

CONSIGNMENT AGREEMENT (ANIR-CO Terms)

BIOSTREAM General Trading LLC (further BIOSTREAM or ANIR or we) agrees to store the consigned items of _____ (further Seller or you) at BIOSTREAM storage facilities and implement the delivery to customers of the items in case of an order on the website www.ANIR.com (further Website).

1. CONSIGNMENT SERVICES: Following the registration by the Seller of an account on the Site in order to sell Products via the Site in the UAE, using functionality we may enable for your account, you shall become eligible to receive from ANIR the “direct-to-consumer” order consignment services in the UAE. These services are generally described on the Site at <http://ANIR.COM/consignment-services> which may be amended from time to time, and are called the “ANIR-Co Services”. As set out on the Site at <http://ANIR.COM/consignment-services>, the Anir-Co Services are separated into Storage Services and Shipment Services (and are sub-categories of the Services provided according to the Site Terms of Use).

2. ANIR-CO TERMS: Upon agreeing to provide the Consignment Services to you in the UAE BIOSTREAM shall do so in accordance with these terms which are called the “ANIR-Co Terms”. These Terms are part of the Site Terms of Use, and, unless specifically provided otherwise, apply only to the Seller’s participation in ANIR-Co and the receipt of the ANIR-Co Services in the UAE as agreed with BIOSTREAM. By using the ANIR-Co Services or listing Products for ANIR-Co, you (either in your individual capacity or on behalf of the business that you represent) as the Seller, reconfirm your agreement to be bound by the Site Terms of Use and the ANIR-Co Terms. The ANIR-Co Terms apply only to the ANIR-Co Services. The Seller acknowledges that BIOSTREAM do not take title or ownership of the ANIR-Co Products or the inventory of ANIR-Co Products at any point in time by virtue of the provision of these ANIR-Co Services according to these ANIR-Co Terms. Title to the ANIR-Co Products shall remain with the Seller until successful and completed delivery to the customer, or will remain with Seller for ANIR-Co Products that are returned to the Seller. You expressly agree that the BIOSTREAM may engage its Affiliate(s) or a third party in order to complete one or more of the ANIR-Co Services. To the extent of any inconsistency or conflict between the Site Terms and the ANIR-Co Terms, the ANIR-Co Terms, unless expressly stated otherwise, take precedence.

3. ELECTED COUNTRIES: Unless expressly agreed otherwise with BIOSTREAM, the ANIR-Co Services are limited to ANIR-Co Products (as defined in paragraph 5 below of these ANIR-Co Terms) that are shipped to and from our storage facility located within the UAE, to be delivered to customers in the UAE only, subject to the Cross Border ANIR-Co (as set out below). Neither BIOSTREAM, nor any third party, shall supply or be required to supply any services falling outside the scope of the ANIR-Co Services.

4. CROSS BORDER ANIR-CO SERVICES: To the extent that the Elected Country is United Arab Emirates, then ANIR-Co may offer the Consignment Services aspect of the ANIR-Co Services to the Seller outside of the UAE to any of the Kingdom of Saudi Arabia, Bahrain, Kuwait, and Oman and such other countries as BIOSTREAM may determine from time to time (in each and every case, and at all times, strictly subject to BIOSTREAM sole discretion and UAE Applicable Laws or in any destination country) (Cross Border ANIR-Co). If you elect to participate in our "Cross Border ANIR-Co", we will ship such of your ANIR-Co Products that we determine to be eligible (at our sole discretion), to addresses within countries we determine to be eligible for foreign shipments (at our sole discretion), subject to any additional terms on foreign shipments. In such a case, and subject to such additional terms implemented by BIOSTREAM, the Seller or the Seller's customer shall bear the full cost of delivery and shall be listed as the importer and/or exporter of record, as applicable, on all Cross Border ANIR-Co shipments and returns of Products and we shall not be listed as the importer or exporter on any import, export or other customs documentation. If BIOSTREAM is listed on any import/export documentation, ANIR reserves the right to refuse to ship the ANIR-Co Products covered by the import/export documents and any costs assessed against or incurred by BIOSTREAM will be collected from Seller in accordance with the Site Terms (including by way of deduction from amounts payable to you), or by other method at our election.

5. ANIR-CO SERVICES: During the ANIR-Co Term (being the period during which ANIR provides the ANIR-Co Services in the Elected Country), ANIR shall provide Seller the ANIR-Co Services in respect of certain Products sent by the Seller to BIOSTREAM storage facilities and collected by BIOSTREAM by signing the list of received products (further the "ANIR-Co Products"). The Seller can allocate any Products that it sells according to the Site Terms as ANIR-Co Products (provided such ANIR-Co Products weight, when fully

packaged, no more than the amount set out on the Site at <http://ANIR.COM/consignment-services/anir-co-FAQ/> for each Elected Country and subject to any specific capacity limitations set out on the Site (whether generally or by Elected Country, and in each case as may be amended from time to time). At all times, BIOSTREAM may refuse to provide the ANIR-Co Services in respect of any such Product(s) or to terminate ANIR-Co Services with 10 days notice period. Seller may, at any time, withdraw any ANIR-Co Products from the scope of these ANIR-Co Terms with 10 days notice period.

6. STORAGE SERVICES: We will provide storage services as described in these ANIR-Co Terms in the Elected Country once we confirm receipt of delivery of such ANIR-Co Products in accordance with these ANIR-Co Terms. We will keep electronic records that track inventory of ANIR-Co Products by identifying the number of ANIR-Co Products stored in any storage facility. We may move ANIR-Co Products among facilities. If there is a loss of or damage to any ANIR-Co Products while they are being stored, we will, as your sole remedy, reimburse you in accordance with our guidelines or protocols in force at that time, which may be referred to on the Site at <http://ANIR.COM/consignment-services/anir-co-FAQ/> and you will, at our request, provide to us a valid tax invoice for the compensation paid to you. If we reimburse you for a ANIR-Co Products, we will be entitled to dispose of the ANIR-Co Product pursuant to paragraph 17 of these ANIR-Co Term. This reimbursement is our total liability for any duties or obligations that we or our agents or representatives may have and is your only right or remedy.

7. SHIPPING SERVICES: As part of our ANIR-Co Services, we will ship ANIR-Co Products from our inventory of your ANIR-Co Products to the shipping addresses in the Elected Country as included in valid customer orders. We may ship ANIR-Co Products together with products purchased from other merchants, including any of our Affiliate or may ship ANIR-Co Products separately that are included in a single customer order.

8. ORDERS AND SHIPPING: In each Elected Country, to the extent that Products are to be shipped to the Seller's customer, BIOSTREAM shall provide the relevant ANIR-Co Services upon the placement of the order through the Site (subject to the Seller's inventory of ANIR-Co Products being available to allow us to provide the ANIR-Co Services). The Seller

retains full responsibility for ensuring that ANIR-Co Products are available to allow BIOSTREAM to provide the ANIR-Co Services.

9. ANIR-CO FEES: Subject to the payment of any Fees set out in the Site Terms generally for the provision of Services and the making available the Site for the purposes of selling Products, the ANIR-Co Services are currently provided without additional charge to Sellers. BIOSTREAM retains the right to charge Sellers the ANIR-Co Fees for the ANIR-Co Services on the expiry of 30 days' notice on the Seller's registered email ID (ANIR-Co Fees Notice Period). The current indicative cost of each of the ANIR-Co Services is set out in on the Site at <http://ANIR.COM/consignment-services/anir-co-FAQ/> . For the avoidance of doubt, the amount of the ANIR-Co Fees, and/or the scope of the ANIR-Co Services (or part of the ANIR-Co Services) for which they are chargeable is provided as an example of the likely charges for the provision of the ANIR-Co Services (or any part of them). ANIR-Co may update the amount or scope of the ANIR-Co Fees (or any part of them) at any time, for any Elected Country (either in whole or in part) (or for any other country).

10. ANIR-CO FEES NOTICE PERIOD: The ANIR-Co Fees Notice Period shall commence upon midnight on the date that the Site is updated to indicate the commencement of the ANIR-Co Fees Notice Period. The Seller shall not be liable to pay for ANIR-Co Fees for the ANIR-Co Services provided before the expiry of the ANIR-Co Fees Notice Period. Upon expiry of the ANIR-Co Fees Notice Period, the Seller shall pay ANIR-Co the ANIR-Co Fees for the ANIR-Co Services. The Seller acknowledges and expressly agrees that ANIR-Co may deduct the ANIR-Co Fees from the Seller's account in accordance with the Site Terms. The Seller acknowledges ANIR-Co can monitor all payment activities conducted through the Seller's account in accordance with the Site Terms.

11. INDICATIVE ANIR-CO FEES: Subject to the expiry of the ANIR-Co Fees Notice Period, and to ANIR's rights to change the ANIR-Co Fees, for each Elected Country including (but not limited to) as set out on the Site at <http://ANIR.COM/consignment-services/anir-co-FAQ/>, ANIR may charge and the Seller shall pay:

- a. the Consignment Fees, being the amount chargeable for each ANIR-Co Product that is sold and shipped through the Site, and which are

chargeable according to the weight of the ANIR-Co Product and the Elected Country in which it is shipped (and subject in each case to the weight capacity limitations referred to on the Site at <http://ANIR.COM/consignment-services/anir-co-FAQ/> and subject to any capacity limitations set out on the Site; and/or

- b. the Storage Fees, being the amount chargeable for all ANIR-Co Products stored by BIOSTREAM in an ANIR-Co storage facility (or on its behalf) based on the volume used per day. The volume of any Product shall be determined based on each relevant fully and properly packaged ANIR-Co Product when ready for shipment to customers. ANIR-Co (in its sole discretion) shall determine the volume of such Product for this purpose (based either on actual measurement or on measurement of a representative sample). The Storage Fees, in each Elected Country in which the ANIR-Co Products are stored shall be charged beginning on the day (up to midnight) that each ANIR-Co Product arrives at ANIR-Co storage facility, until, the earlier of the day (up to midnight) BIOSTREAM:
 - i. receives an order for the Product to: to be shipped to the Seller's customer; to be shipped to Seller's designated return location; or ii.
 - disposes of such ANIR-Co Product(s) in accordance with these ANIR-Co Terms; and/or

- c. the Return Fee, being the amount chargeable for making available the Return Products for collection in accordance with paragraph 18 of these ANIR-Co Terms.

12. SHIPPING TO BIOSTREAM (GENERAL): Seller is responsible for delivering the Products to the relevant ANIR-Co storage facility in the relevant Elected Country which shall be subject to inspection in accordance with these ANIR-Co Terms. Seller shall pay for all costs incurred to ship the Products to ANIR-Co (including costs of freight and transit insurance) and ANIR-Co shall not pay any shipping costs. Seller is responsible for payment of all customs, duties, taxes, and other charges. Seller shall not deliver to ANIR-Co, and ANIR-Co may refuse to accept, any Products or shipment that does not conform to the Site Terms or these ANIR-Co Terms. BIOSTREAM's confirmed receipt of delivery does not: (a) indicate or imply that any Product has been delivered free of loss or damage, or that any loss or damage to any Product later discovered occurred after confirmed receipt of delivery; (b) indicate or imply that ANIR-Co actually received the number of units of the Product(s)

specified by the Seller; (c) waive, limit, or reduce any of ANIR's rights under these ANIR-Co Terms; or (d) confirm that such ANIR-Co Product(s) meets any necessary criteria, (e) warrant, represent, affirm or contest the scope or validity of any intellectual property rights related to the Products. In addition, if you ship Products from outside the applicable Elected Country to ANIR storage facility, you will list yourself as the importer/consignee and nominate a customs broker. If ANIR-Co is listed on any import documentation, ANIR-Co reserves the right to refuse to accept the ANIR-Co Products covered by the import documents and any costs assessed against or incurred by ANIR-Co will be collected from you in accordance with the Site Terms (including by way of deduction from amounts payable to you), or by other method at our election.

13. SHIPPING TO ANIR (DISCOUNT): Subject always to paragraph 12 of these ANIR-Co Terms, we may, at our option, allow you to ship the ANIR-Co Product(s) in the relevant Elected Country at your expense to ANIR storage facility using discounted shipping rates that we may make available to you for certain carriers. In such event, you will use the processes and supply the information that we require for you to obtain such discounted rates. You also must comply with standard operating procedures, weight and size restrictions, and other shipping requirements of the applicable carriers. If we provide you with the estimated shipping costs prior to shipment, you acknowledge and agree that actual shipping costs may vary from such estimates. In addition, if the weight of the ANIR-Co Product(s), as determined by the applicable carrier, differs from that submitted by you to us for purposes of determining the estimated shipping costs, then: (a) you may be charged more than the estimated shipping costs if the carrier determines that such ANIR-Co Product(s) weigh(s) more than as submitted by you; or (b) you may be charged the full amount of the estimated shipping costs even if the carrier determines the weight to be less than that submitted by you. You will not use carrier account information (e.g., carrier account number, amount of shipping rates, etc.) for any purpose, nor disclose such information to any third party, and you will protect such information as BIOSTREAM's confidential information in accordance with Site Terms. As between you, us, and the applicable carrier, you will be the shipper of record, and we will make payment to the carrier with respect to the shipment of all applicable ANIR-Co Product(s) using such discounted rates. Title and risk of loss for any such ANIR-Co Product(s) shipped using discounted rates provided by us under this paragraph of these ANIR-Co Terms will remain with you, and our provision of such shipping rates will not

create any liability or responsibility for us with respect to any delay, damage, or loss incurred during shipment. You authorize the applicable carrier to provide us with all shipment tracking information.

14. GIFT WRAP AND FREE SHIPPING: For any ANIR-Co Products, where relevant, we will determine the amounts charged to the customer for gift wrap services (if any) for the ANIR-Co Products that we fulfill as part of the ANIR-Co Services in the relevant Elected Country. As between you and us, these charges will be your charges to the customer, and we will report them to you. We will charge you (and you will pay us) a fee equal to the amount of such charges to the customer. In the case of shipments of ANIR-Co Products sold through the Site that qualify for the “Free Shipping” promotion, the amounts charged to the customer for shipping any such ANIR-Co Products that ANIR-Co fulfills will first be charged to the customer and will next be deducted from the total charges to the customer as your promotion and ANIR-Co will not charge you the fee described above. If you ship ANIR-Co Products to us using the shipping rates that we may make available pursuant to these ANIR-Co Terms, you will reimburse us for the actual amounts charged to us by the applicable carrier for such shipments.

15. INSPECTION: Upon receipt at or delivery to a ANIR-Co storage facility (whether for the first time or following a return from the Seller’s intended customer) of a ANIR-Co Product(s), the Seller acknowledges and agrees that, at ANIR’s discretion, any such ANIR-Co Product(s) shall be subject to a quality inspection by ANIR (or on its behalf). To the extent that the packaging of such ANIR-Co Product(s) is opened or removed, and the ANIR-Co Product(s) passes the inspection, ANIR agrees that the ANIR-Co Product(s) shall be repacked or resealed in such a manner as to be suitable for sale to customers. ANIR-Co retains the right in its sole discretion to refuse to accept the ANIR-Co Products or refuse to provide the ANIR-Co Services in respect of any such ANIR-Co Product(s) that ANIR-Co determines: (a) is defective, damaged, unfit for a particular purpose, or lacking required label(s); (b) the labels for which were not properly registered with ANIR-Co before shipment or does not match the Product that was registered by the Seller; (c) is otherwise an excluded Product (in accordance with the Site Terms) or does not comply with the Site Terms; (d) is unsellable, or cannot be fully and properly repaired by or for us to a suitable condition for resale; or (e) is otherwise unsuitable, and together

such ANIR-Co Products as set out in (a) to (e) shall be called “Failed Inspection Products”.

16. **UNSOLD ITEMS:** To the extent that Products stored at a ANIR-Co storage facility are not sold within one hundred and fifty calendar days from the date of their receipt at a ANIR-Co storage facility (“Unsold Items”), such Products must be collected by the Seller. ANIR-Co may offer the Seller transportation/shipment facilities to remove the items from ANIR’s storage facility at its standard price. If you do not respond to a request to your registered email ID to collect an Unsold Item, or do not collect an Unsold Items after 30 days, we shall deem it to be an “Uncollected Unsold Item”.

17. **RETURNS TO ANIR AND RE-LISTING:** ANIR shall allow the Seller’s customer to return any ANIR-Co Products according to the Site Terms provided that such ANIR-Co Products were shipped to addresses within the same Elected Country in accordance with the terms of these ANIR-Co Terms. Following their return, if the ANIR-Co Products are in a condition that may allow the ANIR-Co Products to be resold through the Site (to be determined by ANIR at its discretion) and have been returned in accordance with these ANIR-Co Terms, then ANIR agrees to re-list such Products for sale according to these ANIR-Co Terms in the same Elected Country (but not according to any other terms or by reference to any other service that ANIR-Co (or its affiliates) may offer). Except as provided in paragraph 20, you will retain or retake title of all ANIR-Co Products that are returned by customers.

18. **RETURNS TO YOU:** You may, at any time, request that ANIR-Co Products be returned to you or that we dispose of ANIR-Co Products. We may (i) make available for collection those ANIR-Co Products that you have requested to be returned to you, or (ii) return: (a) ANIR-Co Products to you (for any reason), (b) Failed Inspection Products or (c) Unsold Items, including (in each of (i) and (ii)) upon termination of these ANIR-Co Terms (Return Products) and we shall charge you the Return Fees for the return of each such Return Product. The Return Products will be sent to your designated shipping address. However, if (a) the designated shipping address we have for you is outdated or incorrect, (b) you have not provided a designated shipping address in the Elected Country, or (c) we cannot make arrangements for you to pay for the return shipment, then the ANIR-Co Product(s) will be deemed abandoned and we, to the extent permitted

by Applicable Laws in the Elected Country, may elect to dispose of them in our sole discretion in accordance with paragraph 20 of these ANIR-Co Terms.

19. ANIR-CO PRODUCT RECALLS: You will promptly notify us of any recalls or potential recalls, of any ANIR-Co Products and cooperate and assist us in connection with any such recalls, including initiating the procedures for Return Products. In addition, to the Return Fees, you will be responsible for all costs and expenses you, we or any of our or your affiliates incur in connection with any recall or potential recall of any ANIR-Co Products (including the costs to return, store, repair, liquidate, or deliver to you or any vendor any of these Products).

20. DISPOSAL OF RETURN PRODUCTS: We, if we elect so, may dispose any of Return Products or Uncollected Unsold Items (and you will be deemed to have consented to our action): (i) immediately if we determine in our sole discretion that such ANIR-Co Product creates a health, safety, or liability risk to BIOSTREAM, our personnel, or any third party; (ii) if you fail to direct us to return or dispose of any such ANIR-Co Product within 30 (thirty) days after we notify you that such ANIR-Co Product has been recalled; or (iii) if you fail to direct us to return or dispose of any such ANIR-Co Product within thirty days (or as otherwise specified on the Site) after we notify you. We may dispose any of such ANIR-Co Products in the manner we prefer. Title to each such disposed ANIR-Co Product(s) will transfer to us at no cost, as necessary for us to dispose of the ANIR-Co Product(s), and we will retain all proceeds, if any, received from the disposal. You will reimburse us for all costs and expenses we incur in connection with the storage, and return or disposal of any such ANIR-Co Products.

21. CUSTOMER SERVICE: We will be responsible for and have sole discretion regarding all customer service issues relating to packaging, handling and shipment, and customer returns, refunds, and adjustments related to ANIR-Co Products. We will have the right to determine whether a customer will receive a refund, adjustment or replacement for any ANIR-Co Products. In situations relating to ANIR-Co Products where the wrong ANIR-Co Product(s) was delivered or the ANIR-Co Product(s) was damaged or lost or is missing, unless we determine that the basis for such request is caused by you or any of your employees, agents, or contractors, we will, as your sole and exclusive remedy and at our option for any such ANIR-Co Products: (i)

ship a replacement unit of the ANIR-Co Product(s) to the customer and reimburse you in accordance with our guidelines or protocols in force at that time, (including (but without limitation) to those referred to on the Site at <http://ANIR.COM/consignment-services/anir-co-FAQ/> for the replacement ANIR-Co Product(s), or (ii) process a refund to the customer and reimburse you in accordance with our guidelines or protocols in force at that time, including (but without limitation) to those referred to on the Site at <http://ANIR.COM/consignment-services/anir-co-FAQ/>) for the ANIR-Co Product(s). If, in these circumstances, we provide a replacement ANIR-Co Product(s) or refund to a customer and that customer returns the original ANIR-Co Product(s) to us, we will be entitled to dispose of the original ANIR-Co Product(s) pursuant to paragraph 19 of these ANIR-Co Terms. Any replacement ANIR-Co Product(s) shipped by us under these ANIR-Co Terms will be deemed to be, and will be treated in the same manner as, an order and sale of such ANIR-Co Product(s) from you to the customer via the applicable Site using the applicable Service in accordance with, and subject to these ANIR-Co Terms and the Site Terms.

22. TAX: Seller acknowledges that he or his agent is solely responsible for identifying and resolving any sales, customs and use tax collection issues for product orders, including the necessity of charging and collecting such taxes. Seller

understands and acknowledges that storing Products at storage facility may create a tax nexus for Seller in any Elected Country or other country, state, province, emirate, or other localities in which ANIR-Co Products are stored, and Seller will be solely responsible for any taxes owed as a result of such storage. If any taxes are assessed against ANIR-Co as a result of performing the ANIR-Co Services for the Seller, Seller shall be responsible for such taxes and Seller shall indemnify and hold ANIR-Co harmless from such taxes. All ANIR-Co Fees are exclusive of applicable taxes and duties, including, without limitation, VAT, sales and other similar transaction taxes, excise taxes and gross receipt taxes ("Indirect Taxes"). If the ANIR-Co Fees payable by Seller are subject to Indirect Taxes, then Indirect Taxes will be charged by ANIR-Co in addition to the ANIR-Co Fees payable under these ANIR-Co Terms. Seller will provide such information to ANIR-Co as reasonably required to determine whether ANIR-Co is obligated to collect Indirect Taxes from Seller or to allow ANIR-Co to comply with its legal obligations in relation to the correct collection and enforcement of Indirect Taxes.

23. INDEMNITY: In addition to your obligations under the Site Terms, you agree to indemnify, defend, and hold harmless us, our affiliates, and our and their respective officers, directors, employees, representatives, and agents against any Claim that arises from or relates to: (a) the ANIR-Co Product(s) (whether or not title has transferred to us, and including any ANIR-Co Product(s) that we identify as yours), including any personal injury, death, or property damage; (b) the shipment, export, or delivery of your Products to addresses outside of the Elected Country in accordance with paragraph 4 of these ANIR-Co Terms (including with respect to any classification data and other information provided by you to us in connection therewith, and notwithstanding any rights we have under paragraph 4 of these ANIR-Co Terms or any certifications we may make in connection with the shipment, export, or delivery of your ANIR-Co Products); (c) any of your taxes or the collection, payment, or failure to collect or pay your taxes; and, if applicable (d) any sales, use, value added, personal property, gross receipts, excise, franchise, business, or other taxes or fees, or any customs, duties, or similar assessments (including penalties, fines, or interest on any of the foregoing) imposed by any government or other taxing authority in connection with the shipment of the ANIR-Co Product(s) outside of the Elected Country in accordance with paragraph 4 of these ANIR-Co Terms (collectively, "Foreign Shipment Taxes").

24. RELEASE: You, on behalf of Seller and any successors, subsidiaries, affiliates, officers, directors, shareholders, employees, assigns, and any other person or entity claiming by, through, under, or in concert with them (collectively, the "Releasing Parties"), irrevocably acknowledge full and complete satisfaction of and unconditionally and irrevocably release and forever fully discharge BIOSTREAM, ANIR and each of our affiliates, and any and all of our and their predecessors, successors, and affiliates, past and present, as well as each of our and their partners, officers, directors, shareholders, agents, employees, representatives, attorneys, and assigns, past and present, and each of them and all Persons acting by, through, under, or in concert with any of them (collectively, the "Released Parties"), from any and all claims, obligations, demands, causes of action, suits, damages, losses, debts, or rights of any kind or nature, whether known or unknown, suspected or unsuspected, absolute or contingent, accrued or unaccrued, determined or speculative (collectively, "Losses") which the Releasing Parties now own or hold or at any time have owned or held or in the future may hold or own against the Released Parties, or any of them, arising out of, resulting from, or in any way related to the shipment, export,

or delivery of ANIR-Co Products to addresses outside of the Elected Country in accordance with paragraph 4 of these ANIR-Co Terms, including any tax registration or collection obligations. You, on behalf of yourself and all other Releasing Parties, recognize that you, and each of them, may have some Losses, whether in tort, product liability, contract, warranty, or otherwise, against the Released Parties of which you, or any of them, are totally unaware and unsuspecting, or which may arise or accrue after the date you register for or use ANIR-Co Services, which the Releasing Parties are giving up by agreeing to these ANIR-Co Terms. It is your intention in agreeing to these ANIR-Co Terms that these ANIR-Co Terms will deprive the Releasing Parties of each and all such Losses and prevent the Releasing Party from asserting any such Losses against the Released Parties, or any of them.

25. ADDITIONAL REPRESENTATION: In addition to your representations and warranties in section 6 of the Site Terms, you represent and warrant to us that: (a) you have valid legal title to all ANIR-Co Products and all necessary rights to distribute the ANIR-Co Products and to perform under these ANIR-Co Terms; (b) you will deliver all the ANIR-Co Products to us in new condition (or in such condition otherwise described by you in the applicable Product listing) and in a merchantable condition; (c) all the ANIR-Co Products and their packaging will comply with all applicable marking, labelling, and other requirements required by Law; (d) no Unit is or will be produced or manufactured, in whole or in part, by child labour or by convict or forced labour; (e) you and all of your subcontractors, agents, and suppliers involved in producing or delivering ANIR-Co Products will strictly adhere to all Applicable Laws of the Elected Country, its territories, and all other countries where Units are produced or delivered, regarding the operation of their facilities and their business and labour practices, including working conditions, wages, hours, and minimum ages of workers; and (f) that all ANIR-Co Product(s) that may be shipped outside of the Elected Country in accordance with paragraph 4 of these ANIR-Co Terms: (i) can be lawfully exported from the United Arab Emirates, without any license or other authorization; and (ii) can be lawfully imported into, and comply with all Applicable Laws of, any Eligible Country.

26. SUBCONTRACTORS: BIOSTREAM reserves the right to subcontract with other individuals and businesses for ANIR-Co Services required to be performed pursuant to these ANIR-Co Terms.

27. EFFECT OF TERMINATION: Following any termination of these ANIR-Co Terms (whether in whole or in part), BIOSTREAM shall, as directed by Seller, return to you or dispose of the ANIR-Co Products held subject to these ANIR-Co Terms. Upon any termination of these ANIR-Co Terms, all rights and obligations of the Parties under these ANIR-Co Terms, except that the rights and obligations of the Parties with respect to ANIR-Co Products received or stored by ANIR as of the date of termination will survive the termination. To the extent relevant, Seller shall immediately return to ANIR all property (including without limitation, Confidential Information and all material related to any customers) that it has received from ANIR in connection with the performance of its obligations.

BIOSTREAM:

Company name: BIOSTREAM
General Trading LLC
Address: Office #101, King Ahmed
Ghanem Sahrab Mohamed Ahli,
Al Qusais Industrial 4, Bur Dubai,
Dubai, UAE
P. O. Box 66709
Phone: +971(56)9435979
Email: pr@anir.com
Signature:

SELLER:

Company name/Name:

Address:

P. O. Box
Phone:
Email:
Signature: