The following agreement has been made between the parties stated below, hereafter referred to as the Principal and the Company, concerning: the clinical trial of medicines [ ]  non-interventional study

[ ]  Hereafter called the Study

|  |  |
| --- | --- |
| Principal | Company |
|       |       |

## MEDICINE, SITE OF TRIAL, REMUNERATION ETC.

|  |  |
| --- | --- |
| Medicine and study number  | Site of study (hospital, clinic, health centre or equivalent)  |
|       |       |
|  Period of validity for the agreement (from­–to) |
|      -      |
| Remuneration and other conditions of the agreement with the Principal according to appendix |       |
| Remuneration and other conditions of the agreement with the investigator responsible or other according to appendix |       |
| Cost estimate according to appendix |       |
| Agreement exists with a university department or the equivalent | Yes | [ ]  | No | [ ]  |

The parties are agreed that the following regulations and conditions shall apply to the Study: The main agreement between the Swedish Association of Local Authorities and Regions (SKL) and the Swedish Association of the Pharmaceutical Industry (LIF) relating to the premises and conditions for the clinical trial of medicines and non-interventional studies shall be complied with.

Appendices to this agreement specify remuneration from the Company to the Principal for the additional costs which arise in conjunction with the Study, as well as remuneration directly from the Company to the investigator responsible or other staff. Payment of the agreed remuneration is specified in appendices. See: instructions on the Specification of Resources and Additional Costs etc. that are enclosed with the main agreement as an appendix.

The Company and the Principal respectively make the specified resources available.

The Company bears the full responsibility as an employer for its own employees who assist in the trial. The current rules and regulations which apply at the hospital, or the equivalent, shall be complied with during the trial.

The agreement comes into force when relevant authorizations for the Study has been granted, and the agreement has been signed by the parties and the investigator responsible.

The parties are agreed that disputes arising from this agreement shall be settled according to the Arbitration Act [*lagen om skiljeförfarande*].

|  |  |  |
| --- | --- | --- |
| Date | On behalf of the Principal\* (signature) |       |
| Clarification of signature | Position |
| Date | On behalf of the Principal\* (signature) |       |
| Clarification of signature | Position |
| Date | On behalf of the Principal\* (signature) |       |
| Clarification of signature | Position |
| Date | On behalf of the Principal\* (signature) |       |
| Clarification of signature | Position |

|  |  |  |
| --- | --- | --- |
| Date  | Company (signature) |       |
|  | Clarification of signature | Position |
| Date  | Company (signature) |       |
|  | Clarification of signature | Position |

|  |  |  |
| --- | --- | --- |
| Date | Investigator (signature) |       |
|  | Clarification of signature | Position |

*\* The Principal. The County Council decides in the customary manner, by resolution concerning delegation, who represents the Principal in the economic-medical decision.*