

## OOCYTE/OVARIAN TISSUE CRYOSTORAGE AGREEMENT

This AGREEMENT, made between ReproTech, Ltd., a Minnesota corporation (the "Company"), and the person named below (the "Client Depositor").

- 1. Collection and Storage: With the assistance of the Client Depositor, and in accordance with the procedures for identification and testing established by the Company (as set forth in the Company's brochure and web site, www.reprotech.com), the Company shall receive the Client Depositor's oocyte/ovarian tissue, which has been cryopreserved by the Client Depositor's physician/clinic (the "Clinic"), for long-term cryostorage until this Agreement is terminated pursuant to Paragraph 4. All procedures established by the Company may be modified at the sole discretion of the Company to reflect changes in industry practices, laws, or regulations.
- 2. Storage Fees and Records: The fee for each Storage Period shall be payable in advance and shall be adjusted from time to time by the Company based upon market factors. The current fees are set forth in the Company's brochure and web site, www.reprotech.com. A "Storage Period" begins with the month in which the Company receives specimens for storage. Unused storage fees are non-refundable. The Client Depositor shall keep the Company informed at all times, in writing, of their current address and telephone number for billing purposes and any other matter requiring notice to the Client Depositor. The Client Depositor's name and address, as well as other records relating to the subject of this Agreement, shall be kept on file at the Company.
- 3. **Account in Default**: If at any time the Company has not received full payment of all amounts due to the Company from the Client Depositor on or before the 60<sup>th</sup> day after the beginning of any Storage Period the Client Depositor is in "default". In the event of default, the Company may, in its sole discretion, refer the Client Depositor's account to any attorney or collection agency for collection, and the Client Depositor agrees to pay all costs of such collection, including but not limited to any reasonable fees charged by the collection agency and reasonable attorney's fees. If the Client Depositor is in default, the Company may discard all stored specimens. The term "discard" means that the Company will thaw and discard the specimens in a professional and ethical manner, as determined solely by the Company. Discarded specimens cannot and will not be used for reproductive purposes by or on behalf of any person or persons.
- 4. Termination of Agreement: This Agreement shall terminate and the Company's responsibilities for storage of specimens hereunder will

(1) upon the release of all specimens stored by the Company pursuant to Conditions of Release; or (2) upon the disposition of all specimens stored by the Company pursuant to a default under Paragraph 3; or

(3) upon the notarized execution of Company's separate termination agreement by the Client Depositor or their Surviving Spouse; or (4) if the Client Depositor dies without leaving a Surviving Spouse, as established by evidence deemed sufficient by the Company.

- 5. **Responsibilities and Liabilities of the Company**: The Client Depositor acknowledges that they have been fully advised concerning the state of the art of cryopreservation of oocytes/ovarian tissue. The Client Depositor acknowledges that they understand that the viability of the oocyte/ovarian tissue and the results from subsequent insemination depend almost in the client Depositor and the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that the viability of the client Depositor acknowledges that they understand that they understand that they understand the client Depositor acknowledges that they have been fully advised concerning the state of the client Depositor acknowledges that they have been fully advised concerning the client Depositor acknowledges that they understand that they are client Depositor acknowledges that they are client Depositor acknowledg recipient. Accordingly, the Client Depositor understands and agrees that the Company's responsibilities shall be limited hereunder solely to the adequate cryostorage of said oocyte/ovarian tissue specimens consistent with the state of the art at the date of entering into this Agreement. The Client Depositor agrees to hold the Company harmless for any damage sustained while the oocyte/ovarian tissue specimens are not in the possession and control of the Company. In any event, the total liability of the Company for failure to meet any of its responsibilities to the Client Depositor shall be limited to a prorated cost of the procedure that generated the oocyte/ovarian tissue. For example, the Company liability would be limited to 40% of the cost of the procedure if 10 viable oocytes were collected, 6 were used, and 4 were compromised due to gross negligence resulting in loss or damage of the 4 viable oocytes at ReproTech. The parties agree that any claims relating to or arising out of this Agreement will be brought in the state courts of Minnesota. In the event the Company terminates the operation of its storage facility, it may, 30 days after written notice to the Client Depositor at their last known address, assign and transfer its obligations hereunder and the oocyte/ovarian tissue held on behalf of the Client Depositor to a similar storage facility.
- 6. If Applicable- Storage of Potentially infectious Specimens- The storage of specimens from a potentially infectious client (client for whom testing or screening show a potential for an infectious disease) requires certain additional safeguards and procedures. The undersigned understand and agree that their specimens will be stored in a separate vapor storage tank which is designated for potentially

undersigned understand and agree that their specificins will be stored in a separate vapor storage tank which is designated for potentially infectious specimens only:

a. Specimens from Client Depositor who has tested reactive for HIV will be stored in an HIV Only storage tank

b. Specimens from Client Depositor with non-HIV potentially infectious conditions may be stored in a separate non-HIV tank and their specimens will be physically segregated by use of canisters specific to their reactive test or risk.

The undersigned further understand that because of additional required precautions, storage fees and shipping fees may be higher than the fees charged to clients who do not have a potentially infectious risk. The undersigned acknowledge receipt of a fee schedule showing presently applicable fees and understand that the shipping fees must be pre-paid by the Client Depositor prior to the shipment of the tank to the clinic and that the shipping fees are non-refundable. In addition, they understand that results of any testing for infectious diseases will be disclosed to the receiving physician/clinic and the recipient as part of an informed consent procedure before the specimens are used.

7. Additional Terms: The Client Depositor promises and agrees to indemnify and save harmless the Company from any loss and/or expenses incurred in connection with the defense of payment of any claim by any other party relating to the subject of this Agreement. The Agreement shall be binding upon the Client Depositor and their assigns, heirs, executors, and administrators.

## 8. CONDITIONS OF RELEASE OF OOCYTE/OVARIAN TISSUE SPECIMENS FROM STORAGE

Release of oocytes/ovarian tissue specimens may occur:

A. During the lifetime of the Client Depositor; if the recipient is the Client Depositor, the oocyte/ovarian tissue will be released:

i. only to a licensed physician, and

- ii. upon the express notarized authorization of the Client Depositor, and iii. upon the authorization of the Recipient's clinic, and
- iv. upon the completion of serology/virology tests required by the Company and/or U.S. State.

B. After the death of the Client Depositor (as evidenced by a certified copy of the death certificate or otherwise established by evidence deemed sufficient by the Company), if the recipient is a gestational carrier for the Surviving

Oocyte/Ovarian Tissue Cryostorage Agreement AA ACO 100 Page 1 of 2 Effective Date: 7/31/2020 Revision: Y

Spouse or designated owner, the oocyte/ovarian tissue will be released:

i. only to a licensed physician (who must execute a consent form provided by the Company), and
ii. only if the Client Depositor has completed all serology/virology testing and paperwork to qualify their specimens
as donor oocyte/ovarian tissue or if conditions of RTL's Special Circumstances protocol have been met and
RTL's Special Circumstances form has been properly executed, and
iii. upon the express notarized authorization of the Surviving Spouse or designated owner and the recipient's
physician as documented by execution of any informed consents required by RTL.

## 9. ADVANCED DIRECTIVES FOR OOCYTE/OVARIAN TISSUE SPECIMENS IN EVENT OF DEATH OF CLIENT DEPOSITOR

If the Client Depositor is a minor at the time of their cryopreservation, they are unable to consent to any use of their reproductive tissue and therefore this Advanced Directives section does not apply, as oocytes/ovarian tissue cryopreserved on all minors shall be discarded upon the death of the Client Depositor. When the Client Depositor reaches the age of majority and/or changes their marital status, ReproTech, Ltd. strongly recommends completing a new Oocyte/Ovarian Tissue Cryostorage Agreement.

A. If the Client Depositor is not married at the time of their death, the Client Depositor directs that their oocyte/ovarian tissue specimens be discarded, upon receipt by the Company of a certified copy of their death certificate, or otherwise established by evidence deemed sufficient by the Company, unless, the Company has received a written notice (ReproTech form or document provided by Client Depositor) signed by the Client Depositor and notarized prior to their death, identifying their designated owner and directing that their oocyte/ovarian tissue specimens shall become the property of their designated owner and may be used by the designated owner for the purpose of procreation, upon the designated owner's written and notarized acceptance of and agreement to be bound by the terms of this Agreement including the Client Depositor's advanced directive below for use of their oocyte/ovarian specimens following their death.

B. If the Client Depositor is married at the time of their death, regardless of marital status at the time of initial cryopreservation, the Client Depositor directs the following disposition for their oocyte/ovarian tissue specimens, upon receipt by the Company of a certified copy of their death certificate, or otherwise established by evidence deemed sufficient by the Company:

	Signatu	re of Parent/Guardian	Date	
		urrent marital status, all non-min arital status can and does change	or Client Depositors should select one of the	following Advanced
	□ ii.	surviving spouse or designated ow purpose of procreation, upon their	heir oocyte/ovarian tissue specimens shall becomer and may be used by the surviving spouse or written and notarized acceptance of and agree Conditions of Release in section 8B have been	designated owner for the ment to be bound by the
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The Cryostorage Experts Florida 954.570.7687 • Minnesota 651.489.0827 • Nevada 775.284.2795 • Texas 469.547.2399

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