Confidentiality Agreement with

the

W.M. Keck Foundation Biotechnology Resource Laboratory

at

Yale University

(10/28/10 Version)

Shrikant Mane Ph.D. or Kenneth Williams, Ph.D. Co-Directors, W.M. Keck Foundation Biotechnology Resource Laboratory Yale University 295 Congress Avenue New Haven, CT 06536-0812 Dear Dr. Mane or Williams: Subject to the full execution of this Agreement, the ______ retains the W.M. Keck Foundation Biotechnology Resource Laboratory of Yale University (KFBRL/Yale) to carry out procedures under the following terms and conditions: 1. Information and Samples. KFBRL/Yale agrees to carry out the procedures within the terms of this Agreement, in adherence to specifications, information, technology and data (collectively "Information") provided to KFBRL/Yale by ______ who will provide KFBRL/Yale with information and instructions for the sole use and safe handling of the Samples/Requests. 2. Use/Ownership of Provided and Derived Items. KFBRL/Yale agrees that all information, Samples, Safety information and Sample Testing Statements (collectively "Provided Items") provided hereunder are the sole property of ______. KFBRL/Yale also agrees that any information, inventions, innovations, ideas, discoveries and/or products (whether or not copyrightable or patentable), suggestions, notes, reports, raw data, specimens, tissues and wet tissues, computer-derived or preliminary results, final results, or other work product which are conceived, derived, reduced to practice, made or developed by KFBRL/Yale as a result of conducting the Tests (collectively "Derived Items") shall be promptly disclosed to _____ and shall be the sole property of . KFBRL/Yale disclaims any rights to the aforementioned Provided and Derived items and shall assert no copyright patent or other claim to their use, development and/or production. KFBRL/Yale shall use the Provided and Derived Items solely for the Tests under the terms of this Agreement, shall not employ them for commercial purposes, and shall not provide them to any third party without _____ prior written consent. 3. <u>Interim and Final Reports</u>. During the term of this Agreement KFBRL/Yale shall keep advised of the progress of the Tests and provide data and interpretive reports (collectively "Interim Reports") as _____ may request, within thirty (30) days following completion of the testing of each Sample. 4. Consideration. a. As full consideration for KFBRL/Yale's services hereunder and for its agreement to the terms and conditions hereof ______ agrees to pay KFBRL/Yale in accordance

with the costs for Tests listed at http://keck.med.yale.edu/price.htm as of the completion date of the tests. Payment will be made to KFBRL/Yale upon the completion of Tests for Samples within thirty (30) days from the date of receipt and approval of an invoice itemizing services and following satisfactory receipt of all items due
b. In the event of premature termination of the Tests, will pay KFBRL/Yale according to the extent of services performed and expenses incurred. In the event of any overpayment by, KFBRL/Yale shall remit the same to within thirty (30) days after such overpayment.
c. KFBRL/Yale will be reimbursed upon presentation of appropriate receipts for all other reasonable expenses incurred at prior request in the performance of services hereunder.
5. <u>Confidentiality</u> . During the term of this Agreement including any extension thereof and ten (10) years thereafter, KFBRL/Yale shall exercise due care to prevent the unauthorized disclosure of Confidential Information and shall not use Confidential Information for any purpose other than that indicated in this Agreement without prior written approval. To assist KFBRL/Yale in maintaining confidentiality, agrees to limit the information given to KFBRL/Yale to only that
data (such as the mass of the sample protein, the procedure used to bring about its final purification and the form/buffers in which the sample is shipped) which is requested by KFBRL/Yale and which is essential for carrying out the requested procedures. Confidential Information shall include Provided Items; all information concerning the Tests and Samples disclosed to KFBRL/Yale by and information developed as a result of conducting the Tests including Derived Items, and Interim and Final Reports; except any portion thereof which:
a) is known to KFBRL/Yale before receipt thereof under this Agreement, except as previously disclosed by to KFBRL/Yale and/or gained through prior services provided by KFBRL/Yale for under obligations of confidentiality;
b) is disclosed to KFBRL/Yale without restriction after the effective date of this Agreement by a third party who has a legal right to make such disclosure; or
c) is or becomes part of the public domain through no fault of KFBRL/Yale's; or
d) is required to be disclosed by law.
6. Publicity/Advertising. Neither party shall use the name of the other party in any

publicity, advertising or information disseminated to the general public without the prior written

included in the annual listing of users of	agrees their name may be the KFBRL/Yale that is submitted to Yale University other grant applications and Progress Reports filed by
compliance with all applicable federal, s but not limited to all safety and environ	FBRL/Yale represents that it shall conduct the Tests in tate and local laws, regulations and guidelines including, mental standards and requirements. KFBRL/Yale shall dures of the Sample during the Tests in complete for the Sample.
this Agreement is that of an independent act on behalf of KFBRL/Yale employees shall be bound Agreement. KFBRL/Yale may not assign	anment and Subcontracting. KFBRL/Yale's status under contractor, and KFBRL/Yale has no authority to bind or except as otherwise expressly stated herein. as employees of KFBRL/Yale by all terms of this in this Agreement to any third party without itten consent, and any attempted assignment and/or and void.
from and damages, and expenses (including reaso KFBRL/Yale to adhere to their Safety Ir	le agrees to indemnify and hold harmless d'against any and all liability, losses, claims of injury or nable attorneys' fees), arising out of (a) any failure by aformation, instructions or other precautions for the negligent act or omission in the performance of any of greement.
<u> </u>	on. This Agreement contains the entire understanding of rein contained and supersedes all previous agreements
with the laws of the State of Connecticu foregoing terms and conditions are accep	ement shall be governed by and construed in accordance to excluding its conflict of laws principles. If the ptable, please have an authorized representative sign and indicate on the following page the name and address of should be returned to.
Ву:	By:
	Name & Title
	Grant & Contract Administration
Date:	Date:
	Tax Identification #060646973

By:	By:
	Shrikant Mane, Ph.D. or Kenneth Williams, Ph.D.
	Co-Director, KFBRL
Date:	Date:
Upon completion, the KFB	RL should mail one original, signed copy of this agreement to: