

Memorandum of Understanding – Cellartis Materials

This Memorandum of Understanding (“MOU”) is made effective as of _____ (*WiCell to fill in date*), by and between _____ (“Institution”), having an address at _____, and **WiCell Research Institute, Inc. (“WiCell®”)**, a Wisconsin nonprofit corporation having an address at 614 Walnut Street, Madison, Wisconsin 53726 USA.

WHEREAS, WiCell has been appointed as a distributor of certain human embryonic stem cell lines developed by Cellartis AB (“Cellartis”), (the “**Cellartis Materials**”), and various other providers of human embryonic stem cell lines;

WHEREAS, the Wisconsin Alumni Research Foundation (“**WARF**”) holds certain intellectual property rights provided by U.S. Patent Nos. 5,843,780; 6,200,806; 7,005,252, and various patents or patent applications (foreign and domestic) claiming priority thereto (collectively the “**WARF Patent Rights**”), and has afforded WiCell the right to grant sublicenses under the WARF Patent Rights to non-profit and academic research institutions in order to use the Cellartis Materials;

WHEREAS, WARF and WiCell have a mission to serve the public good and desire to provide Institution, and researchers who desire to receive and use the Cellartis Materials (“**Institution Researchers**”), the opportunity to use the Cellartis Materials for non-commercial research purposes; and

WHEREAS, Institution agrees that any such research conducted by the Institution Researchers using the Cellartis Materials shall be in accordance with the terms and conditions set forth below.

NOW, THEREFORE, in consideration of the above premises and the mutual covenants contained herein, WiCell and Institution agree as follows:

1. Institution shall have the nontransferable right under the WARF Patent Rights to maintain and use the Cellartis Materials within the laboratories of Institution Researchers solely for non-commercial research purposes. As used herein, the “Cellartis Materials” shall further include any progeny and modified version of the Cellartis Materials, other than differentiated cells no longer capable of functioning as a stem cell. Any and all use of the Cellartis Materials must be in compliance with all applicable statutes, regulations, Institutional Review Board decisions, and consistent with applicable guidelines (including the NAS Guidelines).

2. Institution agrees that it shall require each Institution Researcher requesting Cellartis Materials, whether the Cellartis Materials are to be provided by WiCell hereunder or by a third party authorized by WiCell to provide the Cellartis Materials to Institution Researchers, to enter into and execute a copy of the “**Simple Letter Agreement**” attached hereto as **Exhibit A**. Institution agrees to give a copy of this MOU to each Institution Researcher in order for such Institution Researcher to comply with the terms of the Simple Letter Agreement. WiCell shall cause the requested Cellartis Materials to be shipped to the Institution Researcher upon WiCell’s receipt and approval of both an executed Simple Letter Agreement requesting such Cellartis Materials and any applicable transmittal fee (see Paragraph 3 below).

3. Institution acknowledges that a transmittal fee may be requested by WiCell to cover the preparation and distribution costs for each sample of Cellartis Materials transferred by WiCell to each Institution Researcher. Such fees will be the responsibility of the requesting laboratory/Institution. Despite the payment of any such fee, the transfer of the Cellartis Materials shall not be considered a sale of the Cellartis Materials.

4. Cellartis Materials are the property of Cellartis and are being made available to Institution Researchers as a service of Cellartis and WiCell. Ownership of all Cellartis Materials shall remain with Cellartis, regardless of whether such Cellartis Materials are received from WiCell. Any Cellartis Materials provided to any

Institution Researcher hereunder shall be returned to WiCell or destroyed, at WiCell's direction, upon a material breach of any term of this MOU or the Simple Letter Agreement.

5. Institution Researchers shall have the right to transfer Cellartis Materials to other academic researchers ("Recipients"), provided that:

(a) prior to any such transfer, WiCell provides to Institution Researcher written confirmation that such Recipient has entered into and executed a Simple Letter Agreement relating to the Cellartis Materials to be transferred;

(b) the transfer of the Cellartis Materials to Recipient shall be made for no consideration (i.e., commercial grantback rights, ownership interest in inventions created by the Recipient, or royalties from the Recipient due to the commercialization of inventions created using the Cellartis Materials), however, Institution may request a transmittal fee solely to cover preparation and distribution costs;

(c) the transfer of the Cellartis Materials to Recipient shall be subject to the terms of this MOU and the Simple Letter Agreement between WiCell and such Recipient; and

(d) Institution Researcher provides written notice to the Recipient that the Cellartis Materials are not being provided by or on behalf of WiCell and have been maintained by Institution Researcher in conditions which may not be consistent with those utilized by WiCell.

(e) A transfer fee for the Cellartis Materials transferred between researchers in the amount of \$5,000.00 is submitted with the request to transfer cells.

6. WiCell recognizes that the technology of the WARF Patent Rights may be used by Institution Researcher in research that may result in patentable discoveries ("**Institution Patent Rights**") which may eventually provide commercial products that benefit the public health. Institution agrees that Cellartis, WiCell, the University of Wisconsin, the Morgridge Institute for Research, and other like non-profit and/or academic research institutions shall have the right under the Institution Patent Rights to use the technology of the Institution Patent Rights for non-commercial research purposes.

7. The rights provided hereunder do not grant Institution the right to grant sublicenses under the WARF Patent Rights, or the right to develop and/or use the Cellartis Materials for any therapeutic or commercial purpose, including the right to use the Cellartis Materials to perform services (including diagnostic services) for consideration, or for the production or manufacture of products for sale or distribution to third parties. Any license needed by a third party under the WARF Patent Rights for the manufacture, production, use or commercialization of any Institution Patent Rights shall be provided by a separate written agreement with WARF. Nothing herein shall be construed to require WARF to enter into any such agreement, or to hinder WiCell or WARF from entering into any other agreement with any third party which may limit the grant of any license under the WARF Patent Rights necessary for the practice of the Institution Patent Rights.

8. Institution and Institution Researchers shall communicate to WiCell all publications and/or research results made public by Institution or Institution Researcher based on research using the Cellartis Materials. In addition, any reports, publications, or other disclosure of results obtained with the Cellartis Materials will acknowledge Cellartis and WiCell as the original source of the Cellartis Materials and, in the event that the Cellartis Materials were received from an authorized third party, the conditions in which such Cellartis Materials were maintained prior to their transfer.

9. Any Cellartis Materials delivered pursuant to this MOU are understood to be experimental in nature and may have hazardous properties. WiCell makes no representations and extends no warranties of any kind, either expressed or implied. THERE ARE NO EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY THAT THE USE OF THE CELLARTIS MATERIALS WILL NOT INFRINGE ANY PATENT, COPYRIGHT, TRADEMARK OR OTHER PROPRIETARY RIGHTS. Institution assumes all liability for any claim for damages which may arise from the use, storage, handling or disposal of the Cellartis Materials by Institution or

Institution Researchers, except to the extent caused by the gross negligence or willful misconduct of Cellartis or WiCell.

10. The provisions of this MOU and the obligations hereunder shall continue as long as the Cellartis Materials continue to be used by any Institution Researcher. Nothing contained herein shall be construed to be a waiver by WiCell or WARF of any rights under the WARF Patent Rights.

11. This MOU shall be governed by and construed in all respects in accordance with the laws of the State of Wisconsin, without reference to its conflicts of laws principles. If the enforcement of any provisions of this MOU are or shall come into conflict with the laws or regulations of any jurisdiction or any governmental entity having jurisdiction over the parties or this MOU, those provisions shall be deemed automatically deleted, if such deletion is allowed by relevant law, and the remaining terms and conditions of this MOU shall remain in full force and effect. If such a deletion is not so allowed or if such a deletion leaves terms thereby made clearly illogical or inappropriate in effect, the parties agree to substitute new terms as similar in effect to the present terms of this MOU as may be allowed under the applicable laws and regulations.

12. This MOU is not intended to be for the benefit of and shall not be enforceable by any third party. Nothing in this MOU, express or implied, is intended to or shall confer on any third party any rights (including third-party beneficiary rights), remedies, obligations or liabilities under or by reason of this MOU. This MOU shall not provide third parties with any remedy, claim, reimbursement, cause of action or other right in excess of those existing without reference to the terms of this MOU. No third party shall have any right, independent of any right that exists irrespective of this MOU, to bring any suit at law or equity for any matter governed by or subject to the provisions of this MOU.

13. This MOU constitutes the full understanding between the parties with reference to the subject matter hereof, and no statements or agreements by or between the parties, whether orally or in writing, except as provided for elsewhere in this Paragraph 13, made prior to or at the signing hereof, shall vary or modify the written terms of this MOU. Neither party shall claim any amendment, modification, or release from any provisions of this MOU by mutual agreement, acknowledgment, or otherwise, unless such mutual agreement is in writing, signed by the other party, and specifically states that it is an amendment to this MOU.

14. The persons signing on behalf of WiCell and Institution hereby warrant and represent that they have authority to execute this MOU on behalf of the party for whom they have signed.

IN WITNESS WHEREOF, WiCell and Institution agree to the foregoing and have caused this MOU to be executed by their duly authorized representatives.

WiCell Research Institute

Institution

By: _____
Robert J. Drape, CEO

By: _____

Date: _____

Date: _____

Name: _____

Title: _____

Order Reference No. _____

WiCell Agreement No. _____

Simple Letter Agreement – Cellartis Materials

Institution: _____

Institution Researcher: _____

Provider: _____
(WiCell or other authorized provider)

Cellartis Cell Line(s): _____
(Multiple lines can be listed)

Research Program Title: _____

(Must be a complete and accurate title)

This Simple Letter Agreement (“SLA”) dated and effective _____, ____ (WiCell to fill in date), is between the above Institution Researcher, and the WiCell Research Institute, Inc. (“WiCell®”), a Wisconsin nonprofit corporation having an address at 614 Walnut Street, Madison, Wisconsin 53726 USA.

It is WiCell’s understanding that Institution Researcher desires to obtain samples of the Cellartis Cell Line listed above (hereinafter referred to, along with any progeny and any modified versions thereof other than differentiated cells no longer capable of functioning as a stem cell, as the “Cellartis Materials”) for use in research described above to be conducted in Institution Researcher’s laboratory. In accordance with the terms and conditions of the Memorandum of Understanding between WiCell and Institution dated _____ the (“MOU”), which is incorporated herein by reference, Institution Researcher hereby agrees and acknowledges the following:

1. Institution Researcher hereby agrees that he or she has read and acknowledges the terms and conditions of the MOU, and agrees to be bound by its terms and conditions. Specifically, Institution Researcher acknowledges and agrees that the research conducted by him or her will not include using the Cellartis Materials for therapeutic or commercial purposes, including the performance of services (including diagnostic services) for consideration or the production or manufacture of products for sale or distribution.
2. The Cellartis Materials are the property of Cellartis and are being made available to Institution Researcher as a service of WiCell and Cellartis. Ownership of all Cellartis Materials shall remain with Cellartis, regardless of whether such Cellartis Materials are received from WiCell or an authorized third party. Any Cellartis Materials provided hereunder shall be returned to WiCell or destroyed, at WiCell’s direction, upon a material breach of any terms of this SLA or the MOU.
3. Institution Researcher agrees to communicate to WiCell all publications and/or research results made public by Institution Researcher, which are based on research using the Cellartis Materials. In addition, any reports, publications, or other disclosures of results obtained with the Cellartis Materials will acknowledge WiCell and Cellartis as the original source of the Cellartis Materials and, in the event that the Cellartis Materials were received from an authorized third party, the conditions in which such Cellartis Materials were maintained prior to their transfer.

Institution and Institution Researcher must sign both copies of this SLA and return both signed copies to WiCell at the address below, along with any fees if applicable, before the Cellartis Materials may be provided to Institution Researcher.

Institution Researcher

By: _____

Name: _____

Date: _____

Address: _____

Institution

By: _____

Name: _____

Title: _____

Date: _____

WiCell Research Institute

By: _____

Robert J. Drape, CEO

Date: _____

RETURN ADDRESS:
 WiCell Research Institute
 614 Walnut Street
 Madison, Wisconsin 53726 USA
 ATTN: Contract Manager