will hereinafter be referred to as the MATERIAL	
III) Provide background of the institution, and state if there is a previous relation regardi	ng
UDELAR research	
IV) The RECIPIENT is interested in using the MATERIAL to carry out	the
project/survey/research described in Annex I/described belo	w:
(detailed description) with the following air	ns:
(describe uses)	
SECOND. AIM: the aim of the present agreement is to establish the terms and condition	ns

under which the SUPPLIER will deliver for free to the RECIPIENT the MATERIAL owned







7) Not to publish or disclose the results of any use of the MATERIAL without previous
written consent by the SUPPLIER; All publications made based on the MATERIAL must
mention the source of such MATERIAL
8) To comply with national and international regulations in force with regard to the transfer of
material which apply to the MATERIAL, including biosafety procedures and regulations
applicable in relation to bioethics
9) To bear all expenses related to the shipment of the MATERIAL by the SUPPLIER from the
place indicated by it
FOURTH. SUPPLIER'S OBLIGATIONS: The SUPPLIER undertakes to deliver the
MATERIAL to the RECIPIENT, in the term and under the conditions established in the
Protocol attached hereto as Annex II
FIFTH. INTELLECTUAL PROPERTY: the SUPPLIER will keep the ownership of the
MATERIAL. The present Agreement is not a license of any sort for any intellectual property
rights regarding the MATERIAL, nor does it grant the RECIPIENT any right regarding the
MATERIAL other than the right to carry out the <i>project/survey/research</i> herein referred to
If the RECIPIENT is interested in commercially developing the MATERIAL, it will have to
previously negotiate with the SUPPLIER a license agreement which states the consideration
and other obligations to be fulfilled by the RECIPIENT. Such consideration must include
royalties regarding the gross value of sales of products resulting from the MATERIAL
SIXTH. GUARANTEE AND RESPONSIBILITY : the SUPPLIER provides the material at
an experimental stage, without any express or implicit guarantee, including any guarantee of
the MATERIAL's marketability or adequacy for specific purposes, or any guarantee that the
use thereof does not violate any patent or property rights of third parties
The RECIPIENT undertakes all responsibilities for damages resulting from the use, storage or
handling of the MATERIAL. The SUPPLIER does not take responsibility for any loss or



damages resulting from this Agreement to the RECIPIENT or third parties, and arisin
responsibilities will be undertaken in all cases by the RECIPIENT
SEVENTH. TERM : the present agreement will become effective on the date of its execution
and will be terminated when the <i>project/survey/research</i> involving the MATERIAL
finished, and no later than (<i>date</i>)
EIGHTH. TERMINATION : In any scenario of termination of this Agreement, within 3
days following the date of termination thereof, the RECIPIENT must: i) send the SUPPLIE
a final report, describing the results of research carried out with the MATERIAL; ii) return,
the RECIPIENT's expense, to the SUPPLIER all the MATERIAL not used or discarded, a
well as any other related data or confidential information
Clauses related to confidentiality, intellectual property, guarantee and responsibility, confli-
resolution and applicable law and jurisdiction will remain in force after the termination of th
Agreement
TENTH. ASSIGNMENT: The parties may not assign wholly or in part the obligation
arising from this Agreement without previous written consent by the counterparty
ELEVENTH. CONFLICT RESOLUTION : The parties will try to solve in good faith an
differences or conflicts arising in relation to the interpretation and/or implementation of th
Agreement
TWELFTH. APPLICABLE LAW AND JURISDICTION: The present Agreement will be
governed by the laws of the Oriental Republic of Uruguay. Judges of the city of Montevide
will have jurisdiction for the interpretation and implementation of provisions herein
THIRTEENTH. TECHNICAL MANAGER. The SUPPLIER appoin
as Technical Manager for the implementation of this Agreement
FOURTEENTH. DOMICILES AND COMMUNICATIONS: The parties' domiciles for
the purpose hereof shall be the ones indicated hereinabove. Any notification required will be



carried out by certified telegram or any other reliable means of communication, addressed to
the domiciles stated herein
In faith whereof, two counterparts of these presents are signed in the place and date indicated
above
SUPPLIER:
Signature:
Name:
Position:
Date:
RECIPIENT:
Signature:
Name:
Position:
Date: