The BioBrick™ Public Agreement DRAFT Version 1a January 2010

For public distribution and comment

Please send any comments or feedback to Drew Endy & David Grewal c/o

endy@biobricks.org

grewal@biobricks.org

The BioBrickTM Contributor Agreement

DRAFT Version 1a (January 2010)

The "Materials" are the particular standardized genetic material(s), their uses, and any associated sequence or functional information described as follows:
Please include the BioBrick part number(s) and any applicable BioBrick TM Standard(s), is appropriate:
Contributor may list and submit as many different Materials as Contributor wishes under this Contributor Agreement.
The "Contributor" is the person, company, institution, or other entity submitting the Materials and who is entering into this Agreement.
Name, address, and contact information of Contributor:
Person entering into this Contributor Agreement under authority of Contributor (if different from above):
Should Users attribute the Materials to Contributor as provided in Paragraph 5(b) below?
YesNo
If attribution to Contributor is requested, please specify how the attribution should read:
(may include name of institution or company, principal researchers, etc.)

Preface

The BioBricks Foundation, Inc. (the "Foundation") was established to foster and advance innovation, research, standardization, and education in synthetic biology through the open design, construction, distribution, understanding, and use of BioBrickTM compatible parts, namely standardized genetic materials and associated functional information, in ways that benefit the world. The Foundation believes that a free and easy-to-use legal framework for sharing and making use of engineered genetic materials underlies and serves these goals. Some such genetic materials may be subject to patents; some will not be. The patent-related provisions in this Contributor Agreement may or may not apply to the Materials (as defined above).

- 1. <u>Authority</u>. Contributor represents and warrants that Contributor has the right to enter this Contributor Agreement as a Contributor. By clicking "Agree" above in this BioBrickTM Contributor Agreement (the "Contributor Agreement") with respect to the Materials that Contributor is making available, Contributor agrees to the terms of this Contributor Agreement and permits those who receive the Materials under a BioBricks User Agreement ("Users") to use the Materials as provided therein.
- 2. <u>BioBrickTM Identification Tag.</u> Contributor agrees that the Materials may be modified to include a BioBrickTM identification tag and in order to inform potential users and contributors of the BioBricks framework to include the ______.org URL.

3. <u>Rights, Obligations, and Non-Assertion</u>.

- (a) If any portions of the Materials (including but not limited to a nucleic acid sequence within the Materials), any composition containing the Materials, and/or any use of the Materials are protected by any patent, patent application, copyright, data right, or other proprietary right belonging to Contributor, Contributor irrevocably agrees in connection with the Materials: not to assert or threaten to assert such patents or property rights; not to initiate International Trade Commission proceedings; not to threaten assertion of any rights that may be granted through issuance of a patent application; not to invite to license; and not to enforce such proprietary rights in the Materials as provided in any manner against or otherwise adverse to the Foundation or Users (including a User's manufacturers, distributors, customers, or anyone else acting under User's authority or control), materials repositories, and/or materials libraries.
- (b) The terms of this Contributor Agreement are binding upon both Contributor and User. Contributor acknowledges having read and understood the applicable BioBrick User Agreement.
- 4. <u>Intellectual Property Rights</u>. By filling in the information box below (or indicating "None" below), Contributor represents that, to the best of Contributor's knowledge: (i) there are issued patents or pending patent applications, copyrights, or data rights owned by the Contributor or another party that protect any portion of the Materials (including but not limited to a nucleic acid sequence within the Materials), any composition containing the Materials, or their use; and (ii) the Materials, or portions thereof, including but not limited to a nucleic acid sequence within the Materials, any compositions containing the Materials, and/or any use of the Materials, may be protected by any patent, patent application, or other intellectual property right belonging to the Contributor.

Patent No. or Application No.	Copyrights or Data Rights

By indicating "None," Contributor represents that, to the best of Contributor's knowledge, there are no issued patents, currently pending patent applications, copyrights, or data rights that protect the Materials, in whole or in part, contributed under this Contributor Agreement, including a nucleic acid sequence within the Materials, a composition containing the Materials, or their use:

None:	

This Contributor Agreement covers only the Materials described herein and no others unless specifically covered by a new Contributor Agreement.

5. Attribution.

- (a) Users of the Materials who commercialize and distribute the Materials in either their original form or a modified form are asked to agree to attribute the provision of the Materials under this Contributor Agreement by conspicuously including the BioBrickTM Public Agreements logo in packaging, product inserts, websites, or other public displays. In order to ensure the quality and integrity of the Foundation's activities, the Foundation has the rights to that logo and all goodwill derived from its use.
- (b) If Contributor requests attribution, Users will be required to use reasonable efforts to attribute the Materials to Contributor in the manner described [at ______] when the User describes the Materials in packaging or product inserts, publications, other public displays, or grant-related materials.
- 6. <u>Protocols.</u> Contributor is encouraged to ensure that the Materials provided under this Contributor Agreement are compatible with one or more of the BioBrickTM protocols and standards and that any applicable standards are so noted. Contributors and Users are, however, in no way restricted from adopting any other protocol or standard.
- 7. Applicable Laws. Contributor is obligated to comply with laws and regulations applicable to the Materials, including laws and regulations governing export control and safety. Because laws and regulations vary around the world and change frequently, the Foundation cannot advise Contributor concerning compliance with any applicable laws or regulations. The existence of this Contributor Agreement does not indicate that the contribution, making available, distribution, or use of the Materials is permitted by applicable law.
- 8. Fees and Other Undertakings. Contributor understands that no fees will be charged by Contributor or the Foundation to a User for the Materials. However, appropriate and nominal fees may be charged to the User for the manufacture and shipping of the Materials and additional fees may be charged for additional services or consulting requested by a User. Further, nothing in this Contributor Agreement shall preclude Contributor from voluntarily entering into a separate agreement with User or another party regarding the Materials that may vary from or supersede the terms of this Contributor Agreement or the User Agreement. Any such separate agreement, however, shall not diminish or derogate from the rights of the User in the Materials as provided under this Contributor Agreement.
- 9. <u>No Warranty.</u> NEITHER THE FOUNDATION, ANY MATERIALS REPOSITORY, MATERIALS LIBRARY, OR MATERIALS MANUFACTURER, NOR ANY OTHER PARTY MAKES ANY WARRANTY OR REPRESENTATION, EXPRESSED OR IMPLIED, WITH RESPECT TO THE MATERIALS, WHICH ARE PROVIDED "AS IS" EXCEPT WHERE SPECIFICALLY PROVIDED UNDER THIS BIOBRICK CONTRIBUTOR AGREEMENT. ALL OTHER WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW,

- INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND ANY WARRANTIES ARISING BY STATUTE OR OTHERWISE IN LAW OR FROM COURSE OF DEALING, COURSE OF PERFORMANCE, OR USE OF TRADE. ANY STATEMENTS OR REPRESENTATIONS MADE BY ANY OTHER PERSON OR ENTITY ARE VOID.
- 10. <u>Limitation of Liability</u>. IN NO EVENT WILL USERS, THE FOUNDATION, ANY MATERIALS LIBRARY, ANY MATERIALS REPOSITORY, OR ANY OTHER PARTY WHO HAS BEEN INVOLVED IN THE DESIGN, CONSTRUCTION, PRODUCTION, DISTRIBUTION, OR ANY OTHER ACTIVITY INVOLVING THE MATERIALS BE LIABLE TO CONTRIBUTOR OR ANY OTHER PARTY FOR ANY SPECIAL, INDIRECT, INCIDENTAL, RELIANCE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES, INCLUDING LOSS OF DATA OR PROFITS, OR FOR INABILITY TO USE THE MATERIALS, EVEN IF THE USERS, THE FOUNDATION, OR SUCH OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- 11. <u>Warranties and Representations</u>. Contributor provides no representations or warranties of any kind in the Materials, implied or express, except the promises of authority in Paragraph 1, non-assertion in Paragraph 3, and intellectual property in Paragraph 4.
- 12. <u>Interpretation of this Contributor Agreement</u>. This Contributor Agreement shall be interpreted under the laws of the Commonwealth of Massachusetts and the United States of America.
- 13. <u>Applicability</u>. This Contributor Agreement is binding upon Contributor and its, her, or his heirs, successors, administrators, and assigns.

The BioBrickTM User Agreement

DRAFT Version 1a (January 2010)

The "User" is the person who may request and use the Materials, or the company, institution, or other entity on whose behalf User is authorized to act.

Name, Address, Contact Information of User: _	
Person entering into this User Agreement under	authority of User:
ε	<u></u>

Preface

The BioBricks Foundation, Inc. (the "Foundation") was established to foster and advance innovation, research, standardization, and education in synthetic biology through the open design, construction, distribution, understanding, and use of BioBrickTM compatible parts, namely standardized genetic materials and associated functional information, in ways that benefit the world. The Foundation believes that a free and easy-to-use legal framework for sharing and making use of engineered genetic materials underlies and serves these goals. Some such genetic materials may be subject to patents; some will not be. The patent-related provisions in this User Agreement may or may not apply to the Materials (as defined by one or more Contributors in their respective Contributor Agreements).

1. <u>Authority</u>. By clicking "Agreed" above User agrees to the terms of this User Agreement and shall therefore have the right to use the Materials insofar as the Materials are within the public domain or the Contributors have promised not to assert any of the Contributors' proprietary rights against User by way of the applicable Contributor Agreements. This User Agreement applies to all Materials that User may receive via one or more Contributors under their BioBricks Contributor Agreements and the terms of this User Agreement are binding upon both User and Contributor.

2. Use of the Materials.

(a) User acknowledges that the Contributor is asked to represent and warrant if, to the best of the Contributor's knowledge: there are any issued patents or pending patent applications, copyrights, or data rights owned by the Contributor or another party that protect any portion of the Materials (including but not limited to a nucleic acid sequence within the Materials), any composition containing the Materials, or their use including but not limited to a nucleic acid sequence within the Materials, any compositions containing the Materials, and/or any use of the Materials, and that the Contributor, in connection with the Materials, will not assert or threaten to assert such patent; will not initiate International Trade Commission proceedings; will not threaten assertion of any rights that may be granted through issuance of a patent application; will not invite license rights to the Materials; and will not enforce any such intellectual property rights in the Materials in any manner against either the Foundation or Users (including a User's manufacturers, distributors, customers, or anyone else acting under User's authority or control).

- (b) This User Agreement and the applicable Contributor Agreements are specifically limited to the Materials described in the particular Contributor Agreements.
- (c) User acknowledges having read and understood the applicable BioBrickTM Contributor Agreement(s) relating to the Materials (the "Contributor Agreement(s)").
- (d) Users are encouraged to use, improve, and, as needed, develop BioBrickTM protocols and standards, and to note any such standards in the distribution or redistribution of Materials. Users and Contributors are in no way restricted from adopting any other protocol or standard.

3. Identification and Attribution.

- (a) As to identification tags: User agrees not to remove or alter any BioBrickTM identification tag or data included in the Materials and in order to inform potential users and contributors of the BioBricks framework not to remove or alter the ______.org URL.
- (b) As to use of the BioBrick Agreements: If User makes available, commercializes, or otherwise distributes the Materials, as above, in either their original form or a modified form, User shall attribute use of the BioBrick Agreements to the Foundation by using reasonable efforts to conspicuously include the BioBrickTM Public Agreements logo in all packaging or product inserts, publications, and grant-related materials related to the Materials and modifications of the Materials. In order to ensure the quality and integrity of the Foundation's activities, the Foundation owns that logo and all goodwill derived from its use.
- (c) As to attributing Contributors: If Contributor has requested attribution under the Contributor Agreement, User will make reasonable efforts to recognize the Contributor as specified in Paragraph 5 of the Contributor Agreement when User makes available, commercializes, or otherwise distributes the Materials, including any descriptions of the Materials in packaging, product inserts, websites, publications, or other public displays.
- 4. <u>Applicable Laws</u>. User is obliged to comply with laws and regulations applicable to the Materials, including laws and regulations governing export control and safety. User will also respect the valid property rights of others in the Materials. Because laws and regulations vary around the world and change frequently, the Foundation cannot advise User concerning compliance with any applicable laws or regulations, nor can the Foundation make any determination regarding intellectual property rights. The existence of this User Agreement does not indicate that the contribution, distribution, or use of the Materials is permitted by applicable law
- 5. <u>No Harmful Uses</u>. User will refrain from using the Materials in connection with any intentionally harmful, negligent, or unsafe uses.
- 6. <u>Fees and Other Undertakings</u>. User understands that no fees will be charged for providing access to or use of the Materials. However, appropriate and nominal fees may be charged to User for the manufacture and shipping of the Materials and additional fees may be charged for additional services or consulting requested by User. Further, nothing in this User

Agreement shall preclude User and any Contributors from voluntarily entering into a separate agreement with User or another party regarding the Materials that may vary from or supersede the terms of this User Agreement or the Contributor Agreement. Any such separate agreement, however, shall not diminish or derogate from the rights of the User in the Materials as provided under this User Agreement.

- No Warranty. NEITHER THE CONTRIBUTOR, THE FOUNDATION, ANY 7. REPOSITORY, MATERIALS LIBRARY, **MATERIALS** OR **MATERIALS** MANUFACTURER, NOR ANY OTHER PARTY MAKES ANY WARRANTY OR REPRESENTATION, EXPRESSED OR IMPLIED, WITH RESPECT TO THE MATERIALS, WHICH ARE PROVIDED "AS IS" EXCEPT WHERE SPECIFICALLY PROVIDED UNDER THE BIOBRICK CONTRIBUTOR AGREEMENT. ALL OTHER WARRANTIES ARE EXPRESSLY EXCLUDED AND DISCLAIMED TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, INCLUDING WITHOUT LIMITATION IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND ANY WARRANTIES ARISING BY STATUTE OR OTHERWISE IN LAW OR FROM COURSE OF DEALING, COURSE OF PERFORMANCE, OR USE OF TRADE. ANY STATEMENTS OR REPRESENTATIONS MADE BY ANY OTHER PERSON OR ENTITY ARE VOID. USER ASSUMES ALL RISK AS TO THE QUALITY, FUNCTION, AND PERFORMANCE OF THE MATERIALS AND ALL RISK FOR ANY CONSEQUENCE OF USING, COMMERCIALIZING, OR REDISTRIBUTING THE MATERIALS.
- 8. <u>Limitation of Liability</u>. IN NO EVENT WILL THE CONTRIBUTORS, THE FOUNDATION, ANY MATERIALS LIBRARY, ANY MATERIALS REPOSITORY, OR ANY OTHER PARTY WHO HAS BEEN INVOLVED IN THE DESIGN, CONSTRUCTION, PRODUCTION, DISTRIBUTION, OR ANY OTHER ACTIVITY INVOLVING THE MATERIALS BE LIABLE TO USER OR ANY OTHER PARTY FOR ANY SPECIAL, INDIRECT, INCIDENTAL, RELIANCE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES, INCLUDING LOSS OF DATA OR PROFITS, OR FOR INABILITY TO USE THE MATERIALS, EVEN IF THE CONTRIBUTORS, THE FOUNDATION, OR SUCH OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- 9. <u>Interpretation of this User Agreement</u>. This User Agreement shall be interpreted under the laws of the Commonwealth of Massachusetts and the United States of America.
- 10. <u>Applicability</u>. This User Agreement is binding upon User and its, her, or his heirs, successors, administrators, and assigns.