Any offer of funding from Brain Research UK (“the Charity”) is subject to the following Terms and conditions. By accepting the award, the Host Institute “Host Institute” agrees to be bound by these terms and conditions and also agrees that in the event of a breach of the terms, the Charity will be entitled to withdraw the grant and to repayment of grant funds.

These Terms and Conditions cover the contractual arrangements between the Charity and the Host Institute relating to the grant awarded and the research (the “Research”) described in the proposal and other papers submitted to the Charity (the “Proposal”).

| Host Institute: |
| Principal Investigator: |
| Project Title: |
| Date of award: |
| Amount of award: | Project duration: |

1. **Purpose of the Grant**
   The purpose of the Grant awarded under this Agreement is to undertake the Research.

2. **Payment of the Grant**
   2.1. The Charity will only pay for the directly incurred and identifiable costs of the Research. It will not contribute towards the Host Institute’s indirect or infrastructure costs such as rent, general utilities, general administration and supervision costs. The Host Institute hereby undertakes to allocate sufficient resource to meet the Full Economic Cost of the Research.
   
   2.2. Payment of the Grant will be made quarterly in arrears upon receipt of an invoice from the Host Institute. Invoices should be submitted with enough detail to verify the costs incurred against the budget given in the application.
   
   2.3. The amount of the Grant will not be increased or extended other than in exceptional circumstances and at the sole discretion of the Charity. Provision should be made in the Proposal for the expected cost of salary rises over the period of the Research and, for the avoidance of doubt, salary rises will not constitute exceptional circumstances.
   
   2.4. The Charity intends that there is some flexibility within the budget to allow for virement between different budget headings. The Charity does not need to be informed if the vired funds represent less than 10 per cent of the annual budget. However where the vired funds represent 10 per cent or more of the annual budget, the Host Institute must apply to the Charity in advance for written permission to re-allocate the funds.
   
   2.5. Continuation of funding is dependent upon the receipt of satisfactory progress reports (see clause 3.4, below).
   
   2.6. The final claim for payment of the Grant will only be accepted if it is submitted within six months of the end of the Grant period and a final report has been received by the Charity in a form acceptable to the Charity.
3. **Project management**

3.1. The Research is expected to commence within 12 months of the Date of award, unless otherwise agreed with the Charity.

3.2. The Principal Investigator is expected to be actively engaged in the Research and will be responsible for Project Management of the Research.

3.3. The Research should be conducted substantially according to the objectives and milestones indicated in the Proposal, subject to any variations set out in our offer letter dated [DATE]. Any further variations should be discussed with the Charity.

3.4. It is a condition of the Grant that the Charity receives an annual report on the progress of the Research. This must be provided within four weeks of each anniversary of the commencement date. A final report must be provided within six weeks of the end of the Research. The Charity will write to notify the PI of the date by which reports and reviews are due and will set out the required format and content. Failure to submit reports on time will jeopardise continuation of the Grant.

3.5. Reports will be reviewed by the Charity’s Scientific Advisory Panel and may be subject to external peer review.

3.6. The PI and the Host Institute must make themselves available for an annual review meeting with the Charity if so required.

3.7. Further to clause 3.3, if the progress of the Research varies substantially from the objectives set out in the Proposal this may amount to a breach of this Agreement and the Charity reserves the right to withdraw the Grant. If the Charity decides to withdraw the Grant, the PI and the Host Institute will be given 28 days to appeal before the Grant is terminated. (Refer to clause 14 for further information on termination).

3.8. The Charity reserves the right to use extracts from the progress reports in its publications. It is the responsibility of the PI and Host Institute to indicate any information that is confidential. The PI will be given the opportunity to approve any such extracts and must agree to co-operate with the Charity to meet reasonable deadlines. Consideration will always be given to potential Intellectual Property issues and to the need to avoid releasing unpublished results.

3.9. The Charity is a member of the Association of Medical Research Charities (AMRC), which requires the Charity to submit an annual return detailing its active research grants. The return includes information about the PI (including but not limited to name, institution, email address) and the project (including but not limited to title, duration, cost, abstract). The information is held on the database of the AMRC and is available to other member organisations. The AMRC publishes top-level information, but data about individual grants and Investigators is not placed in the public domain. Investigators may request from the Charity a copy of the information that is provided to the AMRC in relation to their grant.

4. **Employment of staff**

4.1. The Charity does not act as employer or accept any employer-type responsibility for those employed or otherwise engaged by the Host Institute to carry out the Research.

4.2. The Host Institute must undertake to comply with current national employment legislation and to issue a contract of employment to all those employed to carry out the Research, in accordance with the provisions of such legislation, stating that the Host Institute is the employer. The Charity will not be responsible for any claims against the Host Institute.
under any statute or at common law, nor will it indemnify the Host Institute against any claim for compensation, or against other claims for which the Host Institute may be liable as an employer or otherwise.

4.3. In the event that this Agreement shall terminate or expire, the Host Institute shall indemnify the Charity and keep it indemnified on a continuing basis from and against all losses, costs, claims, demands, actions, fines, penalties, expenses, awards and all other liabilities (including without limitation any claim for a redundancy payment, unfair dismissal compensation or notice monies) and expenses (including legal expenses on an indemnity basis) in connection with or as a result of any claim or demand by or on behalf of any employee, independent contractor or agency worker, trade union, staff association or employee representative in respect of the employment or engagement of such employee, independent contractor or agency worker or its termination.

4.4. In the event that a person employed or engaged to work on the Research needs to take any long-term leave (including maternity leave, paternity leave or long-term sick leave), the Host Institute must inform the Charity immediately. The Charity may decide to suspend the Grant until the person returns to work but the decision will be taken on a case-by-case basis, in consultation with the Host Institute. The cost of the long-term leave must not be funded out of the Grant.

5. Research involving human participants

Approval from the appropriate Research Ethics Committees is required if the Research involves human participants or human biological samples. Approval should usually be sought before an approach to the Charity is made and copies of the approval documents should be enclosed with the Proposal.

6. Research involving animals

6.1. Where the Research involves the use of animals the Charity requires that the Research has the approval of the local Research Ethics Committee and that the Host Institute, the PI and the Research have the necessary Home Office licenses.

6.2. The Charity expects the Host Institute and the PI to consider, at an early stage in the design of any research involving animals, the opportunities for Reduction, Replacement and Refinement of animal involvement.

7. Equipment

Any equipment which is purchased by the Host Institute out of the Grant will become the property of the Host Institute on the understanding that it will be used for the benefit of the Research for the duration of the Grant. Responsibility for the insurance and maintenance of such equipment shall remain with the Host Institute throughout its period of ownership.

8. Good scientific practice

8.1. The Charity expects the highest standards of integrity to be adhered to in the Research it funds. The Host Institute must have in place written standards of good research practice and written procedures for the investigation of allegations of scientific misconduct. Copies of these must be provided to the Charity on request. We expect the Host Institute to
adhere to the commitments set out in the Concordat to Support Research Integrity
http://www.universitiesuk.ac.uk/policy-and-analysis/reports/Documents/2012/the-concordat-to-support-research-integrity.pdf

8.2. In the event of fraud occurring, the Charity wishes to make it clear that it is the responsibility of the Host Institute to investigate. If scientific fraud is suspected in the course of the Research, then the Charity must be notified immediately and kept informed of all developments. The Grant would normally be suspended pending full investigation. If fraud is proven, the Grant would be terminated immediately.

9. Dissemination

The Charity is under an obligation to ensure that the useful results of the Research that it funds are placed in the public domain. To ensure that the research we fund has maximum impact we are committed to ensuring that the results of this research are disseminated widely and contribute to the body of scientific knowledge.

9.1. The PI must make every effort to publicise the results of the Research, always ensuring that the Research is peer reviewed prior to it being published, publicised or disseminated.

9.2. The Charity supports the open access approach which enables researchers to make their results available freely on the internet and retain copyright of the publication. The PI should make provision in their budget for the costs of this.

9.3. The PI must alert the Charity in advance of any articles or presentations based on the Research in time to allow consideration of the implications and wider publicity potential. The PI must ensure that copies of articles (based wholly or partly on the Research funded) are forwarded to the Charity when the article is accepted for publication or presentation at meetings/conferences.

9.4. Acknowledgement of the support of the Charity is required in all publications relating to the Research including abstracts submitted to scientific meetings.

9.5. Any press statements associated wholly or partly with the Research must be approved by the Charity prior to release. The Charity may wish to participate in any such releases. It is the responsibility of the PI to ensure that the Host Institute’s press office is aware of this requirement.

9.6. The requirement to acknowledge the support of the Charity in publications and publicity relating to the Research does not constitute a license to use its name and logo.

10. Liability

10.1. The Host Institute agrees to indemnify and hold harmless the Charity from damage to persons or property resulting from negligence on the part of itself, its agents or its officers.

10.2. To the extent that the Research involves human participants, the Host Institute agrees to indemnify and keep indemnified the Charity from and against any potential liabilities, costs, damages or expenses arising from and out of any claims made against the Charity by such Research participants as a result of any negligent or non-negligent harm. Such indemnity shall apply only to the extent that the Charity itself is not responsible for such harm, and only to the extent that the Charity (a) promptly notifies the Host Institute of details of the claim; and (b) does not make any admission in relation to the claim; and (c) allows the Host Institute to have the conduct of the defence or settlement of the claim; and (d) gives
the Host Institute all reasonable assistance in dealing with the claim.

10.3. The PI and the Host Institute must make it clear to Research participants that, whilst
the Research has been funded by the Charity, the Charity can accept no responsibility
for either negligent or non-negligent harm and that it is the Host Institute that is
responsible for the Research undertaken.

11. Intellectual property (IP)

The Charity is under an obligation to ensure that the useful results of research that it funds
are applied for the public good – to maximise the opportunities for advancement in the
understanding, diagnosis and treatment of neurological conditions. In some circumstances,
this obligation may be best achieved through the protection of intellectual property and
commercial exploitation.

11.1. The Charity requires the Host Institute to have procedures in place for the identification,
protection, management and exploitation of Charity-funded IP.

11.2. The PI and/or Host Institute must notify the Charity promptly in writing when IP arises from
the grant and take reasonable steps to ensure that such IP is protected and not published
or otherwise disclosed publicly prior to protection (whilst at the same time ensuring that
potential delays in publication are minimised).

11.3. The Host Institute should seek the Charity’s consent to commercially exploit the results of
any research it has funded. Consent will not be unreasonably withheld, and the Charity will
only refuse a request where it considers that the proposed commercial exploitation would
run counter to its interests and charitable objectives. In the event that the Charity does not
provide a response to the Host Institute’s request within 30 days, the Host Institute or its
technology transfer subsidiary will automatically have the right to proceed with such
commercial exploitation. The Host Institute is not required to seek the Charity’s consent in
assigning intellectual property to its technology transfer company.

11.4. The Charity requires the Host Institute to ensure that all persons in receipt of Charity-
funding or working on any Charity-funded activity (including employees, students, visiting
staff and sub-contractors) and employed or retained on terms that vest in the Host Institute
all Charity-funded IP.

11.5. The Host Institute and PI should inform the Charity of any pre-existing arrangements of
which they are aware and which could lead to a breach of the Charity-funded standard
conditions. The Host Institute should take reasonable endeavours to ensure that no
consultancies, third party restrictions or arrangements that might impact on a Charity-
funded grant are entered into in relation to any Charity-funded person or activity without
prior agreement of the Charity. Charity-funded investigators or individuals involved in a
Charity-funded project should not use materials or compounds (other than those obtained
commercially), on terms that would place restrictions on the publication of the results.
Institutions should take reasonable endeavours to ensure that ‘reach through rights’ have
not been granted on any Charity-funded IP in favour of commercial organisations
providing materials or compounds to Charity-funded individuals for research purposes.
However, the Charity recognises that companies providing materials may often require
exclusive rights to any IP arising from use of that material, and that this requirement if
often non-negotiable. Where IP arises from research linked indirectly to the use of material
provided under such agreement, the provider should be offered a time-limited opportunity
to take out a revenue-generating licence.

11.6. As a condition of granting consent for commercial exploitation, the Charity will require the
Host Institute to accept standard revenue and equity sharing terms of the Charity.
12. Fundraising and publicity

The money to fund research would not be available were it not for the activities and goodwill of the Charity’s donors and volunteers. It is a condition of this Grant that the PI and the Host Institute co-operate with the Charity on fundraising/publicity initiatives around the award of the Grant and the Research to be undertaken, always acknowledging the need for caution where wide publicity may confound the study and the Host Institute’s own fundraising needs. If requested to do so, the PI must contribute at least one lay article each year for use in the Charity’s fundraising or publicity materials during the period of the Grant.

13. Change of institution

13.1. If the PI wishes to move to another institution, the Charity must be informed in writing immediately.

13.2. Decisions on whether to transfer the Grant will be taken on a case by case basis. Reference should be made to clause 14.4 regarding termination of this Agreement.

13.3. In the event that it is agreed to transfer the Grant to another Institution, the Charity would require that any equipment funded out of the Grant be transferred to the new institution. The Charity will not be responsible for any transfer costs.

13.4. In the event that the Grant is transferred, the Charity will meet the Host Institute’s reasonable costs necessary to discharge such obligations which cannot be cancelled and which exist at the time of transfer. Beyond this, the Charity shall have no further obligation to the Host Institute (save in respect of prior breach).

14. Termination

14.1. If the PI and/or the Host Institute fail to comply with their obligations contained within this Agreement and any failure (if capable of being remedied) remains unremedied for 28 days after notice is served by the Charity, the Charity shall be entitled to terminate the Grant on three months’ written notice. In this event, the Charity will meet the Host Institute’s reasonable costs necessary to discharge such of the obligations detailed within the original project budget submitted as part of the Proposal which cannot be cancelled and which exist at the time of termination.

14.2. The Charity may terminate the Grant forthwith if:

14.2.1. The Host Institute and/or the PI does anything which in the reasonable opinion of the Charity brings or is likely to bring the name or reputation of the Charity into disrepute;

14.2.2. A resolution is passed for the voluntary or compulsory liquidation of the Host Institute or if a receiver is appointed over all or part of its business.

14.3. On termination of the Grant pursuant to clauses 14.1 and 14.2 of this Agreement the Host Institute and the PI will forthwith cease to use the Charity’s name in connection with the Research, unless otherwise agreed by the Charity in writing.

14.4. In the event that the PI leaves the Host Institute before the end of the term of the Grant, the Charity will terminate this Agreement. In the event that termination is caused by the PI moving to another institution the Host Institute shall in accordance with clause 13 cooperate fully with the Charity, the PI and their new institution to facilitate successful completion of the Research.
15. **Force Majeure**

Neither the Charity nor the Host Institute shall be held to be in breach of the Agreement if it fails to meet its obligations owing to circumstances outside its reasonable control.

16. **Alternative Dispute Resolution**

16.1. If any dispute or difference arises between the parties pursuant to this Agreement, the parties shall, within 10 days of service of a written request from either party, meet in good faith to resolve the dispute or difference. Where a face to face meeting is impractical, the meeting may be conducted via a conference call.

16.2. If the dispute or difference is not resolved at such a meeting, either party may propose to the other party by service of a written notice that the matter be referred to a non-binding mediation and, if such proposal is accepted, the mediator shall be appointed by agreement between the parties but shall, in all cases, be a UK-based organisation.

16.3. If the dispute or difference is not resolved by mediation within 60 days of a mediator being appointed or if the parties do not agree to refer the dispute or difference to mediation under this clause 16 or if the parties elect to withdraw from the mediation, the dispute or difference may be referred by either of the parties to litigation.

16.4. The parties shall not be obliged to comply with the terms of this clause 16 in the event that the dispute or difference concerns the payment or monies by one party to the other which payment has not been made and is now overdue in accordance with the terms of this Agreement.

**SIGNED on behalf of the Charity by:**

Caroline Blakely  
Chief Executive  
Brain Research UK

**SIGNED on behalf of the HOST INSTITUTE by two duly authorised officers:**

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<th>Head of Department</th>
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**Acknowledged by the PI:**

Signature:  

Date:
Terms and conditions of funding