Invibio Limited - General Terms and Conditions of Sale - PEEK-CLASSIX™ (12th September 2022 Edition)

The following terms and conditions are incorporated by referenced into the Contract (as defined below).

1. **DEFINITIONS** - In these Conditions:

"**Condition(s)**" means these standard terms and conditions of sale;

"**Contract**" means the particular individual contract for the supply of Products by INVIBIO to the Customer created by the issue by INVIBIO to the Customer of the Sales Order Acknowledgement pursuant to Condition 3 below;

"Customer" refers to the individual firm or company to whom a quotation for the sale of Products is addressed or whose purchase order for the purchase of Products is accepted by INVIBIO;

"Group Company" means in relation to a party, that party, each and any subsidiary or holding company from time to time and each and any subsidiary from time to time of a holding company of that party (with "holding company" and "subsidiary" defined in accordance with Section 1159 of the Companies Act 2006;

"**Incoterms**" means Incoterms 2010 as published by International Chamber of Commerce or such other edition in force at the date when the Contract is made;

"Permitted Uses" means the definition set out at Condition 10.1

"**Products**" means the PEEK-CLASSIX[™] materials as specified in a Sales Order Acknowledgement;

"Sales Order Acknowledgement" means the document entitled Sales Order Acknowledgement generated by INVIBIO and sent by post, courier, fax or e-mail by INVIBIO to the Customer,

"Services" means any services to be provided by INVIBIO to the Customer as ancillary services in respect of the supply of the Products by INVIBIO;

"Special Conditions" means such additional terms agreed from time to time in writing between INVIBIO and the Customer, and

"INVIBIO" means Invibio Limited (registered in England under number 4088050) whose registered office is Victrex Technology Centre, Hillhouse International, Thornton Cleveleys, Lancashire FY5 4QD.

The headings are for convenience only and shall not affect the interpretation of this document.

All references to prices, Products and Services contained in these Conditions shall be taken to mean the prices, Products and Services detailed in INVIBIO's Sales Order Acknowledgement.

2. APPLICATION

- (a) These Conditions shall govern and be incorporated in every Contract made by or on behalf of INVIBIO with the Customer and unless otherwise expressly agreed in writing between INVIBIO and the Customer shall prevail over any terms and conditions contained or referred to in any documentation submitted by the Customer or in correspondence or elsewhere or implied by trade custom, practice or course of dealing. The Customer acknowledges that the Contract shall be based on these Conditions and any Special Conditions.
- (b) INVIBIO's quotation is not to be taken as an offer.
- (c) INVIBIO is prepared to receive the Customer's order by telephone, by fax or by e-mail but will have no responsibility whatsoever for any error or omission in the transmission of the Customer's order.

INVIBIO shall be entitled to rely in all respects and in all circumstances on the contents of the Sales Order Acknowledgement as stating the quantity and grade of the Products and any Services to be supplied. Accordingly it shall be the Customer's sole responsibility to check the Sales Order Acknowledgement and to notify INVIBIO forthwith after the receipt of the same where the Products and any Services are not properly stated in the Sales Order Acknowledgement.

3. ORDERS

INVIBIO shall, as soon as reasonably practicable after receipt of an order, notify Customer of whether it accepts such order and the anticipated delivery date for that order by issuing a Sales Order Acknowledgement. Each order which is so accepted shall constitute an individually binding Contract.

4. DELIVERY

- (a) Time for delivery of the Products and completion of the Services is given as accurately as possible but is not guaranteed. Except where otherwise agreed in the Sales Order Acknowledgement, INVIBIO shall deliver to the Customer's premises as stated in the Customer's order(s).
- (b) The Customer shall have no right to cancel the Contract for failure of INVIBIO to meet any delivery or completion time stated.
- (c) All Products delivered to Customer shall be delivered in accordance with the terms of delivery specified in the Sales Order Acknowledgement.
- (d) Upon receipt of each delivery of Products sold hereunder, the Customer shall examine such Products for any damage, defects or shortage. INVIBIO will have no liability unless the Customer notifies INVIBIO in writing of such damage, defects or shortfall within thirty (30) days of receipt of the Products, following which the provisions of Condition 10(c) shall apply. If the Customer fails to give such notification, the delivery in full.
- (e) Failure by the Customer to take delivery of any one or more instalments of Products delivered in accordance with the Contract shall entitle INVIBIO to terminate the Contract either in whole or part.
- (f) INVIBIO shall be entitled to deliver the Products by instalments. Each instalment shall be treated as if it constituted a separate and distinct contract between INVIBIO and the Customer.
- 5. PRICE
- (a) Save as otherwise agreed in writing by INVIBIO, the prices of the Products:
 - (i) will be those prevailing at the time of delivery;
 - (ii) are stated as a price per tonne, litre, metre, squared metre or kilogram (as appropriate);
 - (iii) shall exclude all costs associated with expedited delivery including but not limited to costs relating to freight, transportation, insurance, delivery and unloading; and
 - (iv) are exclusive of any sales, excise, value
 added taxes or other taxes, which INVIBIO shall add at the appropriate prevailing rate.
- (b) INVIBIO shall be entitled to update and modify the prices for the Products.

6. RETENTION OF TITLE

- (a) Risk of damage or loss of the Products shall pass to the Customer at the time of delivery.
- (b) Notwithstanding delivery and passing of the risk of loss, Products will remain the property of INVIBIO until INVIBIO receives payment in full (in

cash or cleared funds) for the Products and any other goods or Services that INVIBIO has supplied to the Customer in respect of which payment has become due, in which case title to the Products shall pass at the time of payment of all such sums.

- (c) From delivery until title to the Products passes to the Customer, the Customer shall insure the Products for full value. The Customer shall hold the proceeds of any claim on the insurance policy on trust for INVIBIO and shall immediately account to INVIBIO for any proceeds.
- (d) Until such time as the property in the Products passes to the Customer the Customer shall hold the Products as INVIBIO's trustee and shall keep the Products separate from those of the Customer and third parties and properly stored, protected and insured and identified as INVIBIO property, but shall be entitled to use (or where authorised by INVIBIO in writing in advance, resell) the Products in the ordinary course of its business in which case all proceeds from such resale or reuse shall be held by the Customer in trust for the benefit of INVIBIO.
- (e) Until such time as title to the Products passes to the Customer, (and provided the Products are still in separate identifiable existence and have not been resold) INVIBIO shall be entitled at any time to require the Customer to deliver up the Products to INVIBIO and if the Customer fails to do so forthwith, to enter upon any premises of the Customer where the Products are stored and repossess the Products (all to the fullest extent permitted by law, and where the Products are stored at the premises of a third party the Customer shall procure a right for INVIBIO to enter such third party's premises to repossess the Products).
- (f) The Customer shall not be entitled to pledge, grant a security interest in, or charge by way of security for any indebtedness any of the Products which remain the property of INVIBIO, and if the Customer does so all monies owing by the Customer to INVIBIO shall (forthwith become due and payable, without prejudice to any other right or remedy of INVIBIO).
- g) Notwithstanding any other provision of this Condition 6:
 - (i) the Customer shall be entitled to use (or where authorised by INVIBIO in writing in advance, resell) the Products in the ordinary course of business, provided that this right shall automatically cease should the Customer become subject to any of the events listed in Condition 13(a)(ii); and
 - (ii) INVIBIO may elect for title to the Products to pass to the Customer at any time following delivery to the Customer.

7. SERVICES

- (a) The provisions of this Condition 7 shall only apply if INVIBIO is providing Services to the Customer.
- (b) In providing Services INVIBIO shall:
 - (i) provide Services with reasonable care and skill;
 - use reasonable endeavours to meet any performance dates agreed between the parties, but any such dates shall be estimates only and time shall not be of the essence for performance of the Services; and
 - (iii) have the right to make any changes to the Services including, but not limited to, changes that are necessary to comply with any applicable law or safety requirement.

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8. PAYMENT

(a) INVIBIO may, on or after the date it sends any instalment of the Products, invoice the Customer for those Products

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- (b) Customer shall pay each invoice in full in accordance with the payment terms as set out on the invoice. Time shall be of the essence for payment of invoices by the Customer.
- (c) Notwithstanding the provisions of Conditions 8(a) and 8(b), INVIBIO reserves the right (in INVIBIO's absolute discretion) to require payment in full for the Products on or before delivery or otherwise to change any credit terms given to the Customer from time to time.
- (d) Interest is payable on overdue amounts of invoices at the rate of 3% over Barclays Bank plc base rate from time to time, to run from the due date for payment until receipt by INVIBIO of the full amount (including any accrued interest) whether before or after judgment.
- (e) INVIBIO may suspend the supply of Products to the Customer where any payment is overdue from the Customer to INVIBIO under any Contract or any contract between INVIBIO (or any Group Company of INVIBIO) and a Group Company of the Customer, until all such amounts have been paid.
- (f) All sums payable in respect of an order shall be payable in full by the Customer without deduction of any kind, whether by way of set-off, counterclaim or otherwise howsoever. The Customer shall not be entitled to set-off an amount owing or alleged to be owing to it by INVIBIO against amounts owing by it to INVIBIO.

9. EXPORT SALES

- (a) The Customer acknowledges that the export of Products and any associated technology, including intellectual property as further described in Condition 14, may be subject to export control regulations in certain applicable jurisdictions (as such regulations may be amended from time to time).
- (b) Customer agrees that as a condition of INVIBIO's acceptance of any order and therefore any Contract made under these Conditions, that:
 - (i) the Products and any associated technology will not be used:
 - for purposes associated with any chemical, biological, nuclear weapons or missiles capable of delivering such weapons, or in support of any terrorist activity; or

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- (2) in breach of any applicable laws, export restrictions, financial or trade sanctions or trade embargoes, including without limitation, in violation of any applicable export licensing requirements under the United States Export Administration Regulations; and
- the Products and any associated technology will not be resold if it is known or suspected that they are intended to be used for such purposes.
- (c) In the event that INVIBIO is not able to obtain any requisite governmental licence, consent or permit or other authorisation in fulfilment of any order or Contract, INVIBIO shall not be liable to the Customer or any third party in respect of any bond or guarantee or for any loss, damage or other resultant financial penalty.
- (d) The sales of the Products are subject to the Incoterm FCA (Incoterms 2020) and delivery shall occur at Suppliers premises in the United Kingdom or at one of Invibio's global warehouses as determined by Invibio. Upon delivery to the proper carrier risk of loss and delay shall pass to the Customer. In the event of any conflict between the provisions of Incoterms and these Conditions, then the Sales Acknowledgement Order shall prevail.
- (e) It is hereby agreed between the parties that the United Nations Convention on Contracts for the

International Sales of Products shall not apply to any Contract pursuant to these Conditions.

(f) The Customer shall be responsible for complying with any legislation or regulations governing the importation of Products into the country of destination and for the payment of any duties on them.

10. USE OF THE PRODUCTS

- (a) <u>Customer shall not use the Products or permit</u> the Products to be used except for the manufacture by Customer of the following applications:
 - i. <u>non-invasive medical devices</u>
 ii. <u>short term invasive medical devices</u> intended for continuous use for up to a maximum of 30 days.
 - healing caps, abutments or gingival formers, used in the healing phase of dental implants being intended for temporary use only in the oral environment for periods of less than 180 days,
 - iv. <u>devices for tooth regulation/orthodontics</u> <u>being intended for temporary use only in</u> <u>the oral environment for periods of less</u> <u>than 180 days</u>,
 - ingestible drug delivery devices that are used as an invasive device for continuous use for up to a maximum of 30 days, and
 - vi. <u>non-medical applications intended to</u> <u>come into contact with food</u>, (collectively, the "**Field of Use**").

(b) If the Customer wishes to add applications into the Field of Use, these will be agreed between the Customer and Invibio in writing and in advance. Due to the nature of the risk to Invibio of PEEK-CLASSIX™ Products being used outside of the Field of Use, if the Customer uses PEEK-CLASSIX™ Products in an application outside of the Field of Use this will be considered a material breach of Contract.

(c) Notwithstanding clauses 10(a) and 10(b), Customer is solely and ultimately responsible for determining the safety, efficacy and suitability for use of the PEEK-CLASSIX[™] Products purchased by Customer from Invibio.

(d) This Condition 10 shall survive termination of the Contract.

11. WARRANTY AND LIABILITY

- (a) INVIBIO warrants that the Products will, when delivered, comply with INVIBIO's standard specification applicable at the time of manufacture.
- (b) INVIBIO reserves the right to amend the standard specification if required by any applicable statutory or regulatory requirement, and INVIBIO shall notify the Customer in any such event.
- (c) INVIBIO is not liable for any defect in the Products unless the Customer has given notice to INVIBIO within the time period provided in Condition 4(d). If the Customer notifies INVIBIO of a defect in the Products within the specified time period, INVIBIO's only obligation is, at its option, to either
 - (i) replace or repair any quantity of the Products that are damaged or defective; or
 - (ii) refund to the Customer the amount paid by the Customer for the quantity of the Products that are the subject of the claim, together with the applicable transportation costs.
- (d) INVIBIO makes no representations and gives no warranties or undertakings:
 - as to the suitability or otherwise of the Products for use in the manufacture of products by the Customer or any other application;

- (iii) for the benefit of the Customer or the Customer's customers or agents.
- (e) It shall be the sole responsibility fo the Customer to determine the safety and efficacy of use of the Products to include without limitation, use in any medical device.
- If the Customer intends to use the Products in a (f) regulated area, it shall be the sole responsibility of the Customer to determine the suitability of the Products in accordance with all applicable laws, regulations and standards (together "Applicable Regulations". The Customer agrees that as a condition of INVIBIO's acceptance of any order and therefore, any Contract made under these Conditions, that the Customer shall not use the Products for any purpose or area that is not allowed under the provisions of Applicable Regulations. If the Customer is in violation of any provisions of Applicable Regulations, it shall be deemed to be in breach of the Contract and INVIBIO shall be entitled to terminate the Contract immediately without prejudice to any other of INVIBIO's rights and remedies.
- (g) INVIBIO has not and will not participate in the design, manufacture, sale or distribution of any of the Customer's products.
- (h) INVIBIO is not liable to the Customer, whether in contract, tort (including negligence) or restitution, or for breach of statutory duty or misrepresentation, or otherwise, for:
 - any defect in the Products or Services caused by fair wear and tear, abnormal or unsuitable conditions of storage, or working conditions, or use after delivery, or an act, omission or default of the Customer or a third party; or
 - any defect that arises as a result of using the design, drawing or specification supplied by the Customer; or
 - the Products differ from the standard selling specification as a result of changes made to ensure they comply with applicable statutory or regulatory requirements; or
 - (iv) loss of revenues, loss of contracts or loss of profits, whether direct, indirect or consequential loss, nor for any indirect or consequential loss and whether arising from negligence, breach of contract or otherwise.
- (i) The entire liability of INVIBIO under or in connection with the Contract, whether in contract, tort (including negligence) or restitution, or for breach of statutory duty or misrepresentation, or otherwise, is limited to an amount equal the total of the charges payable by the Customer under the Contract.
- Except as set out in these Conditions, all conditions, warranties and representations, express or implied by:
 - (i) statute;
 - (ii) common law; or
 - (iii) otherwise, in relation to:
 - (1) the Products; or
 - (2) any intellectual property that may subsist in the Products or in any use or application thereof,

are excluded to the fullest extent permitted by law.

(k) Nothing in these Conditions shall exclude or limit a party's liability for fraud, for death or personal injury caused by its negligence, or for any other matter, if and to the extent that under English Law, liability for it cannot be excluded, restricted or limited in the context of these Conditions. The invalidity, illegality or unenforceability of any part of these Conditions does not affect or impair the continuation in force of the remainder of these Conditions.

(I) This Condition 11 shall survive termination of the Contract.

12. INDEMNITY

The Customer agrees to indemnify, hold harmless, and defend INVIBIO, any Group Company of INVIBIO, and each of its or their respective officers, directors, agents, employees, representatives, successors, and assigns (collectively, "Indemnified Parties") from and against any and all claims, demands, damages, fines, penalties, losses, causes of action, liabilities, and judgments (collectively, "Claims") of every kind (including all expenses of litigation, court costs, and reasonable legal fees), for damage to any property or injury to or death of any person (including, but not limited to, employees of the Customer) resulting from, arising out of, or in any way connected with the acts or omissions to act. of the Customer, its officers, agents, employees, representatives, and contractors (collectively, the "Customer Parties"), including to the extent any such Claims are based in part upon the joint or concurrent negligence or strict liability of Indemnified Parties, or whether any such Claims are by way of tort or contract or otherwise. The Customer will not be required to indemnify Indemnified Parties for any Claims determined by final judgment of a court to have been caused by the wilful misconduct or gross negligence of Indemnified Parties. The Customer shall also indemnify, hold harmless, and defend Indemnified Parties from and against any and all Claims resulting from, arising out of, or in any way connected with, any breach of these Conditions or any Contract made under them by any of the Customer Parties, including breaches of any representation or warranty made hereunder, or the failure of any of the Customer Parties to comply with any third party requirements or with any laws including, but not limited to, fines, penalties, and monetary sanctions imposed by any governmental entity, or political subdivision or agency thereof, associated with any such failure.

13. TERMINATION

- (a) Either party shall be entitled to terminate the Contract by giving written notice to the other if:
 - the other party commits a material breach of any of these Conditions or any Contract made under them and in the case of a material breach capable of remedy, fails to do so within thirty (30) days of written notice being received specifying the material breach and requiring its remedy; and/or
 - (ii) if any encumbrancer takes possession of or a receiver, administrative receiver or similar officer is appointed over any of the property or assets of the other party or if the other party makes any voluntary arrangement with its creditors or becomes subject to an administration order or has an administrator appointed or goes into liquidation or has a resolution for its winding-up passed (except for the purpose of amalgamation or reconstruction not involving insolvency where the resulting entity agrees to be bound by or assumes the obligations imposed on the other party) or becomes insolvent or bankrupt or anything analogous to any of these events under the law of any jurisdiction occurs in relation to the other party or if the other party ceases or threatens to cease to carry on business or if the financial position of the other party deteriorates to such an extent that in the reasonable opinion of the performing party the capability of the other party adequately

to fulfil its obligations under the Contract has been placed in jeopardy.

- (b) On termination or expiry of the Contract, however arising, the Customer shall immediately pay to INVIBIO all of INVIBIO's outstanding unpaid invoices and interest and, in respect of Products supplied but for which no invoice has been submitted, INVIBIO shall submit an invoice, which shall be payable by the Customer immediately on receipt.
- (c) The termination or expiry of the Contract, however arising, will be without prejudice to the rights and remedies of INVIBIO accrued prior to termination. The Conditions that expressly or impliedly have effect after termination will continue to be enforceable notwithstanding termination or expiry of the Contract.

14. INTELLECTUAL PROPERTY

- All intellectual property rights (including but not limited to patents, trade marks, service marks, rights in designs, copyrights, database rights (whether or not any of these is registered and including applications for registration of the foregoing) and all rights and forms of protection of a similar nature or which have equivalent or similar effect to any of the foregoing which may subsist anywhere in the world) in or to the Products or which are used or created in connection with performing the Services shall vest in and shall remain vested in INVIBIO. The Customer acknowledges that these Conditions or any Contract do not operate to vest in the Customer any right, title or interest in or to any such rights. The Customer shall not at any time assert any rights in the goodwill attaching to any of INVIBIO's trademarks or other intellectual property, and all such rights shall vest in and ensure exclusively for the benefit of INVIBIO. If the Customer challenges the validity of INVIBIO's rights in or to, or the validity of any of INVIBIO's trademarks (or any applications or registrations thereof) or any other intellectual property of INVIBIO, then INVIBIO shall be entitled to terminate the Contract immediately
- (b) The Customer shall not cause or allow to be analysed and/or reverse engineered any Products, or any samples provided by INVIBIO, to determine the chemical composition, formulation or measure the properties of such Products or samples, unless with the prior written consent of INVIBIO, which may be given or withheld in the sole and absolute discretion of INVIBIO.

15. CONFIDENTIALITY

- (a) Each party agrees that all information received from the other party under the Contract, including the nature of the Products and/or Services to be provided by INVIBIO and the existence of any Contract shall be maintained in confidence and not disclosed to others, except as such disclosure may be required by applicable law or court order and the receiving party agrees not to use such information for any purpose other than the fulfilment of a Contract without the prior written consent of the other party. The obligations of confidentiality shall survive termination or expiry of the Contract.
- (b) Each party shall use reasonable care to protect the confidentiality of information received from the other party but in all events no lesser standard of care to protect the confidentiality of information received from the other party than it uses to protect its own confidential information, and shall limit disclosure of such information to those of its personnel and consultants and those of INVIBIO's Group Companies who have an actual need to know and have a written obligation to protect the confidentiality of such information.

16. ANTI-BRIBERY

(a) Each party shall comply with all applicable laws, statutes, regulations and codes relating to antibribery and anti-corruption in any jurisdiction applicable to the parties and the supply of the Products and/or Services ("**Applicable Bribery Law**"). No party shall place the other in breach of any Applicable Bribery Law.

- (b) Each party shall maintain in place throughout the term of this Contract its own adequate policies and procedures to ensure compliance by it and its personnel with the Applicable Bribery Law, and will enforce those policies and procedures as necessary to avoid any breach by it or its personnel of Applicable Bribery Law. Each party shall promptly answer reasonable enquiries from the other party relating to those policies and procedures.
- (c) The Customer shall promptly report to INVIBIO any request or demand for any undue financial or other advantage of any kind received by the Customer in connection with the performance of this Contract.
- (d) Breach of this Condition 16 shall be deemed a material breach and not capable of remedy.

17. DATA PROTECTION

Both parties shall comply with the requirements of all applicable data protection legislation ("**Data Protection Legislation**"). The parties acknowledge that in the event personal data is disclosed in relation to the Contract, they shall in good faith agree the appropriate data protection obligations to enable compliance with applicable Data Protection Legislation.

18. FORCE MAJEURE

If INVIBIO is prevented, hindered or delayed from or in supplying Products by an event or circumstance beyond its control (including, without limitation, strikes, lockouts and other industrial disputes, accidents, act of God, war, riot, civil commotion, malicious damage, pandemic or epidemic, compliance with a law or governmental order, rule, regulation or direction, reductions in or unavailability of power at manufacturing plant, breakdown of plant or machinery, or shortage or unavailability of raw materials from normal sources or routes of supply or delay by the Customer in the performance of any of its obligations under the Contract (each of the foregoing being a "Force Majeure Event")) INVIBIO may, at its option and without any liability for any loss or damage suffered by Customer:

- (a) suspend deliveries while the Force Majeure Event (or its effects) continues (or continue); or
- (b) terminate any Contract so affected with immediate effect by written notice to the Customer.

19. REMEDIES AND WAIVERS

No delay or omission by either party in exercising any right, power or remedy provided by law or under these Conditions shall:

- a) affect that right, power or remedy; or
- (b) operate as a waiver of it.

The single or partial exercise of any right, power or remedy provided by law or under these Conditions shall not preclude any other or further exercise of it or the exercise of any other right, power or remedy. The rights, powers and remedies provided in these Conditions are cumulative and not exclusive of any rights, powers and remedies provided by law.

20. CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999

(a) The Customer agrees that the controls, benefits, rights and licences granted to INVIBIO under the Contract are also granted to each member of INVIBIO's Group and that any loss suffered by INVIBIO or a member of INVIBIO's Group as a result of any action or omission under the Contract shall be deemed to be a loss of INVIBIO and recoverable from the Customer under the Contract (subject to the agreed exclusions and limits on liability). (b) Other than as set out in Condition 20(a) above, a person who is not a party to the Contract will have no right under the Contract (Rights of Third Parties) Act 1999 to enforce any of its terms

21. NO PARTNERSHIP

Nothing in these Conditions and no action taken by the parties pursuant to these Conditions and any Contract made under them shall constitute a partnership, association, joint venture or other cooperative entity between the parties.

22. GOVERNING LAW

These Conditions and any Contract made under them are governed by, and shall be construed in accordance with, English law. All disputes are to be settled by arbitration in London (in English) under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with such rules.

23. SEVERANCE

If any provision or part-provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed deleted, but that shall not affect the validity and enforceability of the rest of the Contract. If any provision of the Contract is deemed deleted under this clause 11.6 the parties shall negotiate in good faith to agree a replacement provision that, to the greatest extent possible, achieves the intended commercial result of the original provision.

24. ENTIRE AGREEMENT

These Conditions and any Contract made under them constitutes the entire agreement between the parties. Each party acknowledges that in entering into the Contract it does not rely on any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in these Conditions and/or Contract. There shall be no modification to these Conditions and/or the Contract without the prior written consent of INVIBIO.

