

Limited Warranty of Material.

ATCC hereby represents and warrants that the Material shall be viable upon shipment from ATCC, and for a period, from ATCC's shipment, of thirty (30) days (the "Warranty Period"). The sole remedy for breach of this warranty is one (1) replacement by ATCC of the Material free of charge if you report the lack of viability upon receipt or within the applicable Warranty Period. **ANY EXPIRATION DATE** specified on the Material shipment documentation states the expected remaining useful life, but **DOES NOT CONSTITUTE A WARRANTY**.

DISCLAIMER OF WARRANTIES. EXCEPT AS EXPRESSLY PROVIDED IN THIS AGREEMENT, THERE ARE NO REPRESENTATIONS OR WARRANTIES BY ATCC OR ITS CONTRIBUTORS WITH RESPECT TO THE ITEMS, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF AUTHENTICITY, TYPICALITY, TITLE, SAFETY, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. NEITHER ATCC NOR ITS CONTRIBUTORS MAKES ANY REPRESENTATION OR WARRANTY THAT USE OF THE ITEMS WILL NOT INFRINGE ANY PATENT, COPYRIGHT, TRADEMARK OR OTHER PROPRIETARY RIGHT OF THIRD PARTIES NOR AS TO THE ACCURACY OR CORRECTNESS OF THE DATA.

ATCC MAY AT ITS DISCRETION PROVIDE TECHNICAL ASSISTANCE AND INFORMATION WITH RESPECT TO THE MATERIAL AS WELL AS OTHER PRODUCTS AND PROCEDURES ASSOCIATED WITH USE OF THE MATERIAL. ATCC MAKES NO WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE TECHNICAL ASSISTANCE OR INFORMATION PROVIDED. IT IS THE PURCHASER'S (YOU) RESPONSIBILITY TO ASSESS THE TECHNICAL ASSISTANCE AND INFORMATION IN CONSIDERATION OF THE USE, SELECTION, APPLICATION OR SUITABILITY OF THE ITEMS.

LIMITATION OF LIABILITIES; REMEDIES

(a) **YOU RECOGNIZE THE POTENTIAL HAZARD OF UTILIZING THE MATERIAL AND REPLICATES, THE EXPERIMENTAL NATURE OF THE MATERIAL AND REPLICATES, AND UNDERSTAND THAT THE TAKING OF APPROPRIATE PRECAUTIONS TO MINIMIZE ANY HEALTH RISK BECOMES FULLY YOUR RESPONSIBILITY UPON RECEIPT OF THE MATERIAL. NEITHER ATCC NOR ANY CONTRIBUTOR IS LIABLE FOR ANY DAMAGES OR INJURIES RESULTING FROM RECEIPT AND/OR IMPROPER, INAPPROPRIATE, NEGLIGENT OR OTHER WRONGFUL HANDLING OR USE OF THE MATERIAL, REPLICATES, OR DERIVATIVES, AND/OR, EXCEPT AS EXPRESSLY PROVIDED IN THIS AGREEMENT OR ANY CERTIFICATE OF ANALYSIS PROVIDED HERewith, FROM ANY MISIDENTIFICATION, MISREPRESENTATION, LACK OF TITLE, SAFETY, PURITY, TYPICALITY, OR VIABILITY OF THE ITEMS. NEITHER ATCC NOR CONTRIBUTOR WILL BE LIABLE TO YOU OR YOUR INSTITUTION OR ANY OF ITS EMPLOYEES, REPRESENTATIVES, OR AGENTS FOR ANY LOSS, CLAIM OR DEMAND MADE BY YOU OR YOUR INSTITUTION OR SUCH PERSONS MADE AGAINST YOU OR YOUR INSTITUTION BY ANY OTHER PARTY, DUE TO OR ARISING FROM THE USE OF THE ITEMS BY YOU, EXCEPT TO THE EXTENT PERMITTED BY LAW WHEN CAUSED BY THE GROSS NEGLIGENCE OR WILLFULL MISCONDUCT OF ATCC.**

(b) **NEITHER ATCC NOR ANY CONTRIBUTOR SHALL HAVE ANY LIABILITY TO YOU OR YOUR INSTITUTION FOR ANY CONSEQUENTIAL (INCLUDING LOST PROFITS), INCIDENTAL, INDIRECT, SPECIAL, ECONOMIC OR PUNITIVE DAMAGES ARISING OUT OF, OR BASED UPON THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT OR THE SUBJECT HEREOF, EVEN IF ATCC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.**

(c) **THE EXCLUSIVE REMEDY AGAINST ATCC (INCLUDING ANY CONTRIBUTOR) FOR ANY LOSSES OR DAMAGE OF ANY KIND WHATSOEVER, WHETHER IN CONTRACT, TORT OR OTHERWISE, SHALL BE, AT ATCC'S OPTION, REFUND OF THE FEE PAID TO ATCC FOR SUCH MATERIAL OR OTHER ITEM OR REPLACEMENT OF THE MATERIAL.**

Payment.

(a) You, the purchaser, shall pay to ATCC the gross amount of any invoice provided to you hereunder, free of any withholding or other deduction of any type whatsoever. In addition, you shall pay to ATCC or the appropriate government authorities the amount of any sales, use, turnover, or value-added taxes, duties, excise taxes, or fees of any type (other than U.S. income taxes) lawfully levied by any governmental authority as the result of this Agreement. If a claim is made against ATCC for any such taxes, ATCC shall notify you, and, if you request in writing, ATCC shall pay any such tax only under protest, and if payment is made, shall use reasonable efforts at your expense to obtain a refund therefor. If all or any part of such tax be refunded, ATCC shall repay to you so much thereof as you shall have paid. You shall pay to ATCC, upon demand, all expenses incurred by ATCC in protesting payment of such tax and in endeavoring to obtain any refund.

(b) Payment is due within thirty (30) days of the invoice date. Payment is accepted (i.) in U.S. Currency by check drawn by any United States bank or UNESCO coupons or International money order made payable to American Type Culture Collection, 10801 University Boulevard, Manassas, Virginia 20110-2209; (ii.) money wire transfer to ATCC's account # 003933990352, ABA # 052001633 at Bank of America, N.A., Baltimore, MD; or (iii.) VISA/Mastercard and American Express. Federal I.D. #53-0196548.

Shipping.

ATCC will package the Material for shipping in accordance with applicable U.S. law and international regulation. If special processing or packaging is necessary, a special processing fee will be charged. If the Material is lost or damaged during shipment, ATCC will replace such Material, including storage media, at no additional charge, provided that you have reported thawed, damaged or lost shipments immediately to the applicable airline or freight forwarder and notified ATCC promptly upon discovery thereof.