

**GENERAL TERMS AND CONDITIONS OF SUPPLY OF PRODUCTS AND SERVICES
RESEARCH ONLY LICENSE AGREEMENT**

Structure Note

For clarity, these General Terms and Conditions are structured as follows:

- Sections 1–9 and 15–17 apply to all Agreements (Products and/or Services);
- Sections 10–12 apply exclusively to Products;
- Sections 13–14 apply exclusively to Services and Studies.

In case of any conflict, the general provisions shall prevail unless explicitly stated otherwise in the specific Product or Service sections.

GENERAL PROVISIONS

1. Definitions

Certain terms used by React4life in these General Terms and Conditions have a specific meaning. This article defines those specific meanings.

1. **React4life** means React4life S.p.A. with its headquarters located in Genoa, Italy, and registered under chamber of commerce number GE - 486109, and all of its affiliates and subsidiaries.
2. **Agreement** means any offer, purchase order or other confirmation under which React4life offers, confirms or supplies the Products or Services to the Counterparty.
3. **Background IP Counterparty**: all knowledge, experience and other information shared by Counterparty to React4life in the context of the Services to be performed by React4life, including, but not limited to, test products, liquids, reagents, samples and prototypes or know-how in connection with foregoing.
4. **Background IP React4life**: all patents, trademarks, copyrights, design, agreement, contract, data and know-how as defined below which pertains to React4life and which was not developed or created in the context of the Agreement, but which knowledge, experience and other information (also including tangible objects) are made available by React4life in the context of the Agreement, including, but not limited to, products, liquids, reagents, samples and prototypes; production processes and other processes, working methods or other relevant information or know-how, protocol, assay, white paper, computer software and firmware.
5. **Confidential Information**: means any and all information and knowledge concerning React4life Products, their use and fabrication, prices and other financial terms, including any information provided by React4life that is marked as confidential.
6. **Counterparty** the natural or legal person with whom React4life has entered into or intends to enter into an Agreement.
7. **Documentation** means React4life written user manuals, Product specification sheets, user guides or similar technical instructions for use of a Product in effect on the date React4life delivers such Product to the Counterparty (either provided with the Product or listed on React4life website).
8. **Foreground IP**: all knowledge, experience and other information developed or created in accordance with, in connection with or under the Agreement, as well as any IP Rights acquired as a result of or vested in such knowledge, experience and other information. Such knowledge, experience and other information also include testing results, research findings, and other data

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

derived from research with the use of the Product and related documents, as well as tangible objects such as, but not limited to, liquids, reagents and prototypes, production processes and other processes, working methods, know-how and/or computer software/firmware.

9. **Know-how** means all products and methods, trade secrets, protocols, assay, technical information, processes, expertise, hardware, software, firmware and proprietary technologies developed by React4life.
10. **Licensee** means the counterparty.
11. **Party** means either React4life or the Counterparty, who may also collectively be referred to as the "Parties".
12. **Plan:** a general oversight of the period of time in which the Product will be delivered and/or the Services will be executed, that is determined in the Agreement.
13. **Procedures:** any and all procedures of React4life, applicable to the Services and Products.
14. **Product** means any and all React4life disposables, equipment, instruments, accessories or peripherals, manuals, protocols, whitepaper, sold or otherwise made available by React4life to Counterparty under an Agreement.
15. **Quotation:** a document drawn up by React4life that forms a specified offer for the delivery of the Product to and/or performance of the Services by React4life.
16. **Services:** all services to be undertaken by React4life on the basis of the Agreement, first or second line support services, helpdesk as well as training services, and the Software and Studies;
17. **Software:** any software or firmware, which are part of the Product.
18. **Specifications** means React4life written technical specifications for a Product in effect on the date React4life delivers the Product, either provided as part of the Documentation or on React4life's website.
19. **Studies:** research activities to be executed by React4life as specified in the Agreement.

2. General matters to be taken into account

2.1 The Agreement is subject only to the General Terms and Conditions; any other general terms and conditions (of Counterparty) are explicitly rejected and therefore not applicable to the Agreement. These General Terms and Conditions are also applicable to all requests, Quotations, offers, instructions, orders, order confirmations, agreements and any other acts with respect to the supply of the Product and the provision of Services to the Counterparty by React4life.

2.2 This Agreement supersedes any previous agreements between React4life and Counterparty in connection with the same subject matter e.g. Products/Services.

2.3 React4life can only be bound by changes or additions to, an expansion of and/or deviation from the Quotation, the Agreement or a deviation from the General Terms and Conditions if they are confirmed on behalf of React4life in writing or by email followed by written confirmation by a person who is officially authorized to represent React4life.

3. Quotation and Agreement

3.1 Prior to concluding an Agreement, React4life will send Counterparty a Quotation. The Quotation is only binding on React4life if it is confirmed on behalf of React4life by a person who is officially authorized to represent React4life under reference to the Quotation and the Quotation number, and accepted within its period of validity as specified in the Quotation. If no term has been included in the Quotation, the Quotation is valid for one month after it has been issued by React4life.

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

3.2 The Agreement is fully effective when the Counterparty accepts the quotation, and React4life emits an order confirmation.

3.3 React4life's obligations pursuant to the Agreement shall be obligations to achieve to perform to the best of one's ability, except where the wording or the context specifically provides otherwise.

4. License, Allowed Use and Title

4.1 The Products, Services, Studies and their use are covered by know-how owned and/or in-licensed by React4life. Subject to these General Terms and Conditions, Counterparty is granted a non-exclusive and non-transferable limited license under React4life's intellectual property rights to use the Product in accordance with the Product Documentation and subject to the terms of next articles.

4.2 The Counterparty must be a non-profit institution. Different cases are covered by another contract.

4.3. The use by the Counterparty is explicitly limited (on a limited license basis) to in-house laboratory research use only for non-profit purpose. No other right is granted to the Counterparty whether expressly, by implication, by estoppel or otherwise. For clarity, any (i) medical device use, (ii) diagnostic and therapeutic use, (iii) use of the Products in foods, cosmetics, drugs or medical devices for humans or animals, for development of prebiotics and postbiotics, and (iv) any reselling, distributing, transfer, (v) use for the provision of services to third parties of Products or Documentation applicable to React4life Products to any third party by the Counterparty, is explicitly prohibited.

4.4 Counterparty is explicitly prohibited to (de)compile, modify, improve, reproduce, reverse engineer, transfer, disassemble, distribute, market and/or sell, in whole or in part, any Products of React4life (hardware, firmware, documents, protocol). Counterparty further represents and warrants that it will not knowingly use any Product in any way that would infringe any third-party intellectual property rights.

4.5 React4life's product are composed by equipment, software and/or disposable. Counterparty is allowed to use disposable products intended as single use; once opened, they can be used for one experiment and it is not allowed to clean, wash, sterilize, reuse them. Sterility conditions and good outcome of experiments, as well as good React4life reputation, are guaranteed only by using brand new products. After use, the Licensee is authorized to dispose of the item in compliance with applicable regulations and the instructions provided by React4life.

4.6 Counterparty doesn't have any rights to use any Products, Services and Studies until Counterparty has paid to React4life all outstanding amounts pursuant to the Agreement.

4.7 Any times or delivery dates set forth in an Agreement are indicative in nature and not binding, unless this has been expressly agreed upon in advance and in writing. Exceeding of the delivery period does not give Counterparty the right to cancel the Agreement or to refuse the receipt of the Product and/or the Services and/or studies.

4.8 The Counterparty agrees that React4life's products and/or methods and/or know-how shall not be used in conjunction with, or in combination with, any products, methods or know-how without the explicit consent of React4life.

4.9 Any use that violates any of the provisions stated above shall be considered a material breach of these Licensing Terms.

4.10 Consequences of Breach

(a) Upon detection of any breach of the licensing terms, the Licensor shall give the Licensee written notice specifying the breach and demanding cure within thirty (30) days.

(b) If the breach is not cured within the cure period, the Licensor may, at its sole discretion, (i) terminate this Agreement immediately, (ii) demand payment of any outstanding amounts, and (iii) seek injunctive relief and/or damages for any loss suffered.

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

(c) The Licensor shall be entitled to recover all reasonable costs, including attorney's fees, incurred in enforcing this Agreement.

(d) No waiver of any breach shall constitute a waiver of any other breach or future breach.

5. Confidentiality

5.1 Neither Party shall disclose the other Party's Confidential Information obtained in relation to the Agreement or during its execution. Each Party shall procure that its employees, affiliates or third parties engaged to perform the obligations under the Agreement will keep secret and not disclose such Confidential Information, other than referred to in Section 6.3. In addition, the Parties hereto shall treat all information received from the other Party, including ideas, processes, knowledge, trade secrets, work, procedures, substances, samples, know-how and other IP information, business information, Counterparties, relations, prices, technical information, Background IP Counterparty/Background IP React4life, reports – including the Final Report – and analyses, evaluations, data and other information and materials as confidential and proprietary to such other Party ('Confidential Information'), shall maintain the secrecy of the Confidential Information and shall not disclose or publish anything with regard to the Confidential Information without the prior written permission of the other Party.

5.2 The foregoing shall not apply to Confidential Information which (i) is or becomes part of the public domain without fault on the part of the receiving Party; (ii) was already known by the receiving Party, other than as a result of the receiving Party's breach of any legal obligation; (iii) becomes known to the receiving Party on a non-confidential basis through disclosure by sources other than the disclosing Party, and having the legal right to disclose such Confidential Information; or (iv) is independently developed by the receiving Party, as can be demonstrated with proper proofs, without reference to or reliance upon the disclosing Party's Confidential Information. If the receiving Party is required by a governmental authority or by order of a court of competent jurisdiction to disclose any of the disclosing Party's Confidential Information, the receiving Party will give the disclosing Party prompt written notice thereof and the receiving Party will take all reasonable and lawful actions to avoid or minimize the degree of such disclosure. The receiving Party will cooperate reasonably with the disclosing Party in any efforts to seek a protective order.

5.3 React4life may provide Counterparty's Confidential Information solely to its employees, consultants and subcontractors on a need-to-know basis; provided, however, that any such employees, consultants and subcontractors are bound by written obligations of confidentiality.

6. Intellectual Property (IP) Rights

6.1 Regarding the Product and Services that are property of React4life as described in the following articles, React4life is solely entitled to apply for IP Rights.

6.2 Any know-how, methodologies, or processes used or developed by React4life to provide the Services to the Counterparty under the Agreement that are of general applicability, as well as any improvements thereto developed during the performance of Services, and any copyrights, trademarks, patents, trade secrets, knowledge, experience or any other proprietary rights thereon, remain the sole and exclusive property of React4life. The foregoing also qualifies as 'Confidential Information', as referred to in article 6, although included in reports, documentation, verbal meeting and any other methodology of transmission of information from React4life to the Counterparty.

6.3 Insofar as it does not include any React4life IP, Counterparty will, fully and freely, own the results and data arising from the provision of the Services and any intellectual property rights that may be

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

vested on such results and data ("Counterparty IP"). React4life shall have the right to use the results and data arising from the provision of the Services for its internal research purposes.

6.4 Notwithstanding the aforementioned, Parties explicitly acknowledge that any results directly related to the Background IP Counterparty, that are generated as a result of the Studies, will be considered as Confidential Information of Counterparty.

6.5 Any modification, improvement, enhancement, derivative work, or development that relates directly to the structural, mechanical, microfluidic, architectural, software, firmware, engineering, manufacturing, or core operating principles of the React4life Technology (the "Technology Improvements") shall be the sole and exclusive property of React4life, irrespective of which Party conceived, developed, or implemented such Technology Improvements.

For clarity, experimental designs, biological models, assay configurations, research protocols, analytical methods, data interpretations, or scientific applications developed by the Counterparty through the use of the React4life Technology, which do not alter or improve the underlying React4life Technology itself, shall remain the property of the Counterparty pursuant to Section 6.3.

Nothing in this Section shall be interpreted as granting the Counterparty any right to claim, patent, restrict, or otherwise encumber the React4life Technology or its use, which remains subject to Section 6-bis.

6.6 Without limiting the limited license expressly granted under Section 4.1, Counterparty is solely responsible for determining whether it has all the intellectual property rights that are necessary for its intended use of a Product and whether it may be required to obtain any intellectual property rights from a third party.

6.7 Counterparty warrants that no third-party IP Rights are infringed by the use of the Background as specified or provided by Counterparty and/or in the event a specific procedure is requested by Counterparty to be applied by React4life in connection with the performance of the Studies by React4life. Counterparty indemnifies and holds harmless React4life against all claims, demands, losses, proceedings, costs and expenses (including legal fees), which may be brought or asserted against React4life by a third party on the grounds of infringement of third-party IP Rights as a consequence of using the Background or specific procedures requested by Counterparty to be applied by React4life.

6.8 In the event the Counterparty discovers an infringement of IP Rights that pertain to React4life, the Counterparty must notify React4life as promptly as possible.

6.9 The Counterparty shall not alter or delete any indications of origin of React4life or third-party suppliers (including trademarks, logos and trade names) that are attached to or displayed on the Product or any other goods provided by React4life.

6.10 To the extent that React4life's Intellectual Property rights do not vest automatically in React4life, Counterparty undertakes to cooperate immediately in the transfer of the IP Rights to React4life and to execute any document or deed necessary to vest such Intellectual Property in React4life, and Counterparty hereby gives React4life a nonrevocable power of attorney (including the power to subdelegate such power to any attorney or notary of law) to execute such document or deed necessary to vest such Intellectual Property in React4life.

6-bis. Regulatory and Patent Notification

6-bis.1 Obligation of notification: the Counterparty shall promptly notify React4life in writing of any patent application, regulatory submission, clinical trial application, investigational new drug application (IND), clinical trial authorization (CTA), new drug application (NDA), biologics license application (BLA), marketing authorization application (MAA), investigational device exemption (IDE),

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

variation, amendment, supplement, or any equivalent filing or submission made to any regulatory, governmental or quasi-governmental authority worldwide, which includes, references, relies upon, or incorporates data, results, analyses, or information generated through the use of the React4life Technology. Such notification shall be provided no later than thirty (30) days prior to submission, where reasonably practicable.

6-bis.2 Patent Limitation: any patent application filed by the Counterparty shall be strictly limited to inventions relating exclusively to the Counterparty's own compounds, products, formulations, or therapeutic developments.

The Counterparty shall not, directly or indirectly:

- (a) claim any modification, improvement, derivative, or adaptation of the React4life Technology;
- (b) claim any method of use of the React4life Technology;
- (c) claim any regulatory positioning, validation, qualification, or defined Context of Use of the React4life Technology;
- (d) file any patent or other intellectual property right that would restrict, encumber, or otherwise impact the freedom to operate of React4life with respect to its Technology.

Any such filing shall constitute a material breach of this Agreement.

6-bis.3 No Implied License: Notification under this Article shall not be construed as granting any additional license or right beyond those expressly granted under this Agreement.

6-ter. Regulatory Qualification and Method Governance

6-ter.1 Scope: any initiative, program, submission, grant application, regulatory qualification procedure, scientific advice request, method validation program, regulatory consultation, or similar process aimed at defining, validating, qualifying, standardizing, benchmarking, or positioning the React4life Technology for regulatory purposes (including, without limitation, NIH iSTAND, FDA qualification programs, EMA Qualification Advice or Opinion, EMA Scientific Advice where the Technology is addressed, EURL-ECVAM evaluations, NAM-related qualification initiatives, or equivalent programs worldwide) shall be subject to the provisions of this Article.

6-ter.2 Prior Written Consent and Mandatory Involvement: the Counterparty shall not initiate, participate in, or submit any such initiative involving the React4life Technology without the prior written consent of React4life.

Where the initiative defines, proposes, or evaluates a Context of Use, regulatory positioning, validation framework, performance claim, predictive claim, or decision-making relevance of the React4life Technology, React4life shall be included as co-applicant, co-proponent, or formally involved partner in such initiative.

6-ter.3 Context of Use and Regulatory Positioning: the definition of any Context of Use, validation scope, performance characteristics, regulatory positioning, or scientific representation of the React4life Technology shall be subject to mutual prior written agreement between the Parties.

The Counterparty shall not independently define, restrict, expand, reinterpret, or characterize the regulatory relevance of the React4life Technology in any regulatory qualification context without such agreement.

6-ter.4 Material Breach: failure to comply with this article shall constitute a material breach of the Agreement and shall entitle React4life to exercise all remedies available under this Agreement and applicable law.

6-quer. Non-Commercial Competitive Development

The Counterparty shall not use the React4life Technology for the purpose of developing, manufacturing, marketing, licensing, or commercializing any microfluidic device, organ-on-chip system, or platform that competes with the React4life Technology.

Nothing in this clause shall restrict the Counterparty from conducting fundamental academic research in the field of micro or milli fluidics or organ-on-chip technologies, provided that:

- (a) such research does not involve reverse engineering of the React4life Technology;

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

(b) such research does not use the React4life Technology as a benchmark for commercial replication;
(c) no commercialization or technology transfer to third parties is carried out without prior written consent of React4life.

Any commercialization of research results that would lead to the development of a competing platform shall require a separate written agreement with React4life. Any breach of this clause shall constitute material breach of the Agreement.

7. Fees And Expenses

7.1 Counterparty shall pay to React4life the prices and fees specified in the Agreement. All prices and fees are excluding value-added tax ("VAT") and duties (including export or import duties), permits and licenses, freight or insurance and inspection and any other taxes or government levies, as well as costs for transport and delivery, which are borne by the Counterparty unless explicitly stated otherwise in the Agreement. If in consultation with the Counterparty deviations from the Agreement between React4life and the Counterparty are made, the costs deriving from such deviations are invoiced to the Counterparty against the prices and fees that apply at such time.

7.2 Unless otherwise stated in the Agreement, payment will be made, without any deduction, discount or debt settlement, upon receipt of the invoice for Products, Services and Studies delivered by React4life. Payment shall be into the bank account mentioned in the invoice.

7.3 Counterparty will pay a late fee to the extended provided for Italian law n. 231/2002 on any overdue amounts. All costs and expenses incurred by React4life with respect to the collection of overdue payments (including, without limitation, reasonable attorney fees, expert fees, court costs and other expenses of litigation) are for the Counterparty's account. If any portion of an invoice is disputed, the Counterparty shall pay the invoice even in case of dispute and the parties shall use good faith efforts to reconcile the disputed amount as soon as practicable.

8. Liability and Indemnification

8.1 To the maximum extent permitted by applicable law, all Services, Studies, and Products are delivered by React4life "as is" without warranty of any kind. React4life expressly disclaims all warranties, whether express, implied, or statutory, including, without limitation, any implied warranties of title, non-infringement, merchantability, fitness for a particular purpose, accuracy, completeness, or uninterrupted or error-free operation.

8.2 Except for gross negligence, willful misconduct, or intentional fraud by React4life or its officers, or by third parties engaged by React4life in the execution of the Agreement, React4life's total aggregate liability and the Counterparty's exclusive remedy for any claim arising out of or in connection with this Agreement (whether in tort, contract, strict liability, or any other theory) shall be limited to:
(a) replacement of any non-conforming Product or, where replacement is not feasible; or
(b) a refund of the fees actually paid for the specific Services or Products giving rise to the claim. In no event shall the total liability exceed the aggregate fees paid by the Counterparty for those specific Services or Products.

React4life shall in no case be liable for any incidental, special, punitive, or consequential damages, including, without limitation, loss of profits, revenue, savings, data, business interruption, or goodwill.

8.3 The limitation above shall not apply to:

(a) Damage caused by a safety-related Defect (i.e., a lack of safety creating an unreasonable risk to health or property) of the Products that is attributable to React4life, the Manufacturer, or any supplier, in accordance with Directive 2019/771/EU and the Italian Consumer Code.

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

(b) Damage resulting from gross negligence, willful misconduct, or intentional fraud of React4life, its officers, or its contractors.

(c) Product Liability. Nothing in this Agreement shall exclude or limit any non-excludable product liability for damage caused by a safety-related defect of a physical Product manufactured and supplied by React4life, to the extent such liability cannot be excluded under mandatory product-liability laws (including Articles 114–127 of the Italian Consumer Code). However, React4life shall not be liable for any damage arising from (i) misuse, mishandling, modification, or combination of the Product with non-React4life products or systems; (ii) use not compliant with the Product's intended purpose, user manual, safety instructions, or applicable regulations; or (iii) normal wear and tear, storage, or transport outside recommended conditions.

(d) Any other liability that cannot be excluded or limited under applicable law.

8.4 The Counterparty must notify React4life in writing of any alleged Defect within ninety (90) calendar days after the Defect becomes apparent. Failure to give such notice shall bar any claim for that Defect. Any legal action based on a properly notified Defect must be commenced within three (3) years from the date of the written notice (or the statutory period, if longer, shall prevail).

8.5 React4life shall not be liable for damages (including loss of profits or other consequential losses) arising from the Counterparty's use of the Products that results in an alleged infringement of third-party intellectual-property rights, provided that React4life has not given an express warranty of non-infringement.

8.6 The Counterparty shall indemnify and hold harmless React4life, its affiliates, officers, employees, and subcontractors from and against any and all claims, losses, liabilities, costs, and expenses (including reasonable attorneys' fees) arising from:

(a) the Counterparty's use, handling, transport, or further processing of any Product or data after delivery;

(b) interpretations, conclusions, or decisions made by the Counterparty or third parties based on the Reports or data;

(c) any infringement or violation of third-party rights caused by such use; or

(d) materials, compounds, or samples supplied by the Counterparty that are defective, unsafe, or non-compliant with applicable law, unless such claim results directly from React4life's proven gross negligence or willful misconduct.

8.7 Neither Party shall be held liable or responsible to the other Party, nor be deemed to have defaulted under or breached this Agreement, for failure or delay in fulfilling or performing any term of the Agreement (other than an obligation to pay an amount) when such failure or delay is caused by events beyond the reasonable control of the non-performing Party. The non-performing Party shall notify the other Party of such force majeure within thirty (30) days after such occurrence by giving written notice stating the nature of the event, its anticipated duration, and any action being taken to avoid or minimize its effect.

9. Governing Law and Jurisdiction

9.1 These General Terms and Conditions, any and all Agreements and any and all offers made by React4life are exclusively governed by the laws of Italy. The United Nations Convention on Contracts for International Sale of Goods (CISG) does not apply.

9.2 The Agreement will be governed by the laws of Italy, without regards to its conflict of law principles. Any dispute, difference or litigation arising out of or relating to the Agreement, concerning the Agreement's existence, validity, interpretation, performance or termination or arising from the

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

consequences and results hereof shall be referred exclusively to the competent courts of Milan (Italy) having jurisdiction under ordinary conditions.

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

PART ABOUT PRODUCTS

10. Shipment, Inspection and Acceptance

10.1 Unless indicated otherwise in an Agreement, delivery of Products shall take place ex Works at React4life facilities, as selected at the discretion of React4life, in conformity with the conditions of the latest version of Incoterms published by the International Chamber of Commerce (ICC) as applicable on the date of the Agreement, and subject to Section 4.5.

10.2 Counterparty will use reasonable care in using, handling, storing, transporting and disposing of the Products in accordance with the Documentation, and ensure that Products are used and handled only by qualified laboratory personnel under Counterparty's immediate and direct control and who have been trained to use the Products.

10.3 Counterparty will have the right to inspect received Products for defects and/or non-conformance with the Product Specifications for a period of 15 days after receipt of the Product at Counterparty facilities. A Product will be deemed accepted by Counterparty unless Counterparty notifies React4life in writing of any defect or non-conformance relating to the Product within this (15) working day period. React4life will, at its sole discretion, repair or replace the rejected Product at React4life cost, which will be Counterparty's sole remedy for rejected Products.

11. Transfer of ownership (retention of title) and License of use

11.1 Title to any React4life's know-how will remain with React4life. Counterparty is granted a non-transferable, non-exclusive license to use the Products, Services, and Studies in accordance with the terms of this Agreement. The Counterparty does not acquire any ownership rights to the Products, Services, or Studies, but only the right to use them as specified in this Agreement.

11.2 In case of loan of the Product, React4life will retain ownership of the Product for the duration of the loan as agreed upon in the Agreement.

12 Product Warranty

12.1 All Product warranties given by React4life under this section (the "Product Warranty") are personal and may not be transferred or assigned to a third party. React4life makes no warranty of any kind that the Products will satisfy Counterparty's intended uses or requirements, or desired results. Any warranty that cannot be disclaimed under applicable law will be limited in duration to the applicable warranty period.

12.2 React4life warrants that Products will conform to their Specifications for the period (including if applicable the shelf life) after the delivery date that is indicated in the Documentation for such Product. The Product warranty does not apply to, and React4life expressly disclaims any express, implied or statutory warranty for any third-party products or consumables that may be acquired or used with the Products. The Product Warranty also does not apply to, and React4life will have no liability for, any Product non-conformance or defect that is attributable to (i) normal wear and tear, abuse, misuse, improper storage or handling, neglect, accident, unauthorized alterations, modifications or use contrary to the Documentation or Specifications (ii) maintenance or repair other than if performed by React4life or with React4life's express authorization (iii) failure to maintain the Products in accordance with the Documentation or Specifications, and (iv) any force majeure event or other external cause.

12.3 Any warranty claim must be made in writing by Counterparty within 30 working days of:

(A) discovery of the defect by Counterparty; or

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

(B) the date Counterparty should have reasonably discovered the defect, whichever is earlier. After the aforementioned period, any warranty claim will lapse.

12.4 After the warranty has been recognized in written form by React4life, the Counterparty shall send at their own expense the product to React4life for repair/substitution.

12.5 To meet its warranty obligations in respect of the Product's hardware, React4life shall, at its sole discretion, either replace the defective (part of the) hardware with a new (part of the) hardware free of charge, or repair the defective (part of the) hardware free of charge. The remedies in this clause shall constitute Counterparty's sole remedy.

12.6 The Software is made available on an 'as-is' basis without any warranties of any kind, whether express or implied. React4life does not warrant that the use of the Product's software will be uninterrupted or error-free.

12.7 Any warranty as provided for by React4life does not cover any defects, which are caused by governmental or international rules and regulations in respect of the nature and quality of applied materials.

12.8 All warranty obligations expire if:

(A) Counterparty makes changes, reparations and/or performs other activities on the Product by itself or has this done by a third party;

(B) the Product is or has not been accurately used, maintained or treated in accordance with the delivered or applicable regulations or the directions for use or is or has been in any other way improperly used, maintained or treated;

(C) the Product is or has been used for other purposes than for what it is meant to be used;

(D) Counterparty does not fulfil his payment or license obligations;

(E) Counterparty allows untrained personnel to use the Product.

12.9 React4life's warranty does not cover normal wear and tear.

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

PART ABOUT SERVICES AND STUDIES

13 Counterparty Obligations

13.1 Counterparty shall timely and appropriately provide React4life with any and all Counterparty Information and Counterparty Materials that React4life requires for the proper and timely performance of the delivery of the Services under the Agreement no later than 14 (fourteen) days prior to the date of commencement of the Services. Counterparty guarantees the accuracy, completeness and reliability of the Counterparty Information and Counterparty Materials provided to React4life, even if this has been obtained from third parties.

13.2 Counterparty guarantees that it is entitled to disclose to React4life the Counterparty Information and to provide any Counterparty Materials.

13.3 Counterparty further guarantees that the Counterparty Information and Counterparty Materials do not contain any personal data.

13.4 Counterparty shall, at all times, keep a back-up of the Counterparty Information provided by the Counterparty.

13.5 Any additional costs and/or damage caused by a delay in the provision of the Services as result of the Counterparty's failure to timely provide React4life with the requested Counterparty Information, Counterparty Materials and related documentation will be borne by the Counterparty.

13.6 Counterparty will be responsible for delivering the Counterparty Materials to React4life at React4life's operational address and in the specific format as is agreed in the Agreement. Counterparty will be responsible for the costs of such delivery and for obtaining all import and export licenses required to deliver the Counterparty Materials to React4life.

13.7 Counterparty shall be responsible for notifying React4life of any hazards associated with the Counterparty Materials and its use. Counterparty will provide React4life with written safety declarations and instructions on handling, use, transport, storage, and disposal of Counterparty Materials. Counterparty shall further declare and guarantee that any Counterparty Material will be provided to React4life in a sterile, non-infectious, non-hazardous, non-toxic, and non- carcinogenic state and based on its quantity, concentration or physical, chemical or biological characteristics, the Counterparty Material will not cause or pose a present or potential hazard to human health or the environment when properly used, treated, stored, disposed of, generated, manufactured, transported, or otherwise handled. Counterparty shall be responsible for all Losses incurred by React4life and its employees as a result of using or handling the Counterparty Materials.

13.8 The Counterparty Materials shall at all times remain the property of the Counterparty.

13.9 React4life shall not reverse-engineer, analyze or otherwise attempt to derive the properties, composition, construction or method of manufacture of Counterparty Materials, including but not limited to, analysis by physical, chemical or biochemical means and shall not cause a third party to do the same.

13.10 Following (6) six weeks after completion of the Services/Studies, React4life shall destroy any remaining Counterparty Material, unless otherwise specifically agreed to under an Agreement. Destruction, disposal, return or any other agreed upon processing of Counterparty Materials after completion of the Services will be done at Counterparty's cost.

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

14 Execution of The Engagement

14.1 All Services/Studies are to be executed by React4life to the Counterparty are described in the Agreement.

14.2 React4life will make every effort to deliver the Services with reasonable skill, care and diligence.

14.3 React4life shall carry out its obligations under the Agreement in accordance with all applicable laws and regulations. React4life shall not, under any circumstance, be required to commit any act or omission that is in conflict or incompatible with the aforementioned laws and regulations.

14.4 React4life will determine the manner in which the Agreement will be executed and by whom and will be entitled to engage third parties as a subcontractor in the execution of the Agreement without any notice to the Counterparty.

14.5 In all cases, unless otherwise explicitly agreed to in writing by both Parties, React4life shall not be responsible to provide to Counterparty any other deliverables than those specifically agreed upon in the Agreement.

GENERAL PROVISIONS – APPLICABLE TO BOTH PRODUCTS AND SERVICES

15. Publication

15.1 Counterparty can use the name of React4life and its Products, but shall not make use of or refer to any Confidential Information of React4life (including (the terms of) the Agreement), in any connection whatsoever. Counterparty shall communicate this event in written form to React4life. React4life is allowed to make Counterparty reference in its marketing material.

15.2 By using any React4life technology, the Counterparty agrees to explicitly and unambiguously cite the technology in all dissemination activities related to their work. Dissemination activities include, but are not limited to, scientific papers, white papers, book chapters, posters, conference talks, presentations, and any other public or private communication of research results. The aforementioned examples are provided for illustrative purposes only and do not constitute an exhaustive list. The citation must clearly indicate the use of React4life technology, ensuring that no ambiguity or misinterpretation arises regarding the tools, methodologies, or technologies employed. Failure to comply with this requirement may constitute a breach of these terms and conditions, potentially leading to consequences as defined by applicable law or contractual agreements.

15.3 Nothing in this Article shall be interpreted as granting the Counterparty the right to define, position, validate, or qualify the React4life Technology for regulatory purposes without compliance with Articles 6-bis and 6-ter.

16. Assignment and setoff

Counterparty is not permitted to assign any rights or obligations under the Agreement without the prior written consent of React4life by a person who is officially authorized to represent React4life. Counterparty has no right to withhold or reduce any payments or to offset existing and future claims against any payments due for Product sold or leased, or Services performed under the Agreement or under any other agreement that Counterparty may have with React4life.

17. Entire Agreement and Severability

17.1 This Agreement constitutes the entire agreement between the Parties and supersedes all prior understandings, whether written or oral, relating to its subject matter.

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com

17.2 If any provision of this Agreement is held to be invalid, illegal, or unenforceable under applicable law, such provision shall be deemed modified to the minimum extent necessary to make it valid and enforceable, and the remaining provisions shall continue in full force and effect.

REACT4LIFE S.p.A.

VAT (P.IVA) 02436280990
REA GE486109
www.react4life.com

LEGAL

Via D. Fiasella 1
16121 Genova (GE) – IT
amministrazione@react4life.com

OPERATIONAL

Via Greto di Cornigliano 6/R
16152 Genova (GE) – IT
info@react4life.com