

Semen Specimen Use and Release Authorization

This signed, dated, and notarized_Use and Release Authorization must be received by Fairfax Cryobank and/or Cryogenic Laboratories, hereafter referred to as Cryobank, before the semen specimens will be released. Notarization is not required if document is signed in the presence of a Cryobank employee.

The purpose of this Authorization is to document the Client's permission and authorization for the use of semen specimens with the intent of creating a child through fertilization and pregnancy.

This agreement also represents the authorization for frozen specimen transport. I have been fully advised and understand that there are certain inherent risks in the process of shipping and handling of the specimens during shipment, including but not limited to: loss during shipment and liquid nitrogen tank failure that may render the specimens useless. This is a rare event; however, Cryobank offers the option of having the straws or vials containing the semen shipped in separate tanks (provided that there are at least two straws or vials containing the specimen to be shipped). I am responsible for paying for the shipping costs for each tank shipped. If the shipment is to a destination outside of the United States, I am responsible for arranging for any requisite customs or other permits and, prior to shipment, I must provide Cryobank with copies of these permits or provide Cryobank with a written statement to the effect that no permits are required. I acknowledge that international shipments are subject to delay and to increased risk of damage and, consequently, an increased risk of damage to or loss of the frozen semen; I assume this increased risk. I am willing to assume all of these risks and I fully understand and accept that Cryobank, and Genetics & IVF Institute, Inc., its laboratory directors, and its laboratory personnel do not assume responsibility or liability for the transportation, condition, or survival of the frozen specimens.

I hereby authorize Cryobank to release to the name listed below any medical records and all other individually identifiable health information about me, whether or not contained in my medical records, regarding any past or present medical conditions, including but not limited to: my client account number, specimen quality, order history, and medical information. I understand that this authorization is voluntary and that if the individual or entity authorized to receive this information is not a covered entity under federal privacy regulations, the release of such information may no longer be protected by federal privacy regulations. I also understand that once this information is used or disclosed pursuant to this authorization it may be subject to re-disclosure by the name(s) above and may no longer be protected.

I agree that in the event of loss or destruction of the semen by any reason whatsoever, damages as a result thereof would be highly conjectural and speculative and would be difficult to determine. Accordingly, pursuant to § 8.7-204(2) of the Virginia uniform commercial code, I agree that in the event that my semen is lost or destroyed by virtue of negligence by Cryobank. I will be entitled to damages in the amount equal to the storage charge for the particular year in which the loss occurs, plus \$100 per vial lost (maximum compensation to me is not to exceed \$2,000.00 USD).

As part of the consideration by myself, in agreeing to ship my frozen semen to another clinic or facility, I hereby agree that any dispute arising out of this agreement or directly related to the quality of care provided by Cryobank or any of its physicians, nurses, counselors, or other personnel will be decided only through arbitration by JAMS under the JAMS Streamlined Arbitration Rules and Procedures. I further agree that any binding arbitration proceeding shall be conducted in Fairfax County, Virginia, the location of Cryobank, and agree that any arbitration proceeding shall be conducted in accordance with the laws of the Commonwealth of Virginia, including, but not limited to: standard of care issues, causation issues, damage issues, qualification of experts, and rules of evidence. I further agree that the decision of the arbitrator(s) shall be binding and final and shall be enforced in any court of competent jurisdiction. Any arbitration costs shall be borne equally between Cryobank and myself. If, notwithstanding the parties' agreement to arbitrate, any dispute becomes subject to a judicial proceeding, the parties agree to waive trial by jury.

If any action or proceeding is brought to enforce or interpret any of the provisions of this agreement, the prevailing party shall be entitled to recover its reasonable attorney's fees and other reasonable costs expended in such an action or proceeding.



		(Client), hereby authorize the use	
		horization for the purpose of fertilizat	ion (through insemination, IVF, or
ICSI) with the intention of	establishing a preg	gnancy and creating a child.	
I certify that the recipient 1	isted below is: (Ch	noose One)	
my sexually intimate	partner.		
a designated recipien	t that is not my sex	ually intimate partner.	
Client's Initials and Date			
Please release the semen sp	pecimen(s) to:		
NAME OF RECIPIENT (f	emale)		
ADDRESS			
CITY	STATE	ZIP	
TELEPHONE (HOME)		(CELL)	
RECIPIENT'S PHYSICIA	N		_ (where vials will be shipped)
ADDRESS			
CITY	STATE	ZIP OR POSTAL CODE_	
COUNTRY (if outside the	United States):		
TELEPHONE (if internat	tional, include cour	ntry code):	

ST-004 C.014 Revision: A Effective: 04/01/14



BY:	DATE	
(Client's Signature)	locument is signed in the presence of a Cryobank employee.	
-	DATE	
Notary to complete: STATE OF	Notary Public:	
COUNTY OF	My Commission Expires: Seal:	
The foregoing instrument was	acknowledged before me, this day of	_, 2 by

Faxed copies are accepted if the notary seal is a stamp and not embossed seal.

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