Signed On: https://biobricks.org/

## OpenMTA Master Agreement - Adrian Filip

Upon execution of an Implementing Letter in the form attached, which specifies the materials to be transferred, this organization agrees to be bound by the terms of the attached Open Material Transfer Agreement ("OpenMTA") published at https://biobricks.org/open-material-transfer-agreement/ on March 15, 2018

Signing on behalf of <u>DiyBioDevice</u> \*Signature required at bottom of document

### The Open Material Transfer Agreement

#### For the Transfer of Biological Materials

This Open Material Transfer Agreement (the "OpenMTA") and the attached Implementing Letter (the "Implementing Letter" and, together with the OpenMTA, the "Agreement") is entered into between the Provider and the Recipient (or the "Parties", as further identified in the Implementing Letter) and governs the exchange and use of the certain materials specified in this Agreement between the Parties. The provisions of this OpenMTA shall be given precedence in interpretation in the event of any conflict between this OpenMTA and the Implementing Letter.

#### I. DEFINITIONS:

- 1. **Provider:** Organization providing the Original Material. The name and address of this party will be specified in an implementing letter.
- 1. **Provider Scientist:** The name and address of this party will be specified in an implementing letter.
- 1. **Recipient:** Organization receiving the Original Material. The name and address of this party will be specified in an implementing letter.



- 1. **Recipient Scientist:** The name and address of this party will be specified in an implementing letter.
- 1. **Original Material:** The description of the Material being transferred will be specified in an implementing letter.
- 1. **Material:** Original Material, Progeny, and Unmodified Derivatives. The Material shall not include: (a) Modifications, or (b) other substances created by the Recipient through the use of the Material, which are not Modifications, Progeny, or Unmodified Derivatives.
- 1. **Progeny:** Unmodified descendant from the Material, such as virus from virus, cell from cell, or organism from organism.
- Unmodified Derivatives: Substances created by the Recipient which constitute an unmodified functional subunit or product expressed by the Original Material. Some examples include: subclones of unmodified cell lines, purified or fractionated subsets of the Original Material, proteins expressed by DNA/RNA supplied by Provider, or monoclonal antibodies secreted by a hybridoma cell line.
- 1. **Modifications:** Substances created by the Recipient which contain/incorporate the Material.
- Commercial Purposes: The sale, lease, license, or other transfer of the Materials or Modifications
  to a for-profit organization. Commercial Purposes shall also include uses of the Material or
  Modifications by any organization, including Recipient, to perform contract research, to produce or
  manufacture products for general sale, or to conduct research activities that result in any sale,
  lease, license, or transfer of the Material or Modifications to a for-profit organization.

#### II. TERMS AND CONDITIONS OF THIS AGREEMENT:

The Provider is making the Material available as a service to the research community. The Recipient may use the Material for any lawful purpose, including Commercial Purposes, in accordance with the following terms and conditions:

1. **Use:** The Recipient shall use, store, and dispose of the Material and any Modifications in accordance with good laboratory practice and shall ensure compliance with all applicable laws,



rules, and regulations, including laws, rules, and regulations governing export control and safety.

- Attribution: The Recipient agrees to provide appropriate acknowledgement of the source of the Material as requested by the Provider. Any request for attribution will be specified in an implementing letter.
- 1. **Distribution:** The Recipient may distribute the Material and substances created by the Recipient through use of the Material, including Progeny, Unmodified Derivatives, and Modifications, without requesting consent from the Provider. Recipient agrees to notify the Provider of any distributions of the Material to third parties as requested by the Provider. Any request for notification will be specified in an implementing letter.
- 1. **Fees:** The Material is provided at no cost, or with an optional transmittal fee solely to reimburse the Provider for its preparation and distribution costs. If a fee is requested, the amount will be specified in an implementing letter.
- No Implied License: Except for the rights expressly granted herein, the Recipient agrees that no
  other rights or licenses, whether express or implied, are granted to the Recipient under any
  patent, patent application, or other proprietary right of the Provider. As between the parties, each
  retains all right, title, and interest in works and inventions made by its personnel, and nothing
  herein shall be construed to transfer ownership of any invention, patent, patent application, or
  other proprietary right.
- Liability: Except to the extent prohibited by law, the Recipient assumes all liability for damages
  that may arise from the use, storage or disposal of the Material. The Provider will not be liable to
  the Recipient for any loss, claim or demand made by the Recipient, or made against the Recipient
  by any other party, due to or arising from the use of the Material by the Recipient, except to the
  extent permitted by law when caused by the gross negligence or willful misconduct of the
  Provider.
- No Warranties: Any Material delivered pursuant to the Agreement is understood to be experimental in nature and may have hazardous properties. THE PROVIDER 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 THAT THE USE OF THE MATERIAL WILL NOT INFRINGE ANY PATENT, COPYRIGHT, TRADEMARK, OR OTHER PROPRIETARY RIGHTS.



#### **Template of OpenMTA Implementing Letter**

The purpose of this letter is to provide a record of the material transfer, to memorialize the agreement between the Provider Scientist (identified below) and the Recipient Scientist (identified below) to abide by all terms and conditions of the Open Material Transfer Agreement ("OpenMTA"), and to certify that their respective organizations have accepted and signed an unmodified copy of the OpenMTA. The Authorized Officials of the Provider and Recipient organizations must sign this letter if the Provider Scientist or Recipient Scientist are not authorized to certify on behalf of their respective organizations.

The Recipient Authorized Signatory should sign two copies of this letter and forward to the Provider. The Provider Authorized Signatory should sign both copies of the letter and return one signed copy to the Recipient. The Provider Scientist will then forward the material to the Recipient Scientist.

Provider Scientist Recipient Scientist	cientist
Name: Title: Name: Title:	
Additional Information Shipping Add	Iress
Name: Address	
<b>Original Material</b> (description of the material being transferred, i Description:	including any identifiers)
If checked, the following optional terms apply to this Agreement:	
☐ A transmittal fee of shall be paid by Recipient to F	Provider for preparation and distribution
costs.	Totaler, for preparation and distribution
☐ Recipient agrees to provide appropriate acknowledgement of the so	ource of the Material in all publications.
☐ Recipient agrees to notify the Provider upon redistribution of the Ma	•
<ul> <li>Information relevant to the status of the Material is provided in an a</li> </ul>	·
This Implementing Letter is effective when signed by all parties. The p	parties executing this Implementing Letter
certify that their respective organizations have accepted and signed a	an unmodified copy of the OpenMTA, and
further agree to be bound by its terms, for the transfer specified abov	re.
Provider Authorized Signatory	

I hereby certify that the Provider organization has accepted and signed an unmodified copy of the OpenMTA, and further agree to be bound by its terms, for the transfer specified above (May be the Provider Scientist if authorized by the Provider organization):



Signature
Print Name
Title
Date  Recipient Authorized Signatory  I hereby certify that the Recipient organization has accepted and signed an unmodified copy of the OpenMTA, and further agree to be bound by its terms, for the transfer specified above (May be the Recipient Scientist if authorized by the Recipient organization):
Signature
Print Name
Title
Date
Signing on behalf of <u>DiyBioDevice</u>

Document ID: 55a873b70b719657a6e501a444914855a89f07ba



Document ID: 55a873b70b719657a6e501a444914855a89f07ba

Signed By Adrian Filip Signed On: April 4, 2019



# Signature Certificate

Document name: OpenMTA Master Agreement - Adrian Filip Openment ID: 55A873B70B719657A6E501A444914855A89F07BA





Adrian Filip

Party ID: 1ae958d0-0521-431a-a64c-e53da3d5c4f0

IP Address: 205.211.133.128 Security Level: E-mail Digital Signature:

FULL

Multi-Factor

**Digital Fingerprint Checksum** 

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Timestamp	Audit
April 4, 2019 11:48 am PDT	OpenMTA Master Agreement - Adrian Filip Uploaded by Bio Bricks - contact@biobricks.org IP 107.3.67.108
April 4, 2019 11:48 am PDT	Document viewed by Adrian Filip - tada@specyal.com IP 205.211.133.128
April 4, 2019 11:49 am PDT	Document signed by Adrian Filip - tada@specyal.com IP 205.211.133.128
April 4, 2019 11:49 am PDT	The document has been signed by all parties and is now closed.



This audit trail report provides a detailed record of the online activity and events recorded for this contract.

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