UC DAVIS DEPARTMENT OF VITICULTURE AND ENOLOGY CULTURE COLLECTION Material Transfer Agreement

These publicly available strains ("MATERIALS") requested from the UC Davis Department of Viticulture and Enology Culture Collection at The Regents of the University of California as represented by its Davis campus ("THE REGENTS") are for distribution to companies, institutions, universities and other entities ("RECIPIENTS"). Use of the MATERIALS is subject to the USAGE RESTRICTIONS below.

USAGE RESTRICTIONS:

BY ACCEPTING OR USING THESE MATERIALS, YOU AGREE TO BE BOUND BY THE CONDITIONS OF THIS NOTICE. You may refuse to accept the conditions of this notice by returning the unused MATERIALS to the UC Davis Department of Viticulture and Enology Culture Collection.

The REGENTS hereby grants RECIPIENTS the right to use the MATERIALS for any purpose. This MATERIAL is not for use in human subjects.

RECIPIENTS will cite the UC Davis Department of Viticulture and Enology Culture Collection in any publication(s) describing the research utilizing the MATERIALS. The suggested acknowledgment statement is as follows: "Strain UCD VEN #_____ was obtained from the UC Davis Department of Viticulture and Enology Culture Collection housed in the UC Davis Department of Viticulture and Enology, University of California, Davis, CA 95616 U.S.A."

Any MATERIALS provided pursuant to this Agreement are understood to be experimental in nature and may have hazardous properties. THE REGENTS MAKES NO REPRESENTATIONS AND EXTEND NO WARRANTIES OF ANY KIND, EITHER EXPRESSED OR IMPLIED. THERE ARE NO EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR THAT THE USE OF THE MATERIALS WILL NOT INFRINGE ANY PATENT, COPYRIGHT, TRADEMARK, OR OTHER PROPRIETARY RIGHTS. Nothing in this Agreement grants by implication, estoppel, or otherwise any rights in the intellectual property of THE REGENTS except as explicitly set forth herein.

THE REGENTS WILL NOT BE LIABLE FOR ANY DIRECT DAMAGES, LOST PROFITS, COSTS OF PROCURING SUBSTITUTE GOODS OR SERVICES, LOST BUSINESS, ENHANCED DAMAGES FOR INTELLECTUAL PROPERTY INFRINGEMENT OR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR OTHER SPECIAL DAMAGES SUFFERED BY RECIPIENT ARISING OUT OF OR RELATING TO THIS AGREEMENT FOR ALL CAUSES OF ACTION OF ANY KIND (INCLUDING TORT, CONTRACT, NEGLIGENCE, STRICT LIABILITY, AND BREACH OF WARRANTY) EVEN IF THE REGENTS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Unless prohibited by law, RECIPIENTS assume all liability for claims for damages against it by third parties which may arise from the RECIPIENTS' use, storage or disposal of the MATERIALS. In addition, when RECIPIENTS are for-profit entities, RECIPIENTS, to the extent permitted by law, will hold harmless, defend, and indemnify THE REGENTS against any claims, costs or other liabilities which may arise as a result of the RECIPIENTS' use, storage or disposal of the MATERIALS.