



DATE:
Reference Cod:
Tracking Code:

Partnership agreement on investment and financial co-operation

№: -----

This Partnership agreement on investment and financial co-operation (hereinafter referred to as the Agreement: №:-----/BIO/TPI, volume of investments: ----- (€-----) as of ----- with total investment agreed for Real Estate and Hotel Portfolio acquisitions up to €----- by and between the following parties.

COMPANY: BIOMOLECULAR SCIENCES, INC., REG. NUMBER: 45-3813558, LEGAL ADDRESS: 32 S.E. 2ND AVE. NUMBER 221 DELRAY BEACH, FL 33444, USA, REPRESENTED BY DIRECTOR Mr. MITCHELL ABRAHAMS, PASSPORT № 464991764 HEREINAFTER REFERRED TO AS THE “INVESTOR” OR “PARTY A”)

COMPANY NAME:	BIOMOLECULAR SCIENCES, INC.
COMPANY ADDRESS:	32 S.E. 2ND AVE. NUMBER 221 DELRAY BEACH, FL 33444, USA
REGISTRATION NUMBER	45-3813558
REPRESENTED BY:	MITCHELL ABRAHAMS
PASSPORT NO.:	464991764
ISSUED PLACE:	USA
DATE ISSUE:	09.03.2010
DATE EXPIRY:	08.03.2020
Email	RANDY196612@YAHOO.COM



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BANK DETAILS INVESTOR:

BANK NAME:	Foreign Finance Bank
BANK ADDRESS:	Suite 7941 BP 303, Mutsamudu, Anjouan Union of Comoros
ACCOUNT NAME:	BIOMOLECULAR SCIENCES, INC.
ACCOUNT NUMBER	S2017323000001
BIC / SWIFT CODE:	FOFNKMK1XXX
BANK OFFICER:	Mike Jefferson mike.jefferson@foreignfinance-bank.com
BANK OFFICER TEL No:	TEL: +46812410614
BANK OFFICER FAX	+46812410614
CLEARING HOUSE ACC No	2131005
IDENTITY CODE	50220FF
GLOBAL SERVER ID	EPHXX6
SENDER GLOBAL IP:	185.67.45.81
TRANSFER CODE	TBA
CLIENT NAME	MITCHELL ABRAHAMS
CITIZENSHIP	USA
PASSPORT NUMBER	464991764
PASSPORT ISSUE DATE	09.03.2010
PASSPORT EXPIRY DATE	08.03.2020
ACCOUNT SIGNATORY	MITCHELL ABRAHAMS

AND

COMPANY: TBA LIMITED REGISTER NUMBER: TBA, LEGAL ADDRESS: TBA, COMPANY DIRECTOR: TBA TO AS THE “DEVELOPER” OR “PARTY B”)



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COMPANY NAME:	TBA
COMPANY ADDRESS:	TBA
REGISTRATION NUMBER	TBA
REPRESENTED BY:	TBA
PASSPORT NO.:	TBA
ISSUED PLACE:	TBA
DATE ISSUE:	TBA
DATE EXPIRY:	TBA
Email	TBA
Tel/ Fax	TBA

BANK DETAILS DEVELOPER:

BANK NAME:	TBA
BANK ADDRESS:	TBA
ACCOUNT NAME:	TBA
ACCOUNT NUMBER	TBA
SORT CODE:	TBA
BIC / SWIFT CODE:	TBA
BANK OFFICER:	TBA
BANK OFFICER TEL №:	TBA
BANK OFFICER FAX	TBA
CLEARING HOUSE	TBA
ACCOUNT NO	TBA
IDENTITY CODE	TBA
GLOBAL SERVER ID	TBA
SENDER GLOBAL IP:	TBA
TRANSFER CODE	TBA
CLIENT NAME	TBA
CITIZENSHIP	TBA



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PASSPORT NUMBER	TBA
PASSPORT ISSUE DATA	TBA
ACCOUNT SIGNATORY	TBA

Moreover, according to the board resolution, which is attached to this “Agreement”, (Hereinafter referred to as the “Developer” or “Party B”) on the other hand, both together and individually hereinafter referred to as the "Parties", conclude an agreement of such content, hereinafter referred to as the "Agreement":

WHEREAS the Parties hereto are desirous of entering into this Agreement for the purpose of developing own investment projects contemplated herein for the mutual benefit only and not for other purposes whatsoever.

WHEREAS both Parties hereto warrant that the currencies to be transacted, for making the investments, are all good, clean and cleared funds of non-criminal origin, without any traces of illegality or unlawfulness whatsoever.

WHEREAS each Party hereto declares that it is legally empowered, fully authorized to execute and accept this agreement, as well as agrees to be bound by its terms and conditions under the penalty and other consequences.

WHEREAS Investor through its fiduciary bank, where the final agreements will be lodged in and assigned to, confirms and warrants that it has the financial capacity of EURO -funds and euro funds to transact under this Agreement.



WHEREAS the Parties hereto with full corporate responsibility, under the penalty of perjury, declare that they will upon the execution of this Agreement complete the transaction contemplated herein, except on circumstances of force majeure and government sanctions, if such appear. The parties hereto shall not be liable for any failure to perform under the “force majeure” provisions of the ICC, Paris.

WHEREAS both Parties herein agree that each party has the full right to use and choose whatever company more suitable to carry out this assignment, to successfully complete the present transaction.

1. SUBJECT OF AGREEMENT

1.1. In accordance with the provisions of this Agreement and general principles and regulations of the management of the financial resources the Investor instructs, and the “Developer” undertakes to manage investment plans accepted by parties and invested by Investor by this Agreement.

1.2. The Investor's financial resources made available to the “Developer” hereinafter referred to as the "Investments".

1.3. According to the laws of and for execution of the Law of About the regime of foreign international investing for two parties, the subject of this Agreement is a joint investment activity of the Partners, which is not connected with creation of new legal entities, on the following directions: investments in commercial sphere, social, innovative projects etc.

1.4. The High Contracting "Parties", in order to strengthen bilateral friendly international relations are intended to cooperate in the following make own projects at the expense of own funds and financial opportunities as well as attracting involving partners.

1.4.1. Promoting involvement in the real economy, and private regional priority investment projects;



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1.4.2. Promoting a balanced and sustainable growing system of financial support for projects and programs in priority areas;

1.4.3. Minimizing investment and commercial risks involved in the implementation of projects. And also can carry out reinvestment in the objects of the primary investment and other objects of investment and reinvestment.

1.5. Investees their material investments as re-investment to €100,000,000,000.00, Agreement №: **FFBxxxxxxx-2510**

2. JOINT ACTIVITIES OF THE PARTIES.

2.1. We, the undersigned Parties, hereby with full legal and corporate responsibility, under penalty of perjury, confirm that Investor is ready, willing, and able the investments, and the Developer is ready to receive the investments and to make at the mutually agreed terms and conditions hereof.

2.2. For realization of the investment programs the Parties bring the foreign investment in convertible currency during validity hereof according to the schedule fixed by the Parties, agreed currency amounts and tranches which are reflected in additional agreements hereto

2.3. The Parties can extend kinds and spheres of investment activity and if necessary make the Additional agreements.

2.4. Addendum and changes may be brought to this Agreement by mutual agreement of the Parties, which are to be formed by separate protocols, which, after the signing of "Parties", are considered as integral part hereof.

3. RIGHTS AND DUTIES OF THE PARTNERS.

3.1. Party A and Party B for the purposes of fulfilment hereof:

3.1.1. Develop investment activity for its economic and technical projects.

3.1.2. Conclude contracts, agreements, and other agreements necessary for realization of their investment programs.

3.1.3. Acquire export-import quotas and licenses for export and import of commodities and products.



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3.1.4. Provide each other with all necessary legal, financial and other documents, related to the fulfilment hereof.

3.1.5. Invest money in their own projects during validity hereof according to their current legislation.

3.1.6. Carry out economic activity to fulfil own investment programs, make debt liquidation on all kinds of expenses, payment of commodities and services, transfers facilities for payment of salaries and other types of rewards, cover all kinds of charges.

3.1.7. Attract other legal entities and individuals for the fulfilment of their investment programs under the present Agreement at their sole decision.

3.1.8. Are to provide each other with necessary assistance.

3.1.9. Are to follow and observe the terms and conditions hereof.

3.1.10. Are obligated to keep in a secret all business, technical and commercial information related to implementation hereof.

3.1.11. Can invest additional investments during the validity period of the present Agreement, and also can carry out reinvestment in primary investment projects and other investment and reinvestment objects.

3.2. The Party A for the purposes of fulfilment hereof:

3.2.1. Develops the directions of own investment activity with its economic and technical ground.

3.2.2. Concludes contracts, agreements, and other agreements necessary for realization of its investment programs.

3.2.3. Acquires export-import quotas and licenses for export and import of commodities and products.

3.2.4. Provides Party B with all necessary legal, financial and other documents, related to the fulfilment hereof.

3.2.5. Can invest money during validity of this Agreement according to the current legislation.

3.2.6. Carries out economic activity to fulfil own investment programs, makes debt liquidation on all kinds of expenses, payment of Commodities and services, got by each of the Parties, transfers facilities for payment of salaries and other types of Rewards, finance all kinds of charges.

3.2.7. Attracts other legal entities and individuals for realization of the investment programs under the present Agreement.

3.2.8. Attracts investments and financial assets, including credit and loan facilities of residents and not residents aimed on execution of investment activity.

3.3. The Party B for the purposes of fulfilment hereof:



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- 3.3.1. Develops the directions of own investment activity with its economic and technical ground.
- 3.3.2. Concludes contracts, agreements, and other agreements necessary for realization of its investment programs.
- 3.3.3. Acquires export-import quotas and licenses for export and import of commodities and products.
- 3.3.4. Provides Party A with all necessary legal, financial and other documents, related to the fulfilment hereof.
- 3.3.5. Can invest money during validity of this Agreement according to the current legislation.
- 3.3.6. Carries out economic activity to fulfil own investment programs, makes debt liquidation on all kinds of expenses, payment of commodities and services, got by each of the Parties, transfers facilities for payment of salaries and other types of rewards, finance all kinds of charges.
- 3.3.7. Attracts other legal entities and individuals for realization of the investment programs under the present Agreement.
- 3.3.8. Attracts investments and financial assets, including credit and loan facilities of residents and not residents aimed on execution of investment activity.

4. TOTAL VOLUME OF INVESTMENTS. ORDER OF FINANCING

Investor's currency: EURO
Total investment amount: 0,000,000,000.00€

Now therefore in consideration as herein set out and in consideration of the understanding, as well as of here good valuables purposes, the adequacy and receipt of which is hereby acknowledge by Parties as follows:

Party A ready to start project financing in the volume and follows the sequence:

The Party A provides Party B with funding necessary for implementation development projects through their own EURO currency funds.

5. TRANSACTION PROCEDURES.



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5.1. Party-B completes/signs/seals this Agreement and submits them to Party-A via e-mail, along with the and compliance documents, which shall include the following:

- Present Agreement, with all annexes;

5.2. Party-A verifies, approves, completes and counter signs/seals this Agreement, PARTY A. PARTY A hard copies contract a puts his signature / SCANNING THE CONTRACT and sends by e-mail BOTH PARTIES in PDF format TO PLACE THE BANK by e-mail (Hard copies to be exchanged by courier service, if requested) which shall include the following:

Present Agreement, with all annexes;

5.3. Each Party puts this Agreement in his nominated bank and notifies the Party through its authorized.

5.4. Funds are transferred from one server to another bank server, where the banker will download the fund manually, but in our case, funds will automatically cross the receiver's banks server and reach the receiver's banks common account.

5.5. Downloading the fund manually is not required. But the banker must manually credit the funds to receiver's account from the funds in the Bank's common account.

5.6. After upload funds to receiver banks common account, the screen shots will be papered and sent to corresponding bank officer email, which is only for documentation & paper work purpose.

5.7. When bankers see the funds in their common account, they will credit it to the receiving account & jointly work with the receiver, to fulfil all required paper work.

Like any other electronic fund transfer via internet that requires two parties as sender and receiver, in server to server (S2S) fund transfer also there are two bank servers involved.

As any other electronic fund transfer via internet that requires two parties as sender and receiver, in server to server (S2S) fund transfer also there are two bank servers involved.

In brief definitions we summaries server to server fund transfer as below;



- 1) We define **BANK SERVER A** as source and **sender** of the fund and **BANK SERVER B** as the **receiver** of the fund.
- 2) **BANK SERVER A** holds the fund in form of (cash/credit) in one of its customer's a/c that we name it **SENDER ACCOUNT NAME**.
- 3) On **BANK SERVER B** there are two different account types, first account name is **BANK's COMMON ACCOUNT**, this account is a commonly defined a/c on bank's server to simply act as a temporarily account which will be used as an **account to receive and hold funds** arrived as a result of interbank transfers. The second a/c type on **BANK SERVER B** will be a **regular customer personal/corporation a/c** as the same a/c we had on **BANK SERVER A**.
- 4) A contract/ Agreement between two banks as sender and as receiver and two bank customers as the sender a/c and receiver a/c will be signed and effective during the period of the contract mentioned in its content.
- 5) The contract contains a **DATA TABLE** in which the essential technical details of **BANK SERVER A** and **BANK SERVER B** are summarized so that the sender bank can easily access to receiver bank's server details and initiate the transfer.
- 6) The name of two corresponding bank officers along with their direct bank phone line numbers and their email addresses are included in the contract that.
- 7) As an important step, two bank officers should have contact each other to be in the same page and prepare the transfer conditions and double check the **DATA TABLE** to make sure every tiny piece of info is correct and up to date before initializing the transfer from sender bank.



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- 8) SENDER BANK as the sender party initiates a fund transfer session that will be deliver the fund from source account to the target bank's server **common account** only which means this transfer will not credit the fund into the customer's a/c directly.
- 9) In process of transferring fund from SENDER BANK as sender and by SENDER BANK officer there will be two consecutive emails which has sent along with this funds transfer to the provided email address of receiving bank officer. first email will contain a web link to SENDER BANK page to check that transfer amount has debited from sender account and also to download screenshots for this funds transfer which receiver bank officer will find the download codes in second email.
- 10) The screenshots created from different steps of the transfer will be enclosed in the transfer and will be downloaded in receiver bank by the designated bank officer, these screenshots will be activated to download by receiving bank officer only by putting the download code for each screenshot in provided field. The download codes are located in second email sent from SENDER BANK transfer procedure.
- 11) After downloading of screenshots on the same page the receiving bank officer will push a button called SETELMENT button which will finalize the download process and will updates the SENDER BANK system with FINISHED/FINALIZED status of the transfer.
- 12) The whole step by step process of downloading screenshots and settlement process is provided in a separate help file in PDF format which will be sent to receiving bank officer before initializing the transfer.



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- 13) Banker/Bank officer of the destination bank (receiver bank) must then operate and manually credit the beneficiary account from banks common account which brings the word DOWNLOADIN into play.
- 14) An important aspect of this type of fund transfer from SENDER BANK is that SENDER BANK is capable of transferring Credit Line/Order fund at present, rather than Cash Line so SENDER BANK transferring fund will be in the form of CREDIT which implies that the source of fund is CREDIT and is not CASH in origin.
- 15) DOWNLOADING is the process in which the banker/officer of receiver bank will see the arrived fund from sender bank in the bank's common a/c and he/she will pass an entry and credit the beneficiary account in a manual operation known to all bank officers.
- 16) CLEARING the fund and distributing the shares of the entities involved and mentioned in TRANSFER CONTRACT will takes place in the destination bank (receiver bank) and by the operation of corresponding bank officer whose name is mentioned in original contract also.

AND SHORTLY AS A RESULT:

SENDER'S BANK UPLOADS THE FUNDS INTO THE COMMON ACCOUNT OF THE RECEIVER'S BANK AND SENDS COPIES OF THE SCREEN SHOTS AND THE SLIP OF FUND TRANSFER TO THE BANKER E-MAIL ADDRESS. SO, THE DOWNLOADING PROCESS AND CREDITING THE FUNDS INTO THE BENEFICIARY'S ACCOUNT IS SOLELY THE RECEIVER BANK OFFICER'S RESPONSIBILITY.

PER THE SENDER'S REQUIREMENT:



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Details of Transaction:

1	INSTRUMENT:	IP/ID (SERVER TO SERVER CASH TRANSFER)
2	TOTAL FACE VALUE:	
3	FIRST TRANCHE:	
4	SECOND TRANCHE: THIRD TRANCHE: FOURTH TRANCHE: FIFTH TRANCHE:	
5	SENDER:	
8	RECEIVER:	
9	RECEIVER'S CONSULTANTS:	
10	PAYMENT:	SWIFT MT103/202 WIRE TRANSFER/CASH DELIEVRY OR BANK ACCOUNT OPENING AT RECEIVER END



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11	NOTE:	<p>PAYMENT ORDERS FOR ALL INTERMIDIARIES MUST BE ISSUED BY THE RECEIVING «PARTY B» BANK OFFICER THE SAME DAY AS THE PAYMENT HAS BEEN TRANSFERRED VIA IPID / S2S BY «PARTY A» TO THE COMMON ACCOUNT OF «PARTY B.»</p> <p>ALSO WITHIN 72 HOURS AFTER TRANSFER AND DELIVER THE SCREEN SHOTS ALL PAYMENTS ARE DUE AND MUST BE FULLY PAID (MT013/202) TO «PARTY A» AND ALL INTERMIDIARIES DESIGNATED BANK ACCOUNTS.</p>
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6. CONFIDENTIAL INFORMATION AND SECURITY

6.1. In connection with present Agreement, the Parties will provide the each other with the information concerning the designated fiduciary banks originating in writing by each Party and is designated as confidential which the Parties hereby agree to treat as “confidential information”. The Parties understand and agree that any confidential information disclosed pursuant to this Agreement is secret, proprietary and of great value to each Party which value may be impaired if the secrecy of such information is not maintained.

6.2. The Parties further agree that they will take reasonable security measures to preserve and protect the secrecy of such “confidential information” and will hold such information in trust and not to disclose such information, either directly or indirectly to any person or entity during the term of this Agreement or any time following the expiration or termination hereof; provided, however, that the Parties may disclose the confidential information to an assistant, agent or employee who has agreed in

writing to keep such information confidential and to whom disclosure is necessary for the providing of services under this Agreement.

6.3. Separate introductions made through different intermediary chains may result in other transactions between the Parties will not constitute a breach of confidential information, provided such



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new chains were not created for purposes of circumvention of the first introducing chain. Copy and paste signatures are not allowed.

6.4. Agreement, which is to transfer and organize the bank, shall be transmitted in the form of scanned visa authorized signature.

6.5. Unauthorized bank communication: Neither Party allowed contacting the bank of the other Party without the written authorization for that of the Party whose bank will be contacted. Any unauthorized contact act of either Party of this Agreement is considered as a breach of this Agreement and shall cause this Agreement immediate cancellation, and transaction becomes null and void.

7. CODES OF IDENTIFICATION.

7.1. The Parties agree that all documents related to the transactions bear the codes listed on page 01 of this Agreement and that the said codes remain unchangeable within this Agreement duration, including all rollovers, extensions and additions.

8. COMMUNICATION.

8.1. Communication with banks will be limited to those between the Investor's bank and Developer's bank and only by between authorized bank officers/representatives, including principals of the Investor and the Developer, in the course of completion of this transaction. No communication by any other party is permitted without prior written consent of the named account holders.

8.2. Any notice to be given hereunder from either Party to the other shall be in writing and shall be delivered by fax to the telefax number or by e-mail to e-mail address of the respective Party as provided herein. The Parties agree that acknowledged e-mail or telefax copies are treated as legally binding original documents. E-mail copies, scanned and sent on e-mail as photo, of this Agreement and exchange of correspondence duly signed and/or executed shall be deemed to be original and shall be binding and are regarded as original and good for any legal purpose.

8.3. EDT- Electronic Document Transmittal & Counterparts: This Agreement may be executed in multiple copies at different times and places, each being considered an original and binding. All facsimile /electronic transmittal/communications, including electronic signature, relating to this Agreement and



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which are mutually accepted by the Parties, shall be deemed legally binding and enforceable documents for the duration of the transaction. And as applicable, this Agreement shall:

- ❖ Incorporate U.S. Public Law 106-229, "Electronic Signatures in Global and National Commerce Act" or such other applicable law conforming to the UNCITRAL Model Law on Electronic Signatures (2001);
- ❖ Electronic Commerce Agreement (ECE/TRADE/257, Geneva, May 2000) adopted by the United Nations Centre for Trade Facilitation and Electronic Business (UN/CEFACT);
- ❖ All electronically submitted documents shall be subject to the European Community Directive No. 95/46/EEC, as applicable.

9. VALIDITY.

9.1. Once this Agreement is signed by both Parties the transaction shall begin within three (3) banking days or sooner, excluding Saturdays and Sunday and any bank holidays.

10. FULL UNDERSTANDING.

10.1. The latest edition/signature of this Agreement, executed by each party in originals, represents the full understanding between the Parties and supersedes all other undertakings, whether verbal or

Written. All statements and representations are made without any omission of material fact and with full corporate and legal responsibility under penalty of perjury.

10.2. The Parties hereto accept that should the present Agreement partially or in full be found invalid or unenforceable pursuant to judicial decree or by virtue of any international regulations related to bank confirmation of USD/EUR validity, this Agreement shall be reconstructed upon mutual consent and agreement of both Parties to this commercial Agreement.

10.3. Until the physical exchange of original hard copies, the acknowledged fax and/or e-mail copies of this Agreement shall be deemed original.



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10.4. The commission payable under this Agreement is to be distributed in accordance with the Irrevocable Fee Protection Agreement.

11. ASSIGNMENT.

11.1. Each Party to this Agreement may assign this Agreement or its total or partial performance hereof to any other company which assumes the obligations of the assigning party under the terms of the assignment. Formal notice of the assignment shall be rendered to the other party to this Agreement expressly indicating there on the assignee's full contact particulars.

12. TERM OF AGREEMENT.

12.1. This agreement is a full recourse commercial commitment enforceable under the laws of the jurisdiction of EURO, Liechtenstein, Switzerland or any other member country of the European Union as it applies. And, said law shall govern the interpretation, enforceability, performance, execution, validity and any other such matter of this Agreement, which shall remain in full force and effect until completion of the said transaction and it is legally binding upon the Parties signatories, their heirs, successors and assigns, agents, principals, attorneys and all associated partners involved in this Agreement/contract/transaction.

13. LAW AND ARBITRATION:

13.1. This Agreement is a full recourse commercial commitment enforceable under the laws of jurisdiction of the countries where this transaction is effectuated, and any dispute is to be resolved under the ICC rules for arbitration, unless the Injured-Party takes legal action in a court of jurisdiction. The USA, Liechtenstein, Swiss, or any other member country of the European Union law to apply, as the

Injured-Party may choose, which shall govern the interpretation, construction, enforceability, performance, execution, validity and any other such matter regarding this Agreement.

13.2. The Parties hereto acknowledge and agree that any discrepancy and/or dispute in application of this Agreement will be solved amicably. If it is not possible, the arbitration procedure is to be followed.



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13.3. This Agreement is intended to be performed in accordance with, and only to the extent permitted by all applicable laws of jurisdiction, ordinances, rules and regulations. If any provision of this Agreement be considered invalid or unenforceable, then, the reminder part of this Agreement shall not be affected (if agreeable by both Parties) and shall be enforced to the greatest extend permitted by law.

4. PENALTY CLAUSE FOR NON-PERFORMANCE.

14.1. Should of the Parties A fail to perform in this Agreement, once it's being signed/sealed and the term of validity thereof had expired, and excluding any banks default or delays in processing wire

transfers, the Party-in-Default indemnifies and guarantees to all present contractual parties a total penalty fee of (against an official claim and invoice) **-% (-----)** of the face value of this Agreement.

14.2. The only party allowed to make a claim under this Agreement, if any, is either Party A or Party B. And, any claim must be first proven by the Injured-Party and invoice settled by the Party-in-Default within 10 (ten) calendar days, or else the Injured-Party can file a legal claim against Party-in-Default in any court of jurisdiction of their choice.

FURTHERMORE, WE, THE UNDERSIGNED PARTIES, HEREBY SWEAR UNDER THE INTERNATIONAL LAWS OF PERJURY AND FRAUD THAT THE INFORMATION PROVIDED BY US HEREIN IS ACCURATE AND TRUE, AND BY AFFIXING OUR SIGNATURES/INITIALS/SEALS TO THIS AGREEMENT, WE ATTEST THAT OUR RESPECTIVE BANK-OFFICERS ARE FULLY AWARE OF, HAVE APPROVED AND ARE READY PROCEED WITH THIS TRANSACTION.

EDT (Electronic Document Transmissions)

EDT (ELECTRONIC DOCUMENT TRANSMISSIONS) SHALL BE DEEMED AND VALID AND ANY PROVISIONS OF THIS CONTRACT, AS APPLICABLE, THIS AGREEMENT SHALL BE:



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1. INCORPORATED U.S. PUBLIC LAW 106-229. "ELECTRONIC SIGNATURES IN GLOBAL AND NATIONAL COMMERCE ACT" OR SUCH OTHER APPLICABLE LAW CONFIRMING TO THE UNCITRAL MODEL LAW ON ELECTRONIC SIGNATURES (2001) AND;
2. ELECTRONIC COMMERCE AGREEMENT (ECE/TRADE/257, GENEVA, MAY 2000) ADOPTED BY THE UNITED NATIONS CENTRE FOR TRADE FACILITATION AND ELECTRONIC BUSINESS (UN/CEFACT).
2. EDT DOCUMENTS SHALL BE SUBJECT TO EUROPEAN COMMUNITY DIRECTIVE NO. 95/46/EEC AS APPLICABLE. EITHER PARTY MAY REQUEST HARD COPY OF ANY DOCUMENT THAT HAS BEEN PREVIOUSLY TRANSMITTED BY ELECTRONIC MEANS PROVIDED HOWEVER THAT ANY SUCH REQUEST SHALL IN NO MANNER DELAY THE PARTIES FROM PERFORMING THEIR RESPECTIVE OBLIGATION AND DUTIES UNDER EDT INSTRUMENTS

SIGNATURES OF THE PARTIES



FOR AND ON BEHALF OF THE SENDER

FOR AND ON BEHALF OF THE RECEIVER

COMPANY NAME	BIOMOLECULAR SCIENCES, INC.	COMPANY NAME	TBA
PASSPORT NUMBER	464991764	PASSPORT NUMBER	TBA
DATE OF ISSUE	09.03.2010	DATE OF ISSUE	TBA
DATE OF EXPIRATION	08.03.2020	DATE OF EXPIRATION	TBA
NATIONALITY	USA	NATIONALITY	TBA



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DATE	11/19/2017	DATE	TBA
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PARTIES DETAILS INVESTOR or “Party A”:

BANK NAME:	<i>Foreign Finance Bank</i>
BANK ADDRESS:	<i>Suite 7941BP 303, MUSTAMUDU, ANJOUAN UNION OF COMOROS</i>
ACCOUNT NAME:	<i>BIOMOLECULAR SCIENCES, INC.</i>
ACCOUNT NUMBER	<i>S2017323000001</i>
BIC / SWIFT CODE:	<i>FOFNKMK1XXX</i>
BANK OFFICER:	<i>Mike Jefferson</i>
BANK OFFICER TEL №:	<i>TEL: +46812410614</i>
BANK OFFICER FAX	<i>+46812410614</i>
IDENTITY CODE	<i>50220FF</i>
GLOBAL SERVER ID	<i>EPHHX6</i>
SENDER GLOBAL IP:	<i>185.67.45.81</i>
TRANSFER CODE	<i>TBA</i>
CLIENT NAME	<i>MITCHELL ABRAHAMS</i>
CITIZENSHIP	<i>USA</i>
PASSPORT NUMBER	<i>09.03.2010</i>
PASSPORT ISSUE DATA	<i>08.03.2020</i>
ACCOUNT SIGNATORY	<i>MITCHELL ABRAHAMS</i>



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PARTIES DETAILS DEVELOPER or “Party B” DO NOT CHANGE THE TABLE

1	COMPANY NAME	
2	REPRESENTED BY	
3	PASSPORT NUMBER	
4	PLACE OF ISSUE	
5	COMPANY REGISTRATION NO	
6	BANK NAME	
7	BANK ADDRESS	
8	SWIFT CODE	
9	RECEIVER ACCOUNT NUMBER	
10	RECEIVER ACCOUNT NAME	
11	FACE VALUE IN NUMBERS	
12	BENEFICIARY ACCOUNT NAME	
13	BENEFICIARY ACCOUNT	
14	FURTHER CREDIT TO	
15	BANK OFFICER NAME	
16	BANK OFFICER TELEPHONE	
17	BANK FAX	
18	BANK OFFICER E-MAIL	
19	COMMON ACCOUNT NUMBER	
20	GLOBAL ID/ORIGIN	
21	GLOBAL IP	
22	GLOBAL SERVER ID	
23	GLOBAL SERVER IP	
24	TRANSACTION SERVER IP	
25	TRANSACTION SERVER ID	
26	RECEIVING SERVER ID	
27	RECEIVING SERVER IP	



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28	RECEIVER BRANCH IP	
29	IMAD-USD	
30	IMAD-EURO	
31	BENEFICIARY IBAN FOR \$	
32	BENEFICIARY IBAN FOR €	
33	IBAN EURO BASED:	
34	NICK-REF	
35	NICK-HDL	
36	NICK-BY	
37	COMMON ACCOUNT NO	
38	COMMON SERVER A/C	

PARTY – A: AN AMOUNT EQUAL TO: --% (-----) OF THE TOTAL VALUE OF FUND TO BE CREDITED WITH R&E, **SCHEDULE A:**

BANK NAME	SHANGHAI PUNDONG DEVELOPMENT BANK OFFSHORE BANKING
BANK ADDRESS	12/F DONGYIN TOWER NO. 689 / BEIJING EAST ROAD , SHANGHAI, CHINA.
BANK TEL/ FAX	+ 86 451 8226 2370 / + 86 451 8226 3206
ACCOUNT NAME	TIANJIN HARVEST INTERNATIONAL TRADING CO. LTD.
ACCOUNT NUMBER / EURO	OSA 13843630960681



DATE:
 Reference Cod:
 Tracking Code:

ACCOUNT SIGNATORY	ZHANG FUJUN
SWIFT	SPDBCNSHOSA
BANK OFFICER NAME	GUAN HONGYAN
BANK MANAGER	WEIWEI
E – MAIL 1	GUANHY01-HEB@SPDB.COM.CN
E – MAIL 2	BOAY1-HEB@SPDB.COM.CN

PARTY – B: THE DISTRBUTION OF EACH TRANCHE: 45% (FORTY FIVE PERCENT) OF THE TOTAL VALUE OF FUND TO BE CREDITED WITH R&E, SCHEDULE B:

COMPANY NAME:	
ADDRESS:	
REPRESENTED BY:	
NAME OF BANK:	
BANK ADDRESS:	
IBAN:	
ACCOUNT NAME:	
SWIFT CODE:	
BANK OFFICERS: PHONE NUMBER	
SPECIAL WIRE INSTRUCTIONS	ALL WIRE TRANSFERS SHALL INCORPORATE BELOW TEXT MESSAGE AND A COPY OF BANK WIRE TRANSFER SLIP SHALL BE EMAILED TO:, FOR LEGAL VERIFICATION AND DOCUMENTATION PURSUANT TO PATRIOT ACT/BANKING REGULATIONS WITH ONE ORIGINAL CONTRACT COPY TO BE FILED WITH BANK.



DATE:
Reference Cod:
Tracking Code:

PARTY – B – 1: THE DISTRBUTION OF EACH TRANCHE: --% (-----) OF THE TOTAL VALUE OF FUND TO BE CREDITED WITH R&E, SCHEDULE B - 1:

COMPANY NAME:	
ADDRESS:	
REPRESENTED BY:	
E MAIL ADDRESS:	
NAME OF BANK:	
BANK ADDRESS:	
ACCOUNT NUMBER:	
ACCOUNT NAME:	
SWIFT CODE:	
BANK OFFICER:	
PHONE NO:	
SPECIAL WIRE INSTRUCTIONS	ALL WIRE TRANSFERS SHALL INCORPORATE BELOW TEXT MESSAGE AND A COPY OF BANK WIRE TRANSFER SLIP SHALL BE EMAILED TO:, FOR LEGAL VERIFICATION AND DOCUMENTATION PURSUANT TO PATRIOT ACT/BANKING REGULATIONS WITH ONE ORIGINAL CONTRACT COPY TO BE FILED WITH BANK.



DATE:
 Reference Cod:
 Tracking Code:

CONTRACT AMOUNT: 1 BILLION EURO

No:	TRANCHE	AMOUNT	TOTAL AMOUNT
1	FIRST	19 Million Euro	19 Million Euro
2	SECOND	200 Million Euro	200 Million Euro
3	THIRD	200 Million Euro	200 Million Euro
4	FOURTH	200 Million Euro	200 Million Euro
5	FIFTH	200 Million Euro	200 Million Euro
6	SIXTH	181 MILLION	181 MILLION
TOTAL ROLLS & EXTENSIONS		One Billion Euro	1 Billion Euro

PARTIES DETAILS AND SIGNATURES

For subsequent distribution companies will be coordinated by a separate annex to this Agreement which will form an integral part to it:

SIGNATURES OF THE PARTIES



DATE:
 Reference Cod:
 Tracking Code:

FOR AND ON BEHALF OF THE SENDER

FOR AND ON BEHALF OF THE RECEIVER

COMPANY NAME	BIOMOLECULAR SCIENCES, INC.	COMPANY NAME	
PASSPORT NUMBER	464991764	PASSPORT NUMBER	
DATE OF ISSUE		DATE OF ISSUE	
DATE OF EXPIRATION		DATE OF EXPIRATION	
NATIONALITY	USA	NATIONALITY	
DATE	12/02/2017	DATE	
REPRESENTED BY	MITCHELL ABRAHAMS	REPRESENTED BY	



DATE:
Reference Cod:
Tracking Code:

ORIGINAL OF THIS LETTER SHOULD INSERT HERE

LETTER OF GUARANTEE

To: Mr. (Mrs.) "Sender's Name"

From: Mr. (Mrs.) "Receiver's Name"

APPROVED AND AGREED BY: "Agreement number, date"

TRANSACTION CODE: "transaction code from Agreement and screen"

I'm, Mr.(Mrs.) "Receiver's Name", as authorized representative of the "Receiver's Company Name" address: "address of Receiver's Company", has account "account number of Receiver's Company from Agreement" in Bank "Bank Name of Receiver's Company" address "Bank address of Receiver's Company", with full corporate and personal responsibility declares and guarantee that after receiving funds at the server of Receiver's Bank and providing to Receiver's Company screen copy, all payments in accordance with terms of Agreement "Agreement number, date" will be made during 48 hours.

Monetization License: "Number of License, terms of License, which authority issued a License"



DATE:
Reference Cod:
Tracking Code:

Bank accept by: "Name of Bank Officer, signature, date, Bank stamp"

Receiver's Name, signature, date, stamp of Company

(NO ELECTRICAL. COPY PASTE SIGNATURE AND STAMP ACCEPTED)



COPY ASSPORT: INVESTOR or "Party A"



CERTIFICATE OF INCORPORATION of "Party A"



DATE:
Reference Cod:
Tracking Code:

State of Florida Department of State

I certify from the records of this office that BIOMOLECULAR SCIENCES INC. is a corporation organized under the laws of the State of Florida, filed on November 16, 2011.

The document number of this corporation is P11000099044.

I further certify that said corporation has paid all fees due this office through December 31, 2017, that its most recent annual report/uniform business report was filed on November 15, 2017, and that its status is active.

I further certify that said corporation has not filed Articles of Dissolution.

*Given under my hand and the
Great Seal of the State of Florida
at Tallahassee, the Capital, this
the Fifteenth day of November,
2017*



Ken Detjmer
Secretary of State

Tracking Number: CR5137897461

To authenticate this certificate, visit the following site, enter this number, and then follow the instructions displayed.

<https://services.sunbiz.org/Filings/CertificateOfStatus/CertificateAuthentication>



DATE:
Reference Cod:
Tracking Code:



Foreign Finance Bank Ltd

ArcID9687811FFB-BO-2510
Date: 04/05/2018

L 97340 FFB

PROOF OF FUNDS LETTER

Date : Thursday, April 5, 2018
To : WHOM IT MAY CONCERN
Reference : CONFIRMATION / UNDERTAKING LETTER
Account Number : S2017323000001
Account Name : BIOMOLECULAR SCIENCES, INC.
Account Signatories : MITCHELL ABRAHAMS

We Foreign Finance Bank located at Quai des Bergues 9-17, 1201 Genève, Switzerland. Hereby confirm with full Bank responsibility and value and with legal liability that the total account balance of account holder to this date as mentioned above is **EIGHT HUNDRED FIFTY- ONE BILLIONS AND NINE HUNDRED TWENTY-NINE MILLIONS AND SEVEN HUNDRED NINETY-NINE THOUSANDS AND NINE HUNDRED NINETY-NINE EUROS** (851,929,799,999.00 Euros) on deposit in the above referenced account. We further confirm that these funds of good, clean, cleared, of non-criminal origin, free of any liens or encumbrances, were legally earned.

We further confirm that Mr. MITCHELL ABRAHAMS holder of American Passport Number 464991764 has been recorded as authorized signatory on the above referenced account and these funds in the amount of **EIGHT HUNDRED FIFTY- ONE BILLIONS AND NINE HUNDRED TWENTY-NINE MILLIONS AND SEVEN HUNDRED NINETY-NINE THOUSANDS AND NINE HUNDRED NINETY-NINE EUROS** (851,929,799,999.00 Euro) are posted on the **DTCC,"2510(System Account Screen)"** screen and fully verifiable.

We hereby, further confirm that we have at present verified these funds on **DTCC,"2510(System Account Screen)"** screen to have no restrictions, and are unencumbered, with no liens, and fully transferable and verifiable.

This letter of confirmation may verified on a Bank-to-Bank basis.

Mike Jefferson

Correspondence Officer

Mike.jefferson@foreignfinance-bank.com





“PARTY A” PROOF OF FUND

PASSPORT COPY “DEVELOPER” or “Party B”:



“DEVELOPER” or “Party B” CERTIFICATE COPY:

***** END OF DOCUMENT *****