Limited use license agreement (LULA) of HepaSHTM cells

The current LULA lists and defines the rules that apply to the HepaSHTM cells.

If recipients of the HepaSHTM cells are unwilling to accept the terms of this LULA, they should not order the product, and if already received, they should immediately return it in a re-usable state. Violations of this LULA will be prosecuted to the fullest extent of the law. if there are doubts about the interpretation of that LULA please enquire to BIOPREDIC INTERNATIONAL SARL, the marketer of the product, at customersinguiries@wepredic.com

The HepaSHTM cells are subject to the following rules:

- 1. The HepaSHTM cells must be considered as a single-use disposable product to be destroyed upon conclusion of an experiment.
- 2. Subculturing, passaging, in vivo and in vitro amplification, and re-freezing for further cell amplification purposes, of HepaSHTM cells or its recombinant derivatives are prohibited.
- 3. Using the HepaSHTM cells themselves or their derivatives to act as, produce, or manufacture commercial products for sale or intended for sale, is not covered by the terms of this LULA and requires special agreement from Biopredic International.
- 4. Transfer of the HepaSHTM cells, whether for compensation or not, to (i) anyone who is not employed within the same organization, or (ii) who is not involved in a formally-established Scientific Collaboration with the original recipient of the Cells, is prohibited. Transfer of the subcellular fractions of HepaSHTM cells to a Third Party is allowed as far as the original recipient of the HepaSHTM cells is committed to let enforce the adhesion of the recipient to the rules of the present LULA.