Ingruan, LLC dba Sexing Technologies dba STgenetics and Affiliate Companies (“Company”)  

**TERMS AND CONDITIONS OF SALE**  

Placement of an Order Constitutes Acceptance of the Following Terms and Conditions

**Prices and Quotations.** The price of the Products as specified in the Purchase Order is exclusive of sales or other taxes, duties, fees, or other charges. Unless otherwise agreed in writing, BUYER IS RESPONSIBLE FOR PAYMENT OF ALL LOCAL AND FOREIGN TAXES, DUTIES, HANDLING, FREIGHT, CONTENT, PACKAGING, INSURANCE and other related costs for shipping and/or import and export of the Product TO AND FROM COMPANY. Attainment of all required EXPORT AND/OR IMPORT LICENSES ARE THE RESPONSIBILITY OF BUYER. Company will cooperate with Buyer to secure necessary shipping documents at Buyer’s expense. Company shall not modify prices prior to delivery, unless to reflect changes to the order imposed by Buyer. All quotations issued by Company for the supply of Product shall remain open for acceptance for a period of thirty (30) days. In all other cases, prices payable are those currently in effect.

**Payment.** Unless otherwise agreed in writing, ALL PRODUCTS SHALL BE PAID IN FULL PRIOR TO SHIPMENT OF THE PRODUCTS IN THE CURRENCY AS INVOICED AT THE TIME OF CONFIRMATION. Company shall not be obligated to commence manufacture of the ordered Product until FIFTY PERCENT (50%) DEPOSIT is received; all delivery time estimates will be adjusted accordingly. Unless otherwise agreed in writing, the remaining payment is due in full PRIOR TO SHIPMENT. If otherwise agreed and a payment is not made as agreed (LATE PAYMENT), Company shall have the right to: (i) suspend deliveries and/or cancel any of its outstanding obligations; and (ii) CHARGE INTEREST AT AN ANNUAL RATE OF 18% or as legally allowable by law on all unpaid amounts calculated on a day to day basis until payment is received.

**Changes and Returns.** Company reserves the right to make changes in the Product specifications which do not materially affect functionality, performance or price of the Products. Products failing to meet the specifications as ordered may only be returned with prior authorization from Company. Company reserves the right to refuse the return of all Products. Upon the return of any Product, Company shall have the right to evaluate the returned Products to determine and/or corroborate the basis for return at the expense of the faulted parties; refunds or charges will be based upon Company’s final determination of whether there was a breach.

**Delivery.** Unless otherwise agreed, Company will select the method of shipment and the carrier to be used; shipment will be F.O.B. (UCC) Company’s shipping facility to the destination in accordance with the International Commercial Terms 2000 (Incoterms 2000) with the place of destination defined as the site of deposit with carrier. ALL INSURANCE, TAXES, DUTIES AND OTHER SHIPPING FEES INCURRED BY COMPANY WILL BE CHARGED BACK TO BUYER.

Buyer assumes all ownership rights, risks and responsibilities for any loss or damage to the Products upon delivery to the carrier. If Buyer fails to accept delivery of the Products within a reasonable period after receiving notice that they are ready for delivery, Company may dispose of or store the Products at Buyer’s expense. Company will use all reasonable efforts to avoid delay in delivery on the estimated delivery date; provided, however, failure to deliver by the estimated delivery date will not be a sufficient cause for cancellation of the order. NOR WILL COMPANY BE LIABLE FOR ANY DIRECT, INDIRECT, CONSEQUENTIAL OR ECONOMIC LOSS DUE TO DELAY IN DELIVERY. EVEN IF COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS, BUYER SHALL NOTIFY COMPANY WITHIN FIVE (5) BUSINESS DAYS in writing of any short delivery or defects reasonably discoverable on careful examination. Where delivery requires an export and/or import license or other authorization before shipment, Company shall not be responsible for any delay caused by failure to obtain such license or authorization.

**Risk of Damage and Title.** Buyer shall bear the risk of loss to the Products after delivery to the carrier. Full legal and equitable title and interest in the Products shall pass to Buyer at the time of delivery to the carrier. Buyer agrees not to dispose of or resell the Product until Company has been paid in full.

Buyer shall assume all risk to any property left in Company’s possession in the event of non-payment beyond ninety (90) days of invoice. Buyer is encouraged to secure sufficient insurance to cover Buyer’s property. COMPANY SHALL NOT BE LIABLE FOR ANY DAMAGE TO BUYER’S PROPERTY AND SHALL NOT BE RESPONSIBLE FOR LOSSES, WHETHER BY FAILURE TO FILL NITROGEN TANKS, FAILURE TO FEED ANIMALS, OR SIMILAR ACTS.

**Regulatory Compliance.** Company shall ensure that as specified, the Products: (i) will be safe for their intended purpose in the countries of intended use; (ii) will be manufactured by Company according to the required regulatory standards for each country of intended use; (iii) following delivery to Buyer, Products are handled in a safe manner; and (iv) will be disposed of in accordance with all appropriate regulatory guidelines when disposed of. Buyer shall provide all necessary regulatory requirements to Company at the time of placement of the order. COMPANY IS NOT RESPONSIBLE FOR SECURING THIS INFORMATION and is obligated only to provide Product as manufactured for the UNITED STATES. It is the responsibility of Buyer to notify Company of and to comply with any foreign regulatory restrictions and/or specifications that may influence the manufacture, sale, import, or use of any Product in the country of intended use. COMPANY’S LIABILITY IS LIMITED TO WHAT IS SPECIFIED BY COMPANY IN WRITING AT THE TIME OF ORDER CONFIRMATION. Inability to deliver Product is the responsibility of Buyer to notify Company of and to comply with any foreign regulatory restrictions and/or specifications that may influence the manufacture, sale, import, or use of any Product in the country of intended use.

**Warranties and Limited Liability.** Company solely warrants that the Product provided at the time of shipment MEETS THE SPECIFICATIONS AS STATED IN THE PURCHASE ORDER OR AGREEMENT and is WARRANTED TO MEET THOSE SPECIFICATIONS ONLY. Company’s SOLE LIABILITY and Buyer’s EXCLUSIVE REMEDY FOR BREACH OF THIS WARRANTY, IS LIMITED TO THE REPAIR, REPLACEMENT OR REFUND OF THE PRICE OF THE PRODUCT AT THE SOLE DISCRETION OF COMPANY. IN NO CASE DOES COMPANY WARRANT THE PREGNANCY RATE of any semen, embryo or related genetic product and DOES NOT WARRANT GENDER OF ANY Offspring. COMPANY IS NOT RESPONSIBLE FOR SECURING THIS INFORMATION and is obligated only to provide Product as manufactured for the UNITED STATES. It is the responsibility of Buyer to notify Company of and to comply with any foreign regulatory restrictions and/or specifications that may influence the manufacture, sale, import, or use of any Product in the country of intended use. COMPANY’S LIABILITY IS LIMITED TO WHAT IS SPECIFIED BY COMPANY IN WRITING AT THE TIME OF ORDER CONFIRMATION. Inability to deliver Product is the responsibility of Buyer to notify Company of and to comply with any foreign regulatory restrictions and/or specifications that may influence the manufacture, sale, import, or use of any Product in the country of intended use. COMPANY’S LIABILITY IS LIMITED TO WHAT IS SPECIFIED BY COMPANY IN WRITING AT THE TIME OF ORDER CONFIRMATION. Inability to deliver Product is the responsibility of Buyer to notify Company of and to comply with any foreign regulatory restrictions and/or specifications that may influence the manufacture, sale, import, or use of any Product in the country of intended use.

**Inability to Deliver Product**

(i) **Insolvency.** In the event either party becomes bankrupt or goes into liquidation, Company shall be entitled to immediately terminate the order without notice to Buyer and without prejudice to any other rights of Company hereunder.

(ii) **Force Majeure.** Company shall not be liable for non-performance in the event of circumstances beyond its reasonable control, including but not limited to acts of God, strikes, lockouts, labour disputes, fire, riots, civil commotion, war, civil commotion, war, inability to obtain material, equipment, transportation, or computer or other equipment failure, and inability to obtain components. If an event of Force Majeure exceeds one month, either party may cancel the order without liability providing reasonable efforts are made in a cost effective manner to fulfill the obligations under the terms of these Terms and Conditions of Sale.

**Venue.** Venue and jurisdiction for any dispute related to this sale and these Terms and Conditions of Sale shall lie solely and exclusively in the state or federal courts for Brazos County, Texas to the exclusion of all other jurisdictions and venues. The parties hereby consent to such venue and jurisdiction. The party prevailing in any dispute related to these Terms and Conditions of Sale shall be entitled to recover its reasonable and necessary attorney’s fees and costs from the non-prevailing party.

**Anti-Corruption and Bribery.** Company has a zero-tolerance policy towards bribery and corruption and is committed to complying in all respects with all applicable anti-bribery and anti-corruption laws wherever it does business, including the United States Foreign Corrupt Practices Act. Company reserves the right to immediately terminate any contract, business relationship or order with a third party or customer engaging in, or charged with engaging in, corruption or bribery related activities.

**Trade Compliance.** The parties agree to comply with all applicable United States anti-bribery, import/export control, sanctions laws, and any applicable foreign export and import laws or regulations consistent with United States law or any applicable sanctions, export and import control laws of any other government having jurisdiction over the transaction or the parties. Consistent with the delivery terms above, Buyer agrees to act as the importer of record for the Products into the country of intended use and assumes all responsibility for and confirms that it has importation rights into the country of intended use, including without limitation, obtaining all necessary approvals, licenses, certifications, letters of assurance, forms, and applications required for the import of the Product. Buyer agrees that they are the end-user of the Product and shall not export, directly or indirectly, any Products related thereto.

**CHARGE INTEREST AT AN ANNUAL RATE OF 18% or as legally allowable by law on all unpaid amounts calculated on a day to day basis until payment is received.**
Choice of Law. This Agreement shall be governed by and construed in accordance with the laws of the state of Texas without giving effect to its choice of law or conflicts of law principles.

Miscellaneous.

These Terms and Conditions of Sale, unless modified in writing by separate agreement (a “Separate Agreement”), constitute the entire understanding between the parties with respect to the sale of Products by Company. In the case of any discrepancy between these Terms and Conditions of Sale and the terms of a Separate Agreement, the terms of the Separate Agreement shall prevail.

In the case of any discrepancy between these Terms and Conditions of Sale and Buyer’s terms and conditions, these Terms and Conditions of Sale shall prevail.

Should any part of these Terms and Conditions of Sale, or any Separate Agreement, for any reason be declared invalid or unenforceable, such decision shall not affect the validity or enforceability of any remaining portion thereof, which shall remain in full force and effect as if executed without the invalid or unenforceable portion thereof.

Failure by Company to insist upon strict performance of any of these Terms and Conditions of Sale shall not be deemed to be a waiver or election of Company’s rights or remedies.

The terms of these Terms and Conditions of Sale may not be varied or waived except with the express written agreement of Company.

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