


 <p><b>MINISTERO DELL'AGRICOLTURA DELLA SOVRANITÀ ALIMENTARE E DELLE FORESTE</b></p>  <p><b>UNIRELAB</b></p> <p>Laboratori Specializzati in: Tossicologia Forense Veterinaria e Umana - Genetica Veterinaria</p>	<h1>GENERAL TERMS OF CONTRACT</h1>	<p>Pagina 1 di 2</p> <hr/> <p>PG-003/27 Rev. 0 Ed. 1</p> <p>14/07/2025</p>
--	--	--

The services provided by "UNIRELAB S.r.l." are governed by the general conditions set forth in detail below, unless special agreements are made in writing with the Health Director and the Laboratory Manager or his delegate.

If the sample/object under test is taken by the Customer, the responsibilities on sampling/sampling, transport conditions, type of packaging are the responsibility of the Customer. Unirelab disclaims any responsibility regarding sampling and the veracity of the data provided by the Customer. If sampling/sampling is performed by outside personnel, they must ensure that it is performed in accordance with applicable technical regulations.

Test reports on the analyses performed will be prepared on letterhead and signed by competent technical personnel. Delivery of such documentation, unless complicated, is dependent on the type of activity to which this offer refers.

For toxicology analyses in case of a positive result, upon written request of the client, the relevant analytical dossier will be provided at a cost of 15 euros excluding VAT. For the second toxicology analyses the relevant analytical dossier will be provided, the cost of which is already included in the price of the analysis.

Reproduction of even part of the test reports and analytical dossiers is prohibited unless approved in writing by the UNIRELAB laboratory.

However, the turnaround time is not binding on the Laboratory, unless otherwise agreed with the customer. The Test Reports and all data, records and related documents covered by this bid will be kept at the Company in specially designated areas for the duration of 10 years in such a way as to allow traceability of information related to individual activities. In the case of subcontracting of tests, the Laboratory agrees to state on the Test Report, the identification of the test and/or test phase performed under subcontract. The Laboratory reserves the right to replace/revise/supplement the indicated test methods, should they be replaced/revised and/or supplemented by the Laboratory and/or relevant standardization/legislative bodies.

Test reports may be reissued only for correction of errors and inclusion of omitted data available at the time of testing.

A test report may not be reissued by changing the trade name/ brand name of the tested product (without performing new tests), even with a clear reference to the initial test report to be replaced. EA Resolution 2014 (33) 31.

On the test report, the Laboratory shall not express opinions and interpretations.

UNIRELAB makes itself available to allow the Customer, or his representative, by way of supervision, access to the premises designated for testing during the performance of the tests. The Client is obliged to observe the rules of good laboratory practice, avoiding conversations with laboratory technicians, and adhering to observe what is within its competence. Should this be of interest to you, please direct such a request to Management, who will approve it and assign in-house personnel to assist you during the visit.

All information between the laboratory and the Client shall be deemed proprietary and shall be considered confidential unless requested in writing by the Client on information he/she intends to place in the public domain.

The laboratory is responsible for managing all information obtained or generated in the course of performing laboratory activities. Confidential information is considered not only that which can be inferred from documents and materials provided by clients, but also all information that can be correlated with internal processes and services offered. Information that the Client makes public and available is not considered proprietary and confidential. The laboratory does not make any kind of information in the public domain, unless requested by authorities in the legislative sphere.

In case the customer and/or interested parties, wish to file a complaint, they may forward an e-mail to: [info@unirelab.it](mailto:info@unirelab.it)



In case of receipt of the complaint, the laboratory will inform the customer in writing of the receipt of the complaint and the actions that are intended to be taken to eliminate the causes that gave rise to it and the status as well as the outcome and conclusion. At the request of the Client and/or interested parties, the laboratory will make available, upon request, the manner in which it handles complaints received.

## VETERINARY GENETICS LABORATORY

The storage and disposal times of the veterinary genetics laboratory samples are stated in the contract with the individual customer in relation to the type of matrix, analysis and the customer's needs.

## HUMAN TOXICOLOGY LABORATORY

Samples A (First Analysis samples), once the cycle of analysis to be carried out has been completed, will be kept in the laboratory and disposed of, if the samples have yielded NEGATIVE results, THIRTY (30) days after the issuance of the Negative Test Report. At the same

 <b>MINISTERO DELL'AGRICOLTURA DELLA SOVRANITÀ ALIMENTARE E DELLE FORESTE</b>  <small>Laboratorio Specializzato di Tossicologia Forense Veterinaria e Umana - Genetica Veterinaria</small>	<b>GENERAL TERMS OF CONTRACT</b>	Pagina 2 di 2
		PG-003/27 Rev. 0 Ed. 1  14/07/2025

time, the associated B samples (Second Analysis samples) will also be disposed of, unless special agreements are made in writing between the Client/MASAF and the Laboratory; it is the Laboratory's right to retain the samples beyond this date.

In the event of a POSITIVE result, samples A and B may be disposed of from FOUR (4) MONTHS after the date of delivery of the results, even in the case of counter-analysis where required, unless special agreements have been made in writing between the Client/MASAF and the Laboratory; it is the Laboratory's right to retain the samples beyond that date.

The sample is tested according to the "Regulations for the Control of Prohibited Substances on Drivers and Riders" Resolution No. 65 of Nov. 20, 2007.

The criteria given in WADA's technical document IDCR Minimum criteria for chromatographic-mass spectrometric confirmation of the identity of analytes for doping control purposes are applied for substance identification. The limits of detectability are subject to further scientific investigation, which may be changed in the near future. The results reported "Negative and Non-Negative may evolve accordingly.

### VETERINARY TOXICOLOGY LABORATORY

Storage and disposal times for veterinary toxicology samples are stated in the contract concluded with the individual client in relation to the type of matrix, analysis, and the client's needs

Prohibited substances are controlled according to the Regulations of the MASAF commissioning body in accordance with what MASAF itself subscribes to in the international agreements of IFHA (International Federation of Horseracing Authorities) regarding Art. 6.

For the identification of substances, the criteria given in AORC Guidelines for the Minimum Criteria for Identification by Chromatography and Mass Spectrometry in accordance with ILAC G7 are applied.

For substances for which a threshold has been defined below which the presence is not considered prohibited, the sample is considered NEGATIVE if the calculated concentration does not exceed the threshold established by the current regulations summed by the value of the measurement uncertainty established at the threshold level for the substance; the expanded uncertainty is calculated with a probability level 99.73% and with the coverage coefficient K=3. The Laboratory defines the decision rule according to the positivity declaration x+U by applying the nonbinary rule for which the probability of risk identified by the Laboratory is < 0.03% (ref. ILAC-G8 ).

Detectability limits are subject to further scientific investigation that may be changed in the near future. I

### GENERAL CONDITIONS OF SALE

Shipping of samples is the responsibility of the Buyer, unless otherwise agreed in writing.

Methods of payment are: check/Bank Transfer payable to: Unirelab Srl

IBAN IT 04 V 02008 05211 000020063531, UNICREDIT Banking Institute.

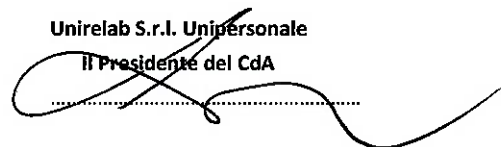
Payment of the estimated amount is required upon receipt of samples c/o the laboratory, which will be followed by an invoice. If the balance is not paid, no Test Report can be issued.

Positive" may evolve accordingly.

For prohibited substances identified in animal species other than the horse, the "Negative or Positive" result is declared considering only the presence/absence of the analyte in matrix without applying the detection limits established by current regulations for horses.

Unirelab S.r.l. Unipersonale

Il Presidente del CdA



### THE CLIENT

Date .....

(Stamp and signature)

.....