

ASIT BIOTECH SA

WARRANTS PLAN 2017

Incentive plan relating to the grant of a maximum of 697.000 subscription rights (**Warrants**) established in accordance with the Companies Code and articles 41 to 47 of the Act of 26 March 1999 relating to the Belgian action plan for employment 1998 and having various provisions

PREAMBLE

This Warrant Plan of Asit Biotech SA (the “**Plan**”) aims to motivate and inspire loyalty among the Beneficiaries. Well aware of the fact that their contribution is essential to the development of its activities and the growth of its results, the Company wishes to give the Beneficiaries the opportunity to become shareholder or to increase their participation, hoping to make a financial gain in the event of a positive evolution of the results and, consequently, the Company’s value.

The Plan’s principles have been determined by the Board of Directors and have been approved by the general shareholders’ meeting in accordance with the principles of the Corporate Governance Code.

In addition, the list of beneficiaries, as well as the exercise price of the Warrants will be determined by the Board of Directors prior to any offer.

The Plan is drawn up in accordance with the applicable provisions of the Belgian act of 26 March 1999 (and more precisely section VII hereof) governing the shares with a discount and stock-options (articles 41 to 47).

This Plan, as amended from time to time by the Board of Directors of the Company in compliance with the Beneficiaries’ rights, governs the terms and conditions applicable to the Warrants.

The conditions governing the exercise of the Warrants must also be read in the light of the provisions of the “*Dealing Code*” which is applicable within the Company and available on the Company’s website (www.asitbiotech.com).

1. DEFINITIONS

- Share** : A new share of the Company, granting the same rights and advantages as the existing shares of the Company.
- Allocation** : The allocation of Warrants following the acceptance of an Offer.
- Bad Leaver** : Has the meaning given in article 8.6 of the Plan.
- Beneficiary** : A current member of the staff, the Board of Directors or other beneficiaries of the Company to whom at least (1) Warrant has been allotted.
- Conditions for Exercise** : The conditions under which the Beneficiaries are entitled to exercise a Warrant during the Exercise Periods.
- Board of Directors** : The board of directors of the Company.
- Offer Letter** : The template attached hereto in Annex 1 – offer letter.
- Reply Form** : The template attached hereto in Annex 2 – Reply form.
- Exercise Form** : The template attached hereto in Annex 3 – Exercise form.
- Good Leaver** : Has the meaning given in article 8.6 of the Plan
- Act relating to Stock Options** : The Act of 26 March 1999 relating to the Belgian action plan for employment of 1998 and having various provisions.
- Offer** : The offer of at least one (1) Warrant to one or more Beneficiaries, in accordance with the provisions of the Plan.
- Warrant** : A subscription right issued by the Company, granting the Beneficiaries the right to subscribe, in accordance with the terms and conditions as set out in the Plan, during the Exercise periods, to a number of Shares determined by the Plan, against payment of the Price of Exercise.
- Exercise Period** : The period during which the Warrants may be exercised in accordance with the Plan.
- Plan** : This incentive plan.
- Exercise Price** : The amount payable for the exercise of a Warrant pursuant to the Plan.

Company : ASIT biotech SA, a public limited liability company, registered with the register of legal entities kept at the Crossroads Bank for Enterprises under number 0460.798.795 (RLE Brussels) and of which its shares are listed on EURONEXT Brussels and EURONEXT Paris.

Affiliated Companies : Has the meaning given in article 11 of the Belgian Companies Code.

2. **GENERAL MECHANISME OF THE OFFER OF WARRANTS**

Pursuant to the Plan, the Company will allot to the Beneficiaries a certain number of Warrants. These Warrants are issued by decision of the general shareholders' meeting or by decision of the Board of Directors within the framework of the authorized capital. The Warrants are then allotted upon decision of the Board of Directors resolving on the recommendation of the Remuneration Committee.

Each Warrant gives its holder the right (but not the obligation) to subscribe, under the Exercise Conditions, during the Exercise Periods and against payment of the Exercise Price, to one Share.

3. **BENEFICIARIES**

The Warrants may be offered to any individual performing professional services, whether in principal or secondary, for the direct or indirect benefit of the Company or an affiliated Company, in his capacity of an employee or future employee, in his capacity of a current or future consultant or in his capacity of director.

The Warrants Offer does not create any right, on the part of the Beneficiaries, to receive (additional) Warrants in the future.

The Warrants Offer and the right to exercise these are not part of the employment agreement or service agreement concluded with the Company and therefore can not be considered as an acquired right. In addition, the Beneficiaries expressly accept that the decisions relating to the Warrants fall within the exclusive and discretionary competence of the Company, which has the right to modify or delete the Plan unilaterally. This grant shall not be taken into account in the calculation of any indemnity whatsoever which may be due to the Beneficiaries.

4. **THE NUMBER OF WARRANTS**

In 2017, a maximum of 697,000 Warrants can be allotted to the Beneficiaries.

5. **WARRANTS**

5.1 **Number of Warrants per Beneficiary**

The number of Warrants offered to each of the Beneficiaries is freely determined by the Board of Directors, acting upon the recommendation of the Remuneration Committee.

5.2 **Nature of the Warrants**

The Warrants are exclusively in registered form. As soon as they are offered and accepted, the Warrants will be numbered and recorded in a special register, which will be kept up to date as regards the amount of Warrants held by each Beneficiary.

5.3 **Price of the Warrants**

The Warrants will be allotted free of charge to the Beneficiaries.

5.4 **Term of the Warrants**

Warrants are allotted for a limited term. This term is determined by the Board of Directors, in compliance with the provisions of the Corporate Governance Code and the Companies Code.

Any Warrant that has not been exercised on its date of maturity may no longer be exercised without the Beneficiary being able to invoke any right to compensation.

5.5 **Non-transferability and securities**

The Warrants are strictly personal and may not be transferred after the Offer, except in the event of death as provided in article 9 below.

Warrants may not be pledged or used as security, of any kind, as principal or accessory.

Warrants that may have been transferred, pledged or used as a security of any kind, whether as a principal or accessory, in violation of the provisions of this article 5.5, shall not be exercisable.

6. **OFFER OF WARRANTS**

6.1 **Date of the Offer**

The Company will send each Beneficiary a personalized Offer Letter for a number of Warrants.

The Warrants are deemed to be offered to the Beneficiaries as from the date of dispatch of the Offer Letter.

6.2 **Acceptance or rejection of the Offer**

The Beneficiary is free to accept the Offer, either in whole or in part, or to reject it.

A Reply Form is sent to each Beneficiary together with the Offer Letter, by which the Beneficiary notifies his decision as regards the Offer: acceptance (either in whole or in part) or rejection.

The Reply Form is delivered, completed and signed, at the latest on the date mentioned on the Reply Form, at the address mentioned therein.

The Offer of Warrants will be considered as altogether rejected if the Beneficiary did not accept the Offer in writing within sixty (60) days as from the date of the Offer, without the Beneficiary being able to claim any right to indemnification.

In case of absence of a signature, or if the Reply Form is not returned or is returned belatedly, the Offer will be considered as rejected as a whole.

From a Belgian tax point of view, the Stock Option Law considers that the Warrants are deemed to have been allotted on the sixtieth (60th) day following the date of the Offer, provided that the Beneficiary has notified in writing his Acceptance of the Offer before expiry of this period. The acceptance of the Offer must be notified to the Company prior to the expiry of the sixty (60) day period referred to above, in accordance with this article 6.2, otherwise the Offer is deemed to be altogether rejected.

6.3 **Acceptance of the Plan**

Acceptance of the Offer by the Beneficiary entails the unconditional acceptance of the Plan, which may be amended in accordance with article 14, as well as of any decision of the Board of Directors taken on the basis of the Plan and communicated to the Beneficiary.

7. **ACQUISITION (VESTING) OF WARRANTS**

Notwithstanding the Allocation of the Warrants to the Beneficiaries, the Warrants are acquired by the Beneficiaries, subject to compliance with the Conditions for Exercise provided for in article 8, in accordance with the following terms:

- If, on the last day of the first calendar year following the Offer, the Beneficiary still carries on his professional activity for the benefit of the Company, 33% of the Warrants awarded to him shall be considered as vested;
- If, on the last day of the second calendar year following the Offering, the Beneficiary still carries on his professional activity for the benefit of the Company, 66% of the Warrants allocated to him shall be considered as vested;

- If, on the last day of the third calendar year following the Offering, the Beneficiary still carries on his professional activity for the benefit of the Company, 100% of the Warrants awarded to him shall be considered as vested

For the purposes of this article the Beneficiary shall no longer be deemed to be carrying on his professional activity for the benefit of the Company as from the date on which he issued or received a notice of termination of his employment or co-operation agreement.

In addition, Warrants which have not yet become definitively vested in accordance with the foregoing shall become definitively and proactively vested by the Beneficiaries in the event of a change of control over the Company or in the event of a takeover bid on the Shares of the Company as of the announcement of the change of control or the public offer by the FSMA.

8. THE EXERCICE OF WARRANTS

8.1 Conditions for Exercise

The exercise of Warrant is subject to Conditions for the Exercise provided for in the Plan.

8.2 Exercise Price

The Exercise Price is equal to the fair market value of the Company's shares at the time of the Offer. This value is determined by the Board of Directors and corresponds to:

- either the closing price of the Company's Share on the day before the date of the Offer;
- or the average of the thirty (30) calendar days preceding the date of the Offer of the closing price of the Company's Share.

The exercise price of each Warrant will be stipulated in the Letter of Offer to each Beneficiary.

8.3 Consequences of the Exercise

In the event of exercise of the Warrants, the Shares issued in consideration for the exercise will be in registered or dematerialized form according to the decision of the Beneficiaries. Such Shares shall have the same characteristics as the existing Shares of the Company.

8.4 Exercise Period

Without prejudice to a different decision of the Board of Directors to extend the Exercise Period, the Warrants will be exercisable between the first day of the fourth calendar year following the Offer and the last day of the fifth year following the Offer.

In order to streamline the exercise of the Warrants and to limit the costs associated with

their exercise, the exercise of the Warrants and the corresponding capital increases may take place twice a year during the following periods:

- Between the 1st and the 15th of May of each year;
- Between the 1st and the 15th of November of each year.

Where relevant, the exercise of the Warrants will be recorded by the managing director by notary deed within a maximum of 30 days following the closing of each exercise window.

In addition, the Beneficiaries will also be able to exercise the Warrants in anticipation of a change of control over the Company or in the event of a public takeover bid for the Company's Shares as soon as they become exercisable in accordance with the last paragraph of article 7 of the Plan.

8.5 Number of Shares per Warrant

One (1) Warrant gives right to subscribe to (1) Share.

8.6 Attendance – Good Leaver and Bad Leaver

8.6.1 In the event that the employment agreement or service agreement between the Company (or one of its Affiliated Companies) and a Beneficiary (or management company of a Beneficiary) comes to an end:

- (a) as a result of death, incapacity, retirement, termination of the employment agreement or service agreement on the initiative of the Company and without any fault of the Beneficiary, resignation of the Beneficiary or unilateral breach by the Beneficiary of his employment agreement or service agreement at least five (5) years after the date of signature of the employment agreement or service agreement, the Beneficiary shall be referred to as "**Good Leaver**";
- (b) as a result of any cause other than those defined above for a Good Leaver, including (i) breach by the Company of the service agreement or employment agreement with the Beneficiary for a serious breach of its contractual obligations, or (ii) resignation of the Beneficiary or unilateral termination by the Beneficiary of the service agreement or employment agreement within five (5) years from the date of signature of the service agreement or employment agreement, as the case may be, the Beneficiary will be referred to as "**Bad Leaver**".

The qualification as Good Leaver or Bad Leaver will take place on the date of the determination of the above situation, namely on the date on which the event is brought to the attention of the parties. In this regard, the Beneficiary is referred to as Good / Bad Leaver on the date of notification of termination of his contract, even if he must then provide a notice period.

8.6.2 Notwithstanding the realization of the vesting provided for in article 7 of the Plan, Warrants can no longer be exercised in the event that the Beneficiary is considered to be a Bad Leaver prior to the exercise of the Warrants.

8.6.3 Provided that the conditions of article 7 are met, the Beneficiary whose employment or service contract has ended, without being regarded as a Bad Leaver, can only exercise its Warrants during the first exercise window (as per article 8.4 of the Plan) of the Exercise Period following the termination date of its employment or service contract. If its Warrants are not exercised during this window, its Warrants can no longer be exercised.

8.6.4 In the event of the retirement of the Beneficiary (in compliance with legal requirements) prior to the exercise of the Warrants, the provisions of article 7 (vesting) will not be applicable. The retired Beneficiary will therefore be able to exercise 100% of the Warrants that were allocated to him.

8.7 Terms of Exercise

A Beneficiary willing to exercise its Warrants will specify, upon their exercise, the numbers of the Warrants that he intends to exercise. In situations where the Beneficiary does not specify the numbers, the Beneficiary will be deemed to have exercised its Warrants in the chronological order in which they were allocated, from the oldest to the most recent.

The Warrants can be exercised upon delivering an Exercise Form to the Company, for the attention of the Board of Directors. The Exercise Form can be (i) delivered in person, (ii) sent by registered mail or (ii) faxed with immediate confirmation by registered mail.

The Exercise Form must be completed in full and signed by the Beneficiary, and must mention the number of Warrants that the Beneficiary intends to exercise.

8.8 Terms of payment

The payment shall be made by bank transfer of the Price of Exercise of all exercised Warrants to the Company's account as indicated by the latter in the Exercise Form.

The Beneficiary shall have a period of ten (10) days as from the sending of the Exercise Form to proceed with the payment.

8.9 Failure to exercise

In the event where allocated Warrants can no longer be exercised by a Beneficiary due to the termination of its contractual relations with the Company, the said Warrants will be automatically retransferred to the Company which can use them for the purpose of a new allocation.

9. DEATH OF THE BENEFICIARY

In the event of the death of the Beneficiary, its Warrants can be exercised by its legal successors. Successors and assigns are subject to the same rules than the Beneficiaries.

In the event of the death of the Beneficiary prior to the exercise of Warrants, the provisions of article 7 (vesting) will not be applicable. Legal heirs will therefore be able to exercise

100% of the Warrants that were allocated to the deceased Beneficiary.

The rules of succession will be followed. However, where they are several legal heirs or where bare property rights/usufruct have been separated, a sole representative of the succession will be appointed by the successors and assigns for the purpose of exercising the Warrants.

The Company reserves the right to suspend the right to exercise the Warrants as long as this appointment has not taken place and as long as it has not been duly notified.

10. NATURE OF THE SHARES ISSUED UPON THE EXERCISE OF THE WARRANTS

10.1 Nature of the Shares

The Shares are shares identical to the other shares issued by the Company.

10.2 Rights attached to the Shares

The Shares issued upon the exercise of the Warrants will benefit from the same rights and advantages (including voting rights) than the existing Shares of the Company.

10.3 Transferability of the Shares

The transfer of Shares is subject to the terms and conditions defined in the articles of association of the Company.

11. OPERATIONS AUTHORISED AND ADAPTATIONS

11.1 Operations

By way of derogation from article 501 of the Companies Code, the Company can make all decisions deemed necessary in the context of its capital or articles of association, such as consolidation or split of Shares, issue of subscription rights or convertible bonds into Shares, capital increase by contribution in kind, in cash or through incorporation of reserves, capital decrease, demerger, merger or dividend pay-out through Shares, as well as all decisions amending the provisions governing the distribution of profits or liquidation surplus, without the prior approval of the Beneficiaries being necessary.

11.2 Adaptation

If the operations as referred to in the previous subparagraph result into an amendment of the ratio number/value of the Shares covered by the Warrants and the rights attached to them, the Board of Directors will make an adjustment of the Price of Exercise of the Warrants and/or of the number of Shares in order to restore this ratio.

11.3 **Notification**

Any change to the terms and conditions of exercise of the Warrants will be notified in an appropriate fashion to the Beneficiaries concerned.

12. **COSTS**

12.1 **The Company**

All costs associated with the issue of Warrants will be borne by the Company.

12.2 **The Beneficiaries**

Nihil

13. **ADAPTATION AND IMPLEMENTATION OF THE PLAN**

The Board of Directors can modify the Plan while respecting the rights of the Beneficiaries. Any modification will be enforceable against the Beneficiaries within five (5) business days as from the written notification to the Beneficiaries.

The Board of Directors is competent for making any decision deemed useful or necessary in order to interpret or implement the Plan in compliance with all applicable laws. Any decision having legal effect will be communicated in writing to the Beneficiaries concerned.

14. **INFORMATION OF BENEFICIARIES**

The Allocation of Warrants is not, on the part of the Company, an incentive or a recommendation to subscribe to the Warrants, nor to exercise them subsequently. The Beneficiaries are consequently invited to inform themselves and, as the case may be, to be advised to make decisions likely to have a significant effect on their assets.

The Company cannot be held liable for any damage or losses possibly incurred by the Beneficiaries on account of their participation to the Plan.

15. **INVALIDITY OF A PROVISION**

The invalidity or unenforceability of one of the provisions of the present Plan does not affect in any manner the validity or enforceability of the other provisions of the Plan. In such cases, the invalid or unenforceable provision will be replaced by another equivalent provision, valid and enforceable, with a similar economic effect for the parties concerned.

16. **NOTIFICATIONS**

Any notification to the holders of Warrants will be made to the address mentioned in the subscription rights register of the Company. Any notification to the Company or Board of Directors will be duly carried out to the address of the registered office of the Company.

Any changes of address must be notified in compliance with the present provision.

17. **APPLICABLE LAW AND JURISDICTION**

17.1 **Applicable law**

The Plan and the Warrants are governed by Belgian law.

17.2 **Jurisdiction**

Any dispute arising out of the interpretation, execution, application, validity or resolution of the Plan shall be subject exclusively to the court of the judicial district of the registered office of the Company.

Annex 1 – Offer Letter

[Date]

Re : Offer of Warrants

The Company ASIT biotech SA is pleased to offer you [●] Warrants, at a price of exercise of [●] EUR per Warrant.

The terms governing these Warrants are contained in the Plan, a copy of which is enclosed.

By way of indication, you shall note that the value of the Shares which will be taken into account for the calculation of the taxable benefit, in particular for the determination of the professional withholding tax by the Company, amounts to [●] EUR per Warrant.

The Reply Form annexed hereto must be sent within sixty (60) days as from the Offer, completed in full and signed, to ASIT biotech SA, for the attention of the Board of Directors.

Please bear in mind that, in the absence of a signature, in the absence of a delivery or in case of tardy delivery of the Reply Form, the Warrants will be deemed to be refused in their entirety.

Sincerely yours,

ASIT biotech SA,

Annex 2 – Reply Form

Allocation

The undersigned (NAME)

Domiciled in :

.....

.....(FULL ADDRESS)

hereby declares that he/she is aware of the incentive Plan put in place by the Company ASIT biotech SA and accepts the terms and conditions of the Offer as provided for in the Plan.

The undersigned hereby notifies its decision as regards the Allocation dated (DATE).

He/She declares that :

- he/she accepts the Warrants offered
- he/she accepts of Warrants offered
- refuses all Warrants offered

(Complete and delete as appropriate)

The undersigned acknowledges that:

- the acceptance of the Offer of Warrants is a taxable benefit and that he/she will be for the payment of taxes in connection with the Warrants;
- the Price of Exercise of the Warrants is set at [●] EUR per Warrant;
- each Warrant allows for the subscription to 1 Share ASIT biotech.

Done in on

Signature

- Important:**
- 1) This document must be sent to [●] before [●], duly completed and signed.
 - 2) Failing to send or sign this document in a timely manner will cause the Warrants to be deemed to be all refused.

Annex 3 – Exercise Form
INCENTIVE PLAN – ASIT BIOTECH SA

The undersigned (*NAME*)

Domiciled in :

.....
..... (*FULL ADDRESS*)

Hereby declares that he/she exercises the following Warrants, pursuant to the terms provided for in the incentive Plan dated (*DATE*):

..... (*NUMBER*) Warrants, allocated on (*DATE*) at a Price of Exercise of (*AMOUNT*) EUR = (*AMOUNT*) EUR

Total amount: EUR

This amount will be paid to the bank account N° [●] (*NUMBER*) with value dated at the latest on [●] (*DATE*).

I hereby acknowledge that if the above mentioned amount is overdue or is not paid in full on [●] (*DATE*), the exercise will not take place.

Done in on

Signature