Order Form for Microorganisms for Academic Research Purposes

THE RECIPIENT ACCEPTS THE TERMS AND CONDITIONS OF THE MATERIAL TRANSFER AGREEMENT OF HAMBI COLLECTION, ATTACHED HERETO AS ATTACHMENT A, BY PLACING AN ORDER WITH THE COLLECTION.

Please fill in the form (in Adobe Reader choose FILL and SIGN), print, sign and send a copy of it to HAMBI Culture Collection by mail, E-mail or FAX.

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<th>Recipient (Organization):</th>
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<th>Contact person:</th>
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VAT no. (for EU members): Other register no. (if available)

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<tr>
<th>Strains of microorganisms ordered from HAMBI Culture Collection:</th>
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<td>HAMBI No.</td>
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Purpose of use:

____________________________________________________________________________________

Acceptance:

I am an authorized officer of the Recipient and I accept the attached MTA on the Recipients behalf.

Signature ___________________________ Date ___________________________

Print Name ___________________________ Position ___________________________

Department of Microbiology
Pekka Oivanen
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FINLAND

Phone: +358-2-941 59 311
E-mail: pekka.oivanen@helsinki.fi
Web: www.helsinki.fi/hambi

ATTACHMENT A: MTA
ATTACHMENT A: Material Transfer Agreement HAMBI Culture Collection

Scope of agreement
This Agreement applies to the use, handling, distribution, and any disposition of the MATERIAL supplied by the COLLECTION.

a. The COLLECTION: HAMBI Culture Collection, University of Helsinki, Department Microbiology
P.O.Box 56 (Biocenter 1, Viikinkaari 9, Microbiology)
FI-00014 University of Helsinki, Finland

b. AGREEMENT: This document.

c. RECIPIENT: The party to whom the COLLECTION sends the MATERIAL. In case this is not the END-USER but an INTERMEDIARY, this INTERMEDIARY agrees (i) to forward to the END-USER the present MTA and the MATERIAL in unchanged form and quantity as received from the COLLECTION, and (ii) to use for this further shipping the proper packaging, a trained shipper, and an authorized campaign according to the applicable laws and regulations.

d. END-USER: Scientist working with the supplied MATERIAL.

e. INTERMEDIARY: Third party, different and independent from the END-USER, that makes an order on behalf of the END-USER, and to which the COLLECTION addresses the MATERIAL. These can be whole-salers, importers, or other type of intermediary agents, unrelated to the END-USER’ institution.

f. DEPOSITOR: Person(s) or entity that provided the COLLECTION with the ORIGINAL MATERIAL.

g. MATERIAL: ORIGINAL MATERIAL, PROGENY and UNMODIFIED DERIVATIVES. The MATERIAL shall not include MODIFICATIONS.

h. ORIGINAL MATERIAL: That which was originally supplied to the COLLECTION by the DEPOSITOR.

i. PROGENY: Unmodified descendant (e.g. subculture or replicate) from the ORIGINAL MATERIAL.

j. UNMODIFIED DERIVATIVES: Replicates or substances which constitute an unmodified functional subunit or product expressed by the MATERIAL, such as, but not limited to, purified or fractionated subsets of the MATERIAL, including expressed proteins or extracted or amplified DNA/RNA.

k. MODIFICATIONS: Substances produced by the RECIPIENT by using the MATERIAL, which are not the ORIGINAL MATERIAL, PROGENY, or UNMODIFIED DERIVATIVES, and which have new properties. MODIFICATIONS include, but are not limited to, recombinant DNA clones.

l. COMMERCIAL PURPOSES: The use of the MATERIAL for the purpose of profit.

m. LEGITIMATE EXCHANGE: The transfer of the MATERIAL between scientists working in the same Laboratory, or between partners in different Institutions collaborating on a defined joint project, for non-commercial purposes. This also includes the transfer of MATERIAL between public service culture collections/BRCs for accession purposes, provided the further distribution by the receiving collection/BRC is under MTA conditions equivalent and compatible to those in place at the supplying collection.

n. CBD The Convention on Biological Diversity.

THE COLLECTION WILL TRANSFER THE MATERIAL UNDER THE TERMS AND CONDITIONS SPECIFIED IN THIS MATERIAL TRANSFER AGREEMENT.

THE RECIPIENT – BEING END-USER, INTERMEDIARY OR CULTURE COLLECTION / BRC – ACCEPTS THE TERMS AND CONDITIONS OF THIS MATERIAL TRANSFER AGREEMENT BY PLACING AN ORDER WITH THE COLLECTION.

This AGREEMENT is between the COLLECTION and the RECIPIENT of the MATERIAL:

1. RECIPIENT agrees that all information provided to the COLLECTION in connection with any order for MATERIAL is accurate and complete, and otherwise complying with applicable laws and regulations.

2. RECIPIENT agrees that MATERIAL designated Risk Group 2 or above (VNP 1155/1993, amended from time to time) may cause human disease, and that MODIFICATIONS, or other MATERIAL, not so designated, may cause human disease under certain conditions.

3. RECIPIENT agrees that any handling or other activity undertaken in their laboratory with the MATERIAL will be conducted under their responsibility and in compliance with all applicable laws and regulations.

4. RECIPIENT therefore assures that within their laboratory (i) access to the MATERIAL will be restricted to personnel capable and qualified to safely handle said MATERIAL and (ii) RECIPIENT shall exercise the necessary care, taking into account the specific characteristics of the MATERIAL, to maintain and use it with appropriate precautions to minimize any risk of harm to persons, property, and the environment, and to safeguard it from theft or misuse.

5. Unless agreed in writing with the COLLECTION, RECIPIENT shall not sell, distribute or propagate for distribution, lend, or otherwise transfer the MATERIAL to any third parties, except those RECIPIENT that acts as INTERMEDIARY and those RECIPIENT involved in LEGITIMATE EXCHANGES as defined above.

6. Subject to the terms and conditions of this AGREEMENT and any statutory, regulatory or other restriction imposed by law or any third party interest, RECIPIENT may use the MATERIAL in any lawful manner for non-commercial purposes determined in the Order Form.

7. If the RECIPIENT desires to use the MATERIAL or MODIFICATIONS for COMMERCIAL PURPOSE(S), it is the responsibility of the RECIPIENT, in advance of such use, to negotiate in good faith the terms of any benefit sharing with the appropriate authority in the country of origin of the MATERIAL, as indicated by the COLLECTION’s documentation.

8. Nothing in this AGREEMENT grants RECIPIENT any rights under any patents, propriety, intellectual property, or other rights with respect to the MATERIAL.

9. RECIPIENT agrees to acknowledge the COLLECTION as the source of the MATERIAL in any and all publications that reference the MATERIAL. RECIPIENT agrees to take into account the articles of the CBD.

10. Warranty: The COLLECTION hereby assures within the scope of its quality system and as far as can be determined through the COLLECTION’s test regimes, that the MATERIAL shall be viable and pure upon shipment from the COLLECTION. Any claim against the warranty will have to be communicated to the COLLECTION within a period of thirty (30) days from the COLLECTION’s shipment, and will have to be justified to the COLLECTION’s satisfaction. The primary remedy for breach of this warranty is replacement by the COLLECTION of the MATERIAL free of charge.

11. RECIPIENT indemnifies and holds harmless COLLECTION from and against all third party claims, damage and loss relating to RECIPIENT’s use, storage or disposal of MATERIAL.

12. DISCLAIMER OF WARRANTIES. EXCEPT AS EXPRESSLY PROVIDED IN THIS AGREEMENT AND WITHIN THE LIMITS OF THE SCOPE OF THE COLLECTION’S QUALITY SYSTEM, THERE ARE NO REPRESENTATIONS OR WARRANTIES BY THE COLLECTION WITH RESPECT TO THE MATERIAL EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF AUTHENTICITY, TYPICALITY, SAFETY, FITNESS FOR A PARTICULAR PURPOSE, OR OF ACCURACY OR COMPLETENESS OF THE DATA COLLECTION DISCLAIMS ANY WARRANTIES RELATING TO ANY THIRD PARTY RIGHTS.

13. If an amicable solution cannot be achieved without any delay and any and all disputes, controversies, or claims arising under, out of or relating to this agreement shall be finally and confidentially settled by binding arbitration by one arbitrator to be appointed by the arbitration committee of the central chamber of commerce of Finland. In the arbitration procedure, the rules of the said committee are to be followed. The arbitration shall take place in Helsinki, Finland and the procedure shall be conducted in English.

This agreement shall be governed by and construed in accordance with the laws of Finland without regard to its conflict of laws principles.