MASSACHUSETTS LIFE SCIENCES CENTER 2023 TAX INCENTIVE AGREEMENT

This Life Sciences Tax Incentive Agreement (the "Agreement") dated as of(the "Effective Date"), is entered into between the Massachusetts Life Sciences Center ("MLSC"), a public instrumentality of The Commonwealth of Massachusetts (the "Commonwealth"), and Comp ("Recipient"), a Delaware corporation, having its principal office and place of business at					
WHEREAS, MLSC was establis Sciences Act") to promote the develop			neral Laws (the "Life		
WHEREAS, MLSC commenced "Program") to expand life sciences-rela stimulate research and development, n Commonwealth;	ted employment opportuni	ties, promote health-relate	ed innovations and		
WHEREAS, Recipient has appli in accordance with Section 5(d) of the			ts under the Program		
WHEREAS, Recipient has suppinformation as requested by the MLSC			2024 with additional		
WHEREAS, the Board of Direct as of December 31, 2023 and awarded April XX, 2024, contingent upon execut	Recipient the Tax Incentiv				
NOW, THEREFORE, in reliance contained, the parties agree as follows		cions, warranties and agree	ements herein		
1. In accordance with S Incentives, up to such amount and on		nces Act, MLSC hereby awa ow:	ards Recipient Tax		
	Gross Amount of Tax Incentive up to (\$) of Tax Benefit	Refund Limit (where applicable)	Last Tax Year in which Tax Incentives May Be Claimed		
Life Sciences Investment Tax Credit Pursuant to 62 M.G.L. 6(m) and 63 M.G.L. 38U		90% of excess credit			
FDA User Fees Credit Pursuant to 62 M.G.L. 6(n) and 63 M.G.L. 31M		90% of excess credit			
Extension of Net Operating Losses Pursuant to 63 M.G.L. 30 ¶17		N.A.			
90% Refund of Already-available Excess §38M Research Credits Pursuant to 63 M.G.L. 38M(j)		90% of Gross Amount			
§38W Life Sciences Research Credit Pursuant to 63 M.G.L. 38W		N.A.			
Deduction for Qualified Orphan Drug Expenses Pursuant to 63 M.G.L. 38V		N.A.			
Designation as R&D Company for Sales Tax Purposes Pursuant to 63 M.G.L. 42B ¶3		N.A.			
Sales Tax Exemption for Certain Property Pursuant to 64H M.G.L. 6(xx)		N.A.			

Life Sciences Jobs Incentiv Refundable Credit Pursuant to c.68 of Acts		90% of excess credit
TOTAL	<u>\$XXX,XXX</u>	
Recipient may claim all or a Amount of Tax Incentive U future action by the Board excess of the Awarded Amo Investment Tax Credit, an	a portion of the tax value of the Tax In p To (\$) of Tax Benefit" in Section 1 of of Directors of the MLSC, in no event sount for any Tax Incentive awarded un FDA User Fees Credit or Life Sciences and of 90% of any excess of the credit of	e Life Sciences Act, and other applicable laws, ncentives indicated in the column entitled "Gross f this Agreement (the "Awarded Amount"). Absent shall Recipient be entitled to claim any amounts in order the Program. In cases where a Life Sciences Jobs Incentive refundable Credit is awarded, the over such portion of the credit that is applied
claim such Tax Incentives in ("DOR") not later than the Claimed" in Section 1 of the not deduct any award amo Massachusetts. Failure to chall result in a forfeiture but that the DOR has the sole of the control of the sole of the control of the co	in accordance with Massachusetts law last year indicated in the column entities Agreement. Recipient may not clain unt from any quarterly payments or taclaim such Tax Incentives in the last taby Recipient of such Tax Incentives. Recipient of such Tax Incentives.	in in Section 1 of this Agreement, Recipient must with the Massachusetts Department of Revenue cled "Last Tax Year in Which Incentive(s) May Be in award prior to July 1, 2024 . Recipient may also ax extension payments due the Commonwealth of ax year specified in Section 1 of this Agreement ecipient and the MLSC acknowledge and agree ipient's tax liability upon audit and to administer laws and regulations.
Incentives in the future. No	otwithstanding the foregoing, Recipient Annual Report and Multiple Awards Po	ent from applying to the MLSC for additional Tax t's eligibility for additional Tax Incentives will be blicy which can be found on the MLSC's website at
certified Recipient as a cert company and in accordance minimum annual job creati	tified life sciences company as of Dece e with the Life Sciences Act, Recipient on and salary targets for the five-year	ences Act, the Board of Directors of the MLSC has ember 31, 2023. As a certified life sciences acknowledges and agrees to meet the following r certification period ending December 31, 2028, y has been earlier revoked pursuant to Section 5
a.	"Baseline headcount": Number of total	I permanent Massachusetts full-time employees ¹
	As of December 31, 2023 (the "Measu	rement Date"): (a)
b.	Number of new total Permanent Massa	achusetts FTEs for 2024 (per application):(b)
	For annual compliance reporting prermanent Massachusetts FTEs in R footnote 1 below) for each anniversary	purposes, minimum projected headcount tota Recipient's Massachusetts facilities (as defined i y of the Measurement Date: (a) above + (b) above =
	Projected average salaries of Permane of the Measurement Date as set forth	ent Massachusetts FTEs as of the first anniversary in the Recipient's Application:

For purposes of headcount reporting including establishing a Tax Incentive Recipients' baseline Massachusetts headcount to determine compliance with their net new job creation commitment, full-time equivalents (FTE) employees (35 hours or more per week) from the following companies, subsidiaries, or divisions will be included: (1) Massachusetts FTE headcount of Tax Incentive Recipient and Tax Incentive Recipient's wholly-owned MA subsidiaries and divisions; and (2) Massachusetts FTE headcount of Tax Incentive Recipient's parent company and/or the parent company's wholly-owned subsidiaries and divisions only if 75% or more of parent company's total global consolidated annual revenues are derived from "Life Sciences" as defined in Section 2 of the Life Sciences Act and set forth in the attached Schedule of Massachusetts Facilities.

- 6. Recipient shall file an annual report with the MLSC within thirty (30) days of the end of each calendar year, in such form as provided by the MLSC, certifying whether it has met, or exceeded, the specific minimum targets set forth in this Agreement. Recipient shall file a quarterly report with the MLSC within thirty (30) days of the end of each September indicating the number of Permanent FTEs employed in Massachusetts by Recipient. **The quarterly and annual reports should be sent to taxprogram@masslifesciences.com**. Recipient further acknowledges and agrees that failure to meet the annual targets set forth in Section 5b. and 5c. of this Agreement may result in revocation of Recipient's status as a certified life sciences company by the MLSC and the disallowance by DOR of any Tax Incentives awarded to Recipient pursuant to this Agreement, in accordance with Section 5 of the Life Sciences Act.
- 7. Recipient hereby authorizes and consents to DOR providing the MLSC with information, including but not limited to tax return and wage reporting information, that is (a) necessary to verify the amount and tax year in which Recipient claims any of the Tax Incentives awarded in Section 1 of this Agreement or Recipient's fulfillment of job creation and salary targets under Section 5 of this Agreement, or (b) otherwise necessary to ensure the proper operation or enforcement of this Agreement or the Program.
 - 8. All communications to MLSC shall be mailed or delivered to the following address, or sent to:
 Ciara Murphy, Controller
 Re: Life Sciences Tax Incentive Program
 Massachusetts Life Sciences Center
 1075 Main Street, Suite 100
 Waltham, MA 02451
 (781) 373-7777 (phone)
 taxprogram@masslifesciences.com
- 9. Recipient agrees to provide the MLSC with the name and tax identification number of the acquisition or divestiture of a business or business line with Massachusetts operations within thirty (30) days of such acquisition or divestiture. Recipient is subject to the MLSC's Acquisition and Divestiture Policies which can be found at www.masslifesciences.com/taxincentive.html
- 10. Recipient acknowledges that under this Agreement (a) MLSC has not made any commitment, oral, written or otherwise to provide funding or other support to Recipient other than the incentives set forth in Section 1 above; (b) in no way is Recipient relying on this Agreement or any other statement, oral or written, to provide any expectation of additional funding, support or award by MLSC; and (c) any future agreement between MLSC and Recipient shall be in writing and executed by duly authorized representatives of MLSC and Recipient.
- 11. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 12. If one or more provisions of this Agreement are held to be unenforceable under applicable law, such provision shall be excluded from this Agreement, and the balance of the Agreement shall be interpreted as if such provision were so excluded, and shall be enforceable in accordance with its terms.
- 13. This Agreement shall be construed under, and governed by, the laws of the Commonwealth, without regard to choice of law provisions. Recipient agrees to bring any Federal or State legal proceedings arising under this Agreement in which the Commonwealth or MLSC is a party in a court of competent jurisdiction within the Commonwealth, except that any claim of abatement of tax, subject to administrative remedies pursued within the DOR, shall be pursued in the Appellate Tax Board in accordance with applicable law.
- 14. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns (including, without limitation, by sale or transfer of all or substantially all assets, merger or consolidation). Recipient may assign this Agreement to an affiliate or in connection with the merger, consolidation or sale of all or substantially all of its assets, provided that the affiliate or acquirer agrees to assume all responsibilities and obligations under this Agreement; provided, however, that Recipient shall not otherwise assign or in any way otherwise transfer any interest in this Agreement, without the prior written consent of MLSC, such consent not to be unreasonably withheld.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first above written.

MASSACHUSETTS LIFE SCIENCES CENTER

By:	
	Kenneth L. Turner
	President and CEO
ΓΝΔΜ	E OF RECIPIENT]
LIVALII	LOI RECIFICATI
By:	
Nasaa	
Name:	
Title:	
Tax Id	entification No.:

Schedule of Massachusetts Facilities

1.	Name	οf	Reci	nient	and	tax	id	#

- 2. List the names and tax id # of divisions or subsidiaries with Massachusetts operations, if any, wholly owned by Recipient
- 3. If 75% or more of Recipient's parent company's total global consolidated annual revenues are derived from "Life Sciences" as defined in Section 2 of the Life Sciences Act (see below), list the names and tax id# of Recipient's parent company and/or the parent company's wholly-owned divisions or subsidiaries with Massachusetts operations

"Life Sciences" means advanced and applied sciences that expand the understanding of human physiology and have the potential to lead to medical advances or therapeutic applications including, but not limited to, agricultural biotechnology, biogenerics, bioinformatics, biomedical engineering, biopharmaceuticals, biotechnology, chemical synthesis, chemistry technology, diagnostics, genomics, image analysis, marine biology, marine technology, medical devices, nanotechnology, natural product pharmaceuticals proteomics, regenerative medicine, RNA interference, stem cell research and veterinary science.