



The primary fear of my patients is that embryos could get mixed-up or that a problem may occur during shipping. I have full confidence in ReproTech to keep paperwork organized and accurate, keep embryos well categorized and keep the embryos completely safe during transport. That gives my patients confidence as well.

– Randle Corfinan, M.D., Ph.D.

We store embryos for one year and then transfer everything to ReproTech. This process gives me great peace of mind because ReproTech is now keeping track of patients' records and is responsible for the final disposition of the embryos. And they do a terrific job at it, freeing me of the emotional, ethical and potential legal concerns.

– Nel Roberts, Lab Supervisor

Since ReproTech works directly with our clients and their longterm storage needs, it's important that they represent themselves extremely well. ReproTech has proven they have a higher standard in this than we would ask of ourselves. They have shown me through their organizational practices that they can be trusted. They have an established protocol for semen or embryo transfer that never varies. The same is true for documentation. Everything is tightly controlled. Deliveries are scheduled well in advance and always on time.

ReproTech has done an excellent job for us and I strongly recommend anyone needing longterm storage to trust the process to ReproTech.

– Klaus E. Wiemer, Ph.D.

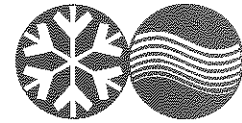


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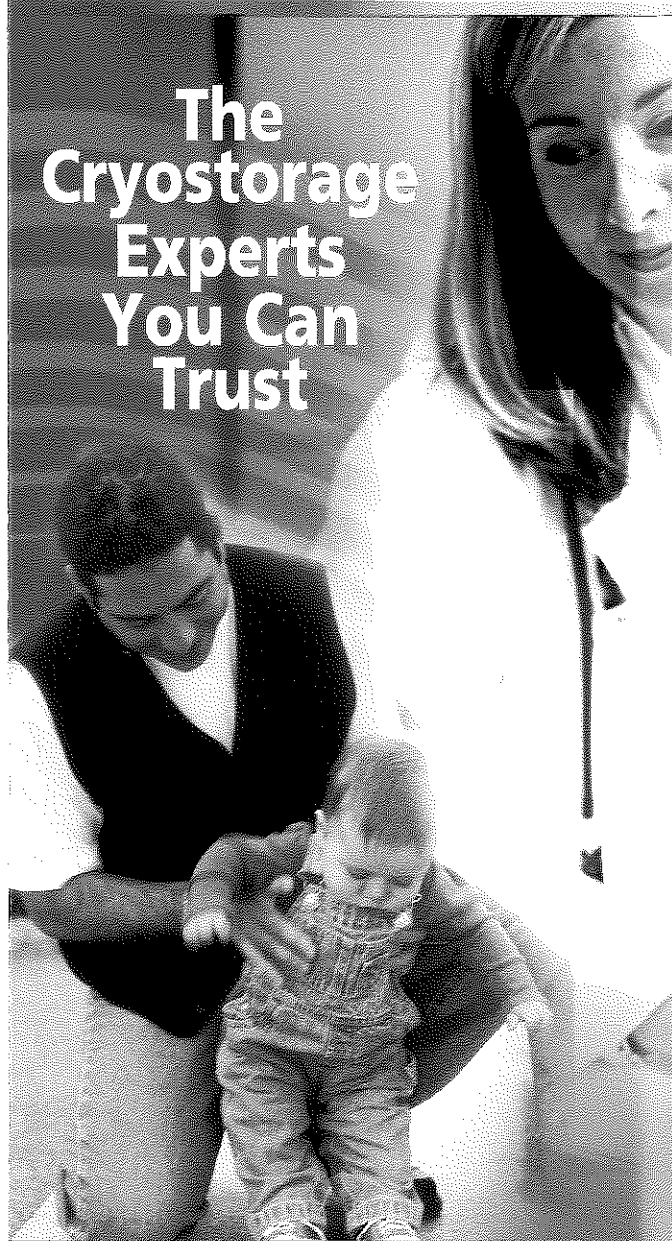
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www.reprot.com



REPROTECH
LIMITED



**The
Cryostorage
Experts
You Can
Trust**

integrity

experience

reputation

understanding

What is ReproTech, Ltd.?

ReproTech, Ltd. (RTL) is a one-stop resource specializing in effective solutions to the challenges faced in today's ever changing field of Reproductive Medicine. ReproTech's experienced staff provides expert consultation services for long term storage of reproductive tissues and donor program management to assist in compliance with regulatory agencies.

Why Use ReproTech, Ltd.?

Credentials* - ReproTech, Ltd. is proud to be:

- Established in 1990 as a long term storage cryobank
- Inspected and Accredited by the American Association of Tissue Banks
- Inspected and Licensed by the New York State Department of Health
- Licensed by the California State Department of Health
- Member of the American Society of Reproductive Medicine
- Each regional facility is staffed by experienced personnel



*Not all sites share the same credentials. Please see our website for site specific credentials.

Service

In some cases, clinics find the responsibility involved in long term cryopreservation warrants third party involvement. ReproTech, Ltd. is equipped to meet the specific needs of these patients, thereby releasing the clinician and laboratory staff of a long-term commitment. By acting as the contract holder with the patient, RTL assumes responsibility for transfer and storage of cryopreserved tissue.

Potentially Infectious

RTL provides storage services for patients who have tested positive for a sexually transmitted

disease such as HIV, Hepatitis B, Hepatitis C, HTLV I & II, syphilis or any communicable disease. In addition, we supply a shipping tank into which these cryopreserved tissues are immediately transferred and shipped to RTL for storage. We have separate shipping and storage tanks that are used only for potentially infectious tissue.

Storage Management

Many IVF clinics agree to store their patients' specimens for a short time (one year or less), thereby reducing the need for clinics to purchase additional storage tanks. At the end of that time, the patients are required to decide whether to continue with long term storage, dispose of, or use their gametes and/or embryos. Specimens from patients choosing to continue storage are transferred to RTL.

Safety

RTL uses state-of-the-art storage tanks which are replenished regularly and are continuously monitored 24/7 with a state-of-the-art system which detects temperature changes as small as .01 of a degree Celsius. In keeping with AATB Standards, documentation of storage tank function is maintained. Documentation of effective specimen transfer is completed using quality control measures.

AATB and NY State inspections have confirmed the effectiveness of RTL's procedures for specimen transfer and storage.

Testing Requirements

Standard storage fees are assessed for individuals who have completed at least Anti-HIV 1&2(AIDS) testing. Specimens will be accepted without Anti-HIV 1&2(AIDS) testing at a higher storage fee.

Standards and/or Regulations require that patients complete the following serology/virology testing prior to release of specimens from RTL for transfer back to patients' clinic for their use: HBsAg and Anti-HCV, in addition to Anti-HIV 1 & 2.

Transfer Of Specimens

ReproTech uses specially designed dry liquid nitrogen transport shippers for specimen transfer via an overnight air courier. Due to the valuable nature of the specimens, RTL's standard shipping protocol recommends the use of two transfer shippers in order to split the shipment. We make all of the arrangements for the transfer and prepare the necessary return shipping paperwork. Documentation verifying transfer of specimens follows each shipment.



RTL documents the successful transfer of transported specimens through the use of a temperature exposure indicator which monitors the vapor shipper environment throughout shipping. Optional shipping insurance is available through IMA. The policy includes coverage for specimen loss while in transit.

Withdrawing Specimens

The patient may have his/her/their specimens withdrawn at any time upon the request of a licensed physician or designee. Patients must complete RTL's notarized Authorization to Release and required testing. With a nominal charge for shipping, the specimens can be easily transported to the requesting physician. Optional shipping insurance is available through IMA. The policy includes coverage for specimen loss while in transit.

Disposition Options for Embryos

Four options are provided for final disposition of embryos: anonymous or directed donation to another recipient, development of private stem cell lines, donation for research (stem cell, embryo development, etc.), or destruction. Donation options depend on specimen quality and/or donor screening/testing results. RTL requires documentation of final disposition, including notarized signatures of our patients.

Visit our web site at www.reprot.com for a complete listing of RTL's services and fees.

Fee Schedule

STORAGE FEES	Standard	Potentially Infectious
Sperm, Egg (Oocyte) or Ovarian Tissue		
Quarterly	\$75	\$113
1 Year	\$275	\$413
2 Years	\$490	\$735
3 Years	\$705	\$1058
5 Years	\$1050	\$1575
10 Years	\$1905	\$2858

ReproTech, Ltd. does not charge a storage fee for semen or oocytes when a client is storing embryos.

Embryo

Quarterly	\$106	\$159
1 Year	\$400	\$600
2 Years	\$700	\$1050
3 Years	\$1000	\$1500
5 Years	\$1400	\$2100
10 Years	\$2645	\$3968

Call to obtain fees for additional storage periods. Online payments available at www.storagefees.com.

ADMINISTRATIVE

Account Setup Fee	No Charge
Handling Fee	No Charge
Late Fee (applied to accounts with overdue balances)	\$10

SHIPPING

Local Medical Courier*	\$75-125
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*Available within metro area of each RTL Office.

Domestic Overnight Air Courier

Per Tank**	\$215
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**Two tanks recommended if specimens packaged in multiple storage containers.

Optional Shipping Insurance provided through IMA***

\$15,000 to \$25,000 coverage	\$19.50-32.50
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***Call for details regarding coverage for specimen loss.

Shipping Fee may be reduced if clinic arranges for group shipments from clinic to RTL.

Consultation Services

Reproductive Clinics & Laboratories

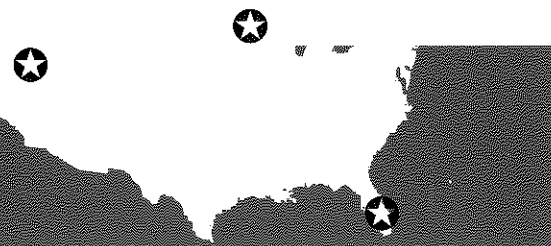
Call for pricing



ReproTech Mission Statement

ReproTech, Ltd. (RTL) is committed to maintain the highest level of expertise and competency in the field of Reproductive Medicine. Our quality services ensure safe and effective shipment and long term storage of cryopreserved reproductive tissues. We are dedicated to assist our clinical partners facing regulatory requirements in the areas of tissue storage, donor gametes and donor embryos.

Each of our three regional storage facilities is staffed by experienced personnel.





REPROTECH
L I M I T E D

**Embryo
Auto Transfer**

Dear Client Depositors,

ReproTech, Ltd. (RTL) is pleased to have been selected by Reproductive Medicine & Infertility Associates, PA, as the facility to assume the storage responsibilities of your Cryopreserved Embryos resulting from your infertility treatments. Our agreement with RMIA assures the continued safe storage of your embryos, if you elect this option.

ReproTech, Ltd. is proud to be accredited by the American Association of Tissue Banks and licensed by the New York State Department of Health and the State of CA Department of Health Services. Our staff will provide you with the highest level of experience and professionalism to service your needs.

After one year of storage at RMIA, your forms will be forwarded to RTL to facilitate an automatic transfer

A. Client Depositor Registration;

This form gives us information about you, the Client Depositor(s). On this form, you will choose a method of paying your annual storage fee of \$400.00. This fee can be paid annually, quarterly or at our multi-year rate. If possible, please provide us with a credit card number to facilitate the auto transfer of your embryos. Regardless of the method chosen, this form needs a signature on the bottom, indicating that you accept and understand our billing policy.

B. Embryo Cryostorage Agreement-Client Depositor Couple;

Please read all four pages of this agreement. The last page of this agreement requires the Client Depositor and Partner (if applicable) to sign in the presence of a Witness. Upon witnessing your signature, the Witness will sign this form. Please call us if you are a single client depositor, as we have a different agreement for you to sign.

C. Specimen Transfer To RTL And Medical Data Release Authorization;

This form must be signed by both Client Depositors in the presence of a Witness. There is no need to check additional insurance on this form because RTL will provide you with the appropriate level of insurance at no additional cost.

D. HIV-1/2 (AIDS) Testing;

Prior to transfer, RTL requires evidence of serology for Anti-HIV -1/2 (AIDS) for both Client Depositor and Partner (if applicable). These testing results can be provided by your IVF clinic or other testing facility.

We will send you a letter when your embryos are in storage at RTL.

In compliance with AATB Standards and RTL Policy and Procedure, before your specimens can be shipped **from** RTL for your use in the future, the following tests must be completed and the results forwarded to RTL: HBsAg and HCV. Please call RTL at 651-489-0827 or 888-489-8944 if you have any questions or visit our web site at www.reprot.com for additional information.

Sincerely,
Jill Olson
Client Services Administrator

G:\RTL\EMBRYO\Intro Letters\RMIA- Woodbury- auto.wpd

The Cryostorage & Compliance Experts

NV 888.831.2765 • Fax 775-284-2799 MN 888.489.8944 • Fax 651.489.0442 FL 888.953.9669 • Fax 954.332.6655



Embryo

REGISTRATION

PATIENT INFORMATION

RTL Account # _____ (assigned by RTL staff)

Patient Name _____ Date of Birth _____ Partner Name _____

Address _____

Street City State Zip
Home Phone () Patient Work Phone () Patient SS#

Cell Phone Number(s) _____ Email address _____

Partner Work Phone () Partner Date of Birth _____ Partner SS# _____

Have either of you ever tested positive for HIV, Hepatitis B, Hepatitis C, or HTLV I & II? _____

If yes, please specify _____

Were donor eggs or donor semen used to create your embryos? _____ If yes, please specify _____

Was a gestational carrier used for your IVF procedure? _____

What was/is the date of your IVF procedure? _____

Privacy Policy: RTL requires a Personal Identification Number (PIN) for release of information about your account.

Please enter your PIN (may be Social Security Number) _____

PERSON RESPONSIBLE FOR THIS ACCOUNT

Name _____ Relationship to patient _____ Home Phone _____

Address _____ Work Phone _____

PAYMENT POLICY

Please indicate the billing interval for storage fees that you elect. Unused storage fees are non-refundable. Storage and shipping fees must be prepaid.

- Quarterly 1 year 2 year 3 year

CREDIT CARD AUTHORIZATION: Your signature here authorizes ReproTech, Ltd. to charge your credit card for shipping and storage fees. Check here if you are only authorizing RTL to use your credit card for the first annual or multi-year storage period and the shipping fees. Please note that quarterly storage fees are automatically billed and are not eligible for a one-time authorization.

Signature: _____ Date _____

Account Number _____ Name on Card _____ Expiration Date _____

IVF PHYSICIAN/CLINIC

Name RMIA 2101 WOODWINDS DR STE 100 Telephone _____ Fax _____
Address WOODBURY MN 55125
Street 651-222-6050 City State Zip

PATIENT SIGNATURE BELOW IS REQUIRED

Your signature below acknowledges acceptance of our payment and privacy policies and agreement to keep ReproTech, Ltd. updated with current address and contact information.

Signature of Patient _____ Date _____

Signature of Partner _____ Date _____

The Cryostorage & Compliance Experts

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EMBRYO CRYOSTORAGE AGREEMENT - CLIENT DEPOSITOR COUPLE

This AGREEMENT made between REPROTECH LIMITED, a Minnesota corporation (the "Company"), and the persons named below ("Client Depositors"):

- 1. Collection and Storage:** With the assistance of the Client Depositors, 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.reprot.com), the Company shall receive the Client Depositors' embryos, which have been cryopreserved by the Client Depositors' 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.reprot.com. A "Storage Period" begins with the month in which the Company receives specimens for storage. Unused storage fees are non-refundable. The Client Depositors 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 Depositors. The Client Depositors' names 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 Depositors on or before the 60th day after the beginning of any Storage Period, then the Client Depositors are in "default". In the event of default, the Company may, in its sole discretion, refer the Client Depositors' account to any attorney or collection agency for collection, and the Client Depositors agree 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 Depositors are in default, the Company may discard all stored embryos. The term "discard", as used in this Agreement, means that the Company will thaw and discard the stored embryos in a professional and ethical manner, as determined solely by the Company. Discarded embryos 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 embryos hereunder will cease:
 - (1) upon the release of all embryos stored by the Company pursuant to Conditions of Release; or
 - (2) upon the disposition of all embryos stored by the Company either pursuant to a default under Paragraph 3 or pursuant to Advanced Directives; or
 - (3) upon the notarized execution of Company's separate termination agreement and final disposition forms.
- 5. Responsibilities and Liabilities of the Company:** The Client Depositors acknowledge that they have been fully advised concerning the state of the art of cryopreservation of embryos and understand that there can be no assurance or guarantee of normal embryonic development. They acknowledge that the viability of the embryos and the results from subsequent implantation depend almost entirely upon the inherent quality of the Client Depositors' semen and eggs and resulting embryos and the effectiveness of the cryopreservation procedures of the Clinic. Accordingly, the Client Depositors understand and agree that the Company's responsibilities shall be limited hereunder solely to the adequate cryostorage of said embryos consistent with the state of the art at the date of entering into this Agreement. The Client Depositors agree to hold the Company harmless for any damage sustained while the embryos 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 Depositors shall not exceed the amount of storage fees paid by the Client Depositors. The parties agree that any claims relating to or arising out of the subject 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 Depositors at their last known address, assign and transfer its obligations hereunder and the embryos held on behalf of the Client Depositors to a similar storage facility.
- 6. Additional Terms:** The Client Depositors promise and agree to indemnify and save harmless the Company from any loss and/or expenses incurred in connection with the defense or payment of any claim by any other party relating to the subject of this Agreement. This Agreement shall be binding upon the Client Depositors and their assigns, heirs, executors, and administrators.

CONDITIONS OF RELEASE OF EMBRYOS FROM STORAGE

Release of embryos may occur: (1) for implantation in the female Client Depositor, (2) for implantation in a gestational carrier designated by Client Depositors, (3) for research use, or (4) for therapeutic use of embryos, or (5) for implantation in another female, either through the Company's embryo donation program or an outside donation agency.

- A. **If the recipient of the embryos is the Client Depositor**, the embryos will be released:
- i. only to a licensed physician (who must execute a consent form provided by the Company), and
 - ii. upon the express notarized authorization of both Client Depositors, and
 - iii. upon the authorization of the Recipient's Clinic, and
 - iv. upon completion of serology/virology tests required by the Company.
- B. **If the recipient is a gestational carrier**, the embryos will be released:
- i. only to a licensed physician (who must execute a consent form provided by the Company), and
 - ii. upon the express notarized authorization of both Client Depositors and the Clinic, and
 - iii. upon receipt of documentation of compliance with all FDA regulations for both gamete providers if the gametes were retrieved on or after May 25, 2005, or, if the gametes were retrieved before May 25, 2005 without documentation of compliance with all FDA regulations, a Special Circumstance Release must be executed by licensed Physician, Gestational Carrier and both Client Depositors, and
 - iv. upon execution of Company's "Informed Consent For Use of Frozen Donor Embryos By Gestational Carrier" by the Gestational Carrier, both Client Depositors and Authorized Medical Staff Member of the Clinic.
- C. **Use of embryos for Research**, the embryos will be released:
- i. to a facility selected by the Client Depositors from a list of Company- approved research facilities, and
 - ii. upon the completion of required Company and research facility forms, and
 - iii. only if the embryos WILL NOT be used to create an offspring.
- D. **Therapeutic (for treatment or curing of disease) Use of Embryos**, the embryos will be released:
- i. to a facility identified by either the Client Depositor or a designated owner as documented by execution of a company form and/or consent, and
 - ii. only if the embryos WILL NOT be used to create an offspring
- E. **In all other cases, the embryos are donor embryos** and will be released, whether through the Company's embryo donation program or an outside donation agency:
- i. only to a licensed physician (who must execute a consent form provided by the Company), and
 - ii. upon the proper execution by both Client Depositors of the Company's "Client Depositor Request and Agreement to Donate Cryostored Embryos", and
 - iii. only if both Client Depositors, or the egg and/or sperm donors if applicable, completed the Company's required serology/virology tests for donor reproductive tissue at least six months after the retrieval of the eggs and sperm used to created the embryos, and the Company, in its sole discretion, determines that the applicable standards for donation have been met; and
 - iv. only if both Client Depositors, or the egg and/or sperm donors if applicable, have completed medical genetic histories and screenings requested by the Company, and the Company, in its sole discretion, determines that the applicable standards for donation have been met; and
 - v. upon the execution of Company's "Registration", "Donor Embryo Recipient Cryostorage Agreement" and "Recipient Informed Consent And Agreement For The Release And Use Of Frozen Donor Embryos" by the Recipient, Recipient's Partner, if applicable, and Authorized Medical Staff Member of the Recipient's Clinic, and
 - vi. if the Client Depositors identify a known recipient for their embryos through a third party or are planning to donate upon the death of both Client Depositors, the Client Depositor must pay the Company for the donor screening and testing fees.

ADVANCED DIRECTIVES FOR FINAL DISPOSITION OF EMBRYOS IN EVENT OF DEATH OR TERMINATION OF CLIENT DEPOSITORS' RELATIONSHIP

In the event that none of the options provided below are fully executed, the Client Depositors direct then, upon a death or deaths of one or both of the Client Depositors, the embryos specimens will be discarded and not used for any other purpose.

A. DEATH OF ONE CLIENT DEPOSITOR: Choose one of the following with a check and sign and date below your choice.

- Discard

In the event of the death of one of the Client Depositors: If one of the Client Depositors dies, as evidenced by a certified copy of the death certificate, the Company will discard all stored embryos, and the embryos are not to be used for any other purpose.

Client Depositor Signature Date

Co-Client Depositor Signature Date

- Sole ownership of embryos by the surviving Client Depositor in the event of death of one Client Depositor

In the event of the death of one of the Client Depositors: If one of the Client Depositors dies, as evidenced by a certified copy of the death certificate, the Client Depositors hereby agree that, upon the death of one of them, the surviving Client Depositor will have ownership and control over the embryos. This means that the following Paragraphs i, ii, and iii will apply:

Client Depositor Signature Date

Co-Client Depositor Signature Date

i. If the surviving Client Depositor elects to participate in the Company's embryo donation program, all conditions of Paragraph E of the Conditions of Release must be met.

ii. If the surviving Client Depositor seeks to be the recipient of the embryos, all conditions of Paragraph A of the Conditions of Release must be met (other than the signature of the deceased Client Depositor).

iii. If the surviving Client Depositor seeks the implantation of the embryos in a Gestational Carrier, all conditions of Paragraph B of the Conditions of Release must be met only by the surviving Client Depositor.

B. DEATH OF BOTH CLIENT DEPOSITORS: Choose one of the following with a check and sign and date below your choice.

- Discard

In the event of the death of both Client Depositors at or about the same time: If both Client Depositors die at or about the same time, as evidenced by a certified copies of the death certificates, the Company will discard all stored embryos and the embryos are not to be used for any other purpose.

Client Depositor Signature Date

Co-Client Depositor Signature Date

- Donation

In the event of the death of both Client Depositors at or about the same time: If both Client Depositors elect to participate in the Company's embryo donation program, all conditions of Paragraph E of the Conditions of Release must be met prior to the death of the Client Depositors. If all conditions of Paragraph E of the Conditions of Release are not met, the Company will discard the stored embryos.

Client Depositor Signature Date

Co-Client Depositor Signature Date

Transfer of Ownership

In the event of the death of both Client Depositors at or about the same time: If both Client Depositors die at or about the same time, as evidenced by certified copies of the death certificates, the Client Depositors direct that upon their deaths, ownership of the embryos will be recognized as follows;

We designate the following individual(s) as the designated owner(s) of our embryos upon his, her or their execution of a new cryostorage agreement.

Designated Owner(s) Name(s): _____

Designated Owner(s) Address: _____

Designated Owner(s) Phone Number: _____

The Client Depositors acknowledge that the embryos upon becoming the property of the designated owner(s) by his, her or their execution of an agreement with the Company, may be discarded or used for either allowed option below at the direction of the designated owner. If the designated owner does not elect to take ownership of the embryos or is unresponsive to the Company's contact or is unable to be located, the Company will discard the embryos;

Select one or both options below if a Designated Owner is identified above;

- used for the purpose of procreation pursuant to federal and state regulations and AATB Standards, not including donation to another party or agency
- used for the therapeutic treatment of the designated owner(s) or designee. Prior to release, all conditions of Paragraph D of the Conditions of Release of Embryos from Storage must be met.

C. IN THE EVENT THE CLIENT DEPOSITORS' RELATIONSHIP TERMINATES: If the Client Depositors' relationship terminates and the disposition of the embryos is provided for by a divorce decree or other legally-binding document, the Company will comply with that document, upon receipt of a copy. Otherwise, the Company shall dispose of all embryos only as provided herein or in accordance with the Company's Disposition Directive document.

By signing below, the Client Depositor agrees to the terms of this Embryo Cryostorage Agreement.

By: _____
Client Depositor Name (Printed)

By: _____
Co-Client Depositor Name (Printed)

Client Depositor Signature Date

Co-Client Depositor Signature Date

NOTE: The dates of all signatures must be the same, as this document is to be signed in the presence of the Witness.

The undersigned Witness affirms that he/she knows the client depositors and that he/she was present and witnessed the client depositors' signatures on this document.

Name of Witness (Printed)

Signature of Witness Date

Account # assigned by RTL

ReproTech, Ltd Representative Signature Date

The Cryostorage & Compliance Experts

Florida 888-953-9669 • Fax 954-332-6655 Minnesota 888-489-8944 • Fax 651-489-0442 Nevada 888-831-2765 • Fax 775-284-2799



SPECIMEN TRANSFER TO RTL AND MEDICAL DATA RELEASE AUTHORIZATION

The undersigned client depositor(s) request(s) the transfer of his/her embryo specimens to ReproTech Ltd.(RTL) from the cryobank/physician (herein called the cryobank) listed below in accordance with RTL's current policies and procedures.

It is understood that the undersigned cryobank acknowledges this request and will assist in the transfer of the specimens. Furthermore it is recognized by the client depositor(s) that events, beyond RTL's and the cryobank's control, may occur during transfer and it is understood by all parties that neither the cryobank nor RTL are responsible for any losses associated with the shipment of the specimens. Upon receipt of the specimens by RTL, RTL's Embryo Cryostorage Agreement is in effect as between RTL and client depositor(s). The client depositor(s) release(s) RTL from any responsibility and liability resulting from long-term storage of the specimens cryopreserved by the cryobank.

To authorize the transfer of the client depositor(s) embryo specimens from the cryobank to RTL, please provide the requested information below. Have the document witnessed and return it to RTL in advance of the transfer date.

I (we) declare that the reason for specimen transfer is continued long-term storage at RTL.

I (we) understand that RTL cannot verify, nor guarantee, the viability of the embryos being placed into long term storage.

The risk of long term storage of such specimens is assumed by me (us).

I (we) agree to hold RTL harmless for any damage done to specimens prior to RTL's possession of such specimens.

I (we) also release RTL for any liability for mislabeled specimens which are transferred to RTL for long term storage.

I (we) have read and understand the policies above and hereby authorize the cryobank to release my (our) specimens to ReproTech Ltd.

I (we) authorize the undersigned cryobank to release to ReproTech, Ltd. medical data, including but not limited to:

Personal biographical/medical data, Serology/virology testing data, embryo processing/cryopreservation data and evaluation of embryos based on grading and survivability. This includes information about human immunodeficiency virus-HIV, acquired immunodeficiency syndrome-AIDS, and AIDS related complex-ARC, as defined by Department of Community Health rules (1989 Public Act 174).

Name: _____ (Print or Type) _____
Signature(s): _____ Client Depositor _____ Co-Client Depositor (if applicable)
Address: _____
Telephone: (____) _____

The undersigned Witness affirms that he/she knows the client depositors and that he/she was present and witnessed the client depositors' signatures on this document.

Name of Witness (Printed) _____ Signature of Witness _____

Signatures: _____ RMIA
Cryobank/Physician 2101 WOODWINDS DR STE 100
Address: _____ WOODBURY MN 55125
651-222-6050
Telephone: _____
ReproTech, Ltd.

Optional Insurance Coverage;

If you wish to purchase optional insurance through IMA as described on the attached flyer, please initial your choice below and RTL will add the charge for the insurance to your invoice.

Embryo Account - Tier 1 Charge \$19.50 [](initial here), Tier 2 Charge \$32.50 [](initial here)

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**ADDENDUM TO CRYOPRESERVED SPECIMENS
TRANSPORT AND AUTHORIZATION**

Reprotech Limited shall act as the transport for cryopreserved specimens transferred between RMIA sites of care. RMIA charges a \$50 transfer fee for specimens transferred between our two clinics. The undersigned parties have been fully informed of the transport process and agree to comply with the conditions outlined in the REPROTECH LIMITED "Specimen Transfer and Medical Data Release Authorization Form."

Name: _____
Print Print

Signature: _____
Patient Depositor Co-Depositor

Clinic ID #: _____ Clinic ID #: _____

Patient Address: _____

Telephone: _____

For Office Use Only:

RMIA, Woodbury

Released by: _____ Date: _____

Received by: _____ Date: _____

RMIA, Edina

Released by: _____ Date: _____

Received by: _____ Date: _____

RMIA, _____

Released by: _____ Date: _____

Received by: _____ Date: _____

RMIA, _____

Released by: _____ Date: _____

Received by: _____ Date: _____

FEMALE PATIENT LABEL