Data Transfer Agreement

### Date and Parties to the agreement

This Agreement is entered into on the [Insert date]:

BETWEEN:

(1) The LifeGene study, Karolinska Institutet, Department of MEB, Nobels väg 12A, SE-171 77 Stockholm (‘**LifeGene**’) and,

(2) [Insert name of Recipient Principal Investigator] of [Insert address of Recipient Institution/organization] (‘the **Recipient**’)

### General terms and conditions

1. The following general terms and conditions prevail between the recipient and any fellow recipients (jointly referred to as “recipients” here) and LifeGene.
2. By signing this contract, the recipients acknowledge that they agree to and accept the following conditions for the transfer of data from LifeGene.
3. Appendix 1 describes the data that LifeGene will make available to the recipient in accordance with their approved application.
4. The applicants may only use the data for the purposes listed in the description of the approved research project.
5. The recipients agree not to transfer data to any third party not approved by LifeGene.
6. The recipients are forbidden to transfer their rights or obligations according to this contract without prior, written approval from LifeGene.
7. The recipients hereby warrants that all work in relation to the data will be carried out in compliance with all applicable laws, regulations, guidelines and any approval from an Ethics Review Board.
8. The recipients are responsible for taking the necessary technical and organizational measures to protect the data from unauthorized access. All users should be bound by professional secrecy.
9. The recipients will not link the data with any other data set except as agreed in writing with LifeGene for the purposes of the study.
10. The identity of participants is encoded and recipients will not attempt to identify any individual. Should the recipient inadvertently identify any individual, they will neither record this fact nor share the identification of that individual with any other person, and nor will they attempt to contact the individual themselves.
11. The recipients can be contacted by any individual with a request for extinction of personal data according to Lag 2013:794.
12. The recipients own the Intellectual Property of the research. Other researchers or companies wishing to use the results must first obtain permission from the recipients.
13. Recipients are expected to submit their results to a peer reviewed publication within 6 months after completing their study. If the recipients wish to have this period extended to protect IP, they should discuss this with LifeGene.
14. The recipients will ensure that any publication or presentation that is based (in whole or in part) on any data obtained from LifeGene will include an acknowledgement of LifeGene and its funding sources.
15. The recipients agree to provide LifeGene with any results including derived data, calculation models and any relevant supporting information arising from the use of the data. All such results must be provided within 6 months of the completion of the study as specified in the appendix.
16. This contract falls under Swedish law. Conflicts arising from this contract will be settled in a Swedish court of law.

SIGNED

Place and date\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Place and date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

LifeGene, Karolinska Institutet The Recipient

Nancy L Pedersen, [Insert name of principal investigator]

Scientific Director, LifeGene

Appendix 1, Description of LifeGene data to be transferred

Appendix 2, Costs and invoice information (if no MTA)