# FAKE SAMPLE — NOT A REAL CONTRACT FOR TRAINING / DEMONSTRATION PURPOSES ONLY

This document contains entirely fictional parties, products, data, and terms.

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Buyer shown in this sample: Virtual Customer A

Sample product: Virtual FDF H8

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# FICTIONAL SALES CONTRACT (SAMPLE) Contract No. XEL-FAKE-2025-001

# **SALES CONTRACT (FICTIONAL)**

Contract No.: XEL-FAKE-2025-001 Effective Date: 15 January 2025 Expiration Date: 14 January 2026

### **PARTIES**

Seller (Fictional Scenario): Xellia Pharmaceuticals A/S (Fictional Scenario), Reg. No. DK-55443322, having its registered office at Dalslandsgade 11, 2300 Copenhagen, Denmark.

Buyer: Virtual Customer A.

Seller and Buyer are each a "Party" and together the "Parties".

### 1. DEFINITIONS

"Products" means Virtual FDF H8 — Finished Dosage Form (FDF) — packaged medicinal product. (Packaged units (e.g., tablets/vials)). "Business Day" means any day other than Saturday, Sunday or public holiday in the place of delivery. "Incoterms" means Incoterms® 2020. Other capitalized terms have the meanings ascribed in this Contract.

## 2. SCOPE; TERM

- 2.1 Seller shall supply and Buyer shall purchase the Products in accordance with this Contract and the Schedule A (Products & Pricing), Schedule B (KPIs/SLAs), Schedule C (Change Control).
- 2.2 Term: from the Effective Date until the Expiration Date unless terminated earlier as set forth herein. Term may be extended by mutual written agreement at least 60 days prior to expiration.

# 3. PRODUCTS, SPECIFICATION & QUALITY

- 3.1 Specification: Virtual FDF H8 as per internal Master Specification (fictional).
- 3.2 Compliance: Manufactured under fictional quality management controls for training use only. Distribution in compliance with simulated GDP standards. Storage: Store per label conditions; avoid extreme temperatures.
- 3.3 Quality Agreement: The Parties will operate under Quality Agreement reference QA■FAKE■2001, incorporated by reference and prevailing on quality matters.
- 3.4 Audits: Buyer may perform a quality audit on 30 days' notice, not more than once per year, except for audits.

### 4. FORECASTS & ORDERS

- 4.1 Forecast: Initial baseline forecast for first 6 months; thereafter monthly updates.
- 4.2 Purchase Orders: Buyer shall submit POs via orders+1@example.fake. Seller will acknowledge within 2 Business Days.
- 4.3 Minimums: Minimum order quantity (MOQ) of 5,000 units per SKU.
- 4.4 Lead Time: Standard lead time 6–10 weeks from PO for routine batches; expedited orders subject to capacity and surcharge.

### 5. QUANTITIES & PRICING

- 5.1 Initial quantity commitment: 250,000 units.
- 5.2 Pricing: Unit price: DKK 5.10 per tablet. Tiered pricing with 3% rebate if annual volume exceeds 120% of forecast. Prices exclude VAT unless stated otherwise. Taxes, duties and customs are handled per Incoterms delivery condition.
- 5.3 Taxes: Each Party responsible for its own taxes consistent with Section 5.2 and delivery term.
- 5.4 Price Review: Annual review each November for the following calendar year.

### 6. DELIVERY: TITLE & RISK

- 6.1 Delivery term: FOB Copenhagen Port (Incoterms® 2020). Target delivery window 10–15 Business Days from dispatch confirmation.
- 6.2 Title & Risk: Transfer per the Incoterm; if not defined, title upon full payment and risk on delivery.
- 6.3 Packaging & Labeling: Tamper■evident seals; palletization per EU Pallet standard (simulated).

### 7. ACCEPTANCE; NON■CONFORMITY

- 7.1 Acceptance: Batch acceptance upon QA release by Seller; Buyer reserves right to test on a risk basis within 20 days of delivery.
- 7.2 Non Conformity: Buyer shall notify Seller in writing with supporting evidence. Parties will cooperate under the quality investigation process. Credits or replacements at Seller's discretion for validated claims.

### 8. RECALLS & SAFETY NOTICES

8.1 If a recall or field safety corrective action is required, Parties will coordinate per Quality Agreement QA■FAKE■2001. Costs allocated according to root cause findings.

### 9. WARRANTIES

- 9.1 This is a fictional document with no legal effect. In a real contract, Seller would warrant Products conform to Specification on release and are free from material defects for a defined period.
- 9.2 EXCEPT AS EXPRESSLY PROVIDED IN A REAL CONTRACT, NO WARRANTIES ARE MADE HERE. THIS IS A SAMPLE ONLY.

### 10. INDEMNITY & LIABILITY

- 10.1 Each Party shall, in a real scenario, indemnify the other against third■party claims arising from breach, negligence or willful misconduct.
- 10.2 Liability Cap (Sample): Aggregate liability would not exceed 120% of amounts paid in the prior 12 months. No indirect or consequential damages.

### 11. INTELLECTUAL PROPERTY

11.1 No license is granted under Seller IP except to use and resell the Products (sample clause). Buyer shall not reverse engineer.

# 12. CONFIDENTIALITY & DATA PROTECTION

12.1 Confidentiality: All non public information exchanged is Confidential for 5 years after disclosure

(sample).

12.2 Data Protection: If personal data is processed, a Data Processing Addendum reference DPA■FAKE■1501 would apply (sample).

### 13. COMPLIANCE

- 13.1 Anti∎Bribery: Parties comply with anti∎bribery and corruption laws; internal policy reference ABC■FAKE■901 (sample).
- 13.2 Trade Compliance: Parties comply with applicable export control, sanctions and customs rules. Buyer shall not divert Products to embargoed jurisdictions (sample).

### 14. FORCE MAJEURE

14.1 Neither Party is liable for failure to perform due to Force Majeure events; affected Party will notify and mitigate (sample).

### 15. TERMINATION

- 15.1 For Cause: Termination for material breach not cured within 30 days of notice (sample).
- 15.2 Insolvency: Immediate termination on written notice if the other Party becomes insolvent (sample).
- 15.3 Convenience: Buyer may terminate with 90 days' notice; liabilities for firm orders and WIP (sample).

### 16. GOVERNING LAW & DISPUTE RESOLUTION

Governing law: Italy. Venue: Milan courts; Italian law. The United Nations Convention on Contracts for the International Sale of Goods (CISG) is excluded.

### 17. NOTICES

17.1 Notices shall be in writing and delivered by courier or email with acknowledgment to the addresses in the preamble (legal@example.fake; contracts@buyer.fake).

### 18. MISCELLANEOUS

- 18.1 Assignment: No assignment without consent, except to affiliates (sample).
- 18.2 Subcontracting: Seller may subcontract manufacturing steps subject to Quality Agreement obligations (sample).
- 18.3 Insurance: Each Party maintains product liability insurance appropriate for its activities (sample).
- 18.4 Entire Agreement: This Contract (including Schedules) constitutes the entire agreement and supersedes prior discussions. Amendments must be in writing (sample).
- 18.5 Counterparts; E■Signatures: This Contract may be executed in counterparts and by electronic signatures (sample).

Name/Title:	Date:
Name/Title:	Date:

Schedule A - Products & Pricing (Sample)

- Product: Virtual FDF H8
- QA Release Lead Time: 10–14 days after manufacturing completion (sample)
- Shelf Life on Delivery: ≥ 80% of labeled shelf life (sample)
- Delivery Term: FOB Copenhagen Port (Incoterms® 2020)
- Payment Terms: Net 45 days
- Pricing: Unit price: DKK 5.10 per tablet. Tiered pricing with 3% rebate if annual volume exceeds 120% of forecast. Prices exclude VAT unless stated otherwise. Taxes, duties and customs are handled per Incoterms delivery condition.
- Safety Stock: 1 month of average demand held by Seller (sample)

# Schedule B - KPIs/SLAs (Sample)

- OTIF (On■Time In■Full): ≥ 95% per quarter
- Batch Failure Rate: < 1%
- CAPA Closure Timeliness: >= 90% within agreed due dates
- Response Time to Queries: <= 2 Business Days

# Schedule C – Change Control (Sample)

- Changes requiring prior approval: site changes, primary packaging changes, specification changes, shelf life changes (sample).
- Notification lead time: 90 days (major), 30 days (minor) (sample).