# Consent to Cryopreservation and Storage of Embryos,

### and Instructions for their Disposition

illis document	describes the process	and risks of	cryopreservation	and storage,	and asks	you to i	ndicate
your intention	for the use of embryo	s from this I\	/F treatment cycl	e.			

This Agreement is between you	the patient,
	your partner (if applicable),
And West Virginia I	Fertility Institute.
The embryos covered by this document are from a	n IVF treatment cycle begun on
	(date of stimulation start)

#### **Description of Cryopreservation Process**

Cryopreservation (freezing) of embryos is a well-established procedure. Embryos are placed in special fluid to remove excess water then cooled to -196C in liquid nitrogen (or its vapor), which stops all metabolic activity. Once cryopreserved, embryos remain in "suspended animation" until thawed.

#### Risks of Cryopreservation and Storage

The process of cryopreservation (freezing), storage, and thawing can damage cryopreserved embryos, and not all embryos will be successfully cryopreserved, or, if cryopreserved, successfully thaw, or be available for further treatment or implantation.

It is also possible that cryopreserved embryos may be damaged, destroyed, lost or fail to develop, and therefore be unavailable for further treatment or implantation, due to a number of potential factors, including, but not limited to: patient-specific differences in tolerance of freezing; accidents; power outages; mechanical or equipment failure (including but not limited to loss of nitrogen or other tank failures); materials (including vials, straws and other containers used to freeze and store the samples and their labels); changes of any applicable law or regulations; human error; labelling errors; inventory record loss; natural and man-made disasters; sabotage; transportation or shipping accidents or other events which may be beyond the control of West Virginia Fertility Institute or its laboratory. In accordance with its protocols, West Virginia Fertility Institute makes reasonable efforts to handle and maintain its patients' embryos, including, but not limited to maintenance and monitoring of its equipment, materials and laboratory. Despite such efforts, I understand that as a result of one or more

maintain its patients' embryos, including, bequipment, materials and laboratory. Despi	out not limited to	maintenance and	monitoring o	fits
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of these potential factors, my embryos may become unavailable for further treatment or implantation, or that the likelihood of a pregnancy resulting from any treatment or implantation may be reduced.

NOTE: In some cases, the clinic may not own or operate the laboratory responsible for cryopreservation or storage of your embryos and, therefore, cannot be responsible for laboratory processes beyond its knowledge and control. If this is true for your treatment, you may be asked to sign further documents with the laboratory. In the event my embryos are damaged, lost or destroyed, are otherwise unavailable for further treatment or implantation, or fail to result in a pregnancy, I hereby agree not to sue and agree to hold harmless, Carolinas Fertility Institute, and any of West Virginia Fertility Institute's physicians, employees, or agent except in the event of willful misconduct or gross negligence on the part of West Virginia Fertility Institute, or any of West Virginia Fertility Institute's physicians, employees, contractors or agents.

#### Risk of Shipping to another facility

Some clinics do not offer long-term storage, so will ship your embryos to another facility after a period of time. In the event the embryos are lost, damaged or destroyed during transport, are otherwise unavailable for further treatment or implantation, or fail to result in a pregnancy, I hereby agree not to sue and agree to hold harmless, West Virginia Fertility Institute, and any of West Virginia Fertility Institute's physicians, employees, or agent except in the event of willful misconduct or gross negligence on the part of West Virginia Fertility Institute, or any of West Virginia Fertility Institute's physicians, employees, or agents.

# Consent and Disposition

I/We have chosen to have my/our embryos cryopreserved and stored for future use. There may be cases in which I/We do not use these embryos — due to death or some other reason. In such cases, I/we understand that there are generally 4 choices for the disposition of my embryos:

- 1. Give control of my embryos to my spouse or partner;
- 2. Discard the embryos;
- 3. Donate the embryos for approved medical research; or
- 4. Donate the embryos to another person/couple so they can try to have a child.

Please understand that Carolinas Fertility Institute cannot guarantee what the available or acceptable choices for disposition will be at any future date as this field is rapidly evolving both legally and medically. You may also wish to consult with a lawyer, together or individually, for each of you to understand your legal rights and any law that may apply to this Agreement or to your disposition choices. If any choice you select is not available for any reason, you are authorizing Carolinas Fertility Institute to thaw and discard ("discard") any currently cryopreserved embryos under this Agreement.

I/We are m	naking one d	of the choic	es noted a	bove on this	s form. I/We	understand	that I/we can
change our	choice at a	any time if I	/we fill ou	ut and sign a	new version	n of this Agre	eement. I/We

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also understand that I/We will need to sign a different consent when my embryos are thawed for use.

I/We also know that our marital status—now and later—can affect the future use of these embryos. I /We know that each clinic and each state has its own policies, which may affect my/our ability to use these embryos to try to have a child in the future.

If Patient dies before of as checked below (	using all of the embryos, I/We agree that the embryos should be disposed check only one box):
implantation to achie for medical research	mplete control to Patient's Spouse or Partner, for any purpose, including we a pregnancy, donation to achieve pregnancy by someone else, donation or clinical training, or destruction and discard. This may mean keeping bryos in storage. It may also mean that the CLINIC will be owed payment ation services.
selected by the CLINIC	bryos to a person and/or couple who wish to have a child who is either: a) C, or b) specifically named by me, below. This choice is controlled by the his means that I and my partner will need to be screened and tested. In A or B):
one or more recipient	te my embryos through Carolinas Fertility Institute, to an embryo bank or s to receive the embryos to attempt a pregnancy, if this is practical, (as has Fertility Institute in its sole discretion) and, if it is not possible, to
"recipients). I underst payment by us or the Fertility Institute for ability to carry out the	te my embryos to the couple or person ("recipient(s)") named below (the tand that this means keeping the embryos in storage and requires both 1) named recipients of all storage fees and other payments due Carolinas these cryopreservation services, and 2) Carolinas Fertility Institute's is choice. I also understand that any future disposition of any unused sole control of the recipient(s) that he, she or they wish.
Donate to:	NamesAddress
	PhoneEmail

If your named recipients are unable or unwilling to accept the embryos, or your estate representative (Executor) does not carry out this choice, you must check one of the boxes below to indicate whether you DO OR DO NOT want Carolinas Fertility Institute to try to locate other recipients for donation, or if you want your embryos to be discarded. (choose either option 1 or 2):

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	1. Discard our embryos: Do not donate to other recipients, or an embryo bank.	
	2. Donate our embryos to other recipients: Carolinas Fertility Institute witry to locate and donate to an embryo bank or one or more recipients to attempt a pregnancy if practical (as determined by Carolinas Fertility Institute in its sole discretion), and if this is not possible, discard our embryos.	ill
embryonic ste choice will not or federal law medical resea	e my embryos for medical research purposes, including but not limited to a cell research, which may result in destroying the embryos. I accept that this result in the birth of a child. I also understand that it may be restricted by sta. It is up to me to check the laws where I live about donating embryos to ch. I also accept that there may be no research study at the time of my death t these embryos and that they may be discarded.	
accept that th	e my embryos for clinical training, which may result in destroying the embryos. s choice will not result in the birth of a child.	1
6. $\Box$ Other	d the embryos.  disposition (please specify); this option must also be initialed by an authorized of Carolinas Fertility Institute to be effective:	
☐ Ag	reed upon:[, authorized CLINIC representative:	
Institute's sole discreall storage and storage	: our selected disposition choice is not available or, in Carolinas Fertility cion, is not practical to implement; if I/We do not uphold our obligation to perelated fees as and when due; or fail to preserve any choice I/we have do by this Agreement or Carolinas Fertility Institute, I/We authorize Carolinas iscard our embryos.	
Institute's sole discre all storage and storag made here as require	cion, is not practical to implement; if I/We do not uphold our obligation to per related fees as and when due; or fail to preserve any choice I/we have d by this Agreement or Carolinas Fertility Institute, I/We authorize Carolinas iscard our embryos.	
Institute's sole discretall storage and storage made here as require Fertility Institute to a Death of Spouse/	cion, is not practical to implement; if I/We do not uphold our obligation to per related fees as and when due; or fail to preserve any choice I/we have d by this Agreement or Carolinas Fertility Institute, I/We authorize Carolinas iscard our embryos.	
Institute's sole discretall storage and storage made here as require Fertility Institute to a Death of Spouse/Part disposed of as 1. Pleachieve a preor clinical train	cion, is not practical to implement; if I/We do not uphold our obligation to per related fees as and when due; or fail to preserve any choice I/we have d by this Agreement or Carolinas Fertility Institute, I/We authorize Carolinas iscard our embryos.  Partner  There dies before using all the embryos, I/We agree that the embryos should be checked below (check only one box):  The segive complete control to Patient, for any purpose, including implantation to gnancy, donation to achieve pregnancy by someone else, donation for researching, or destruction and discard. This may mean keeping the embryos in storage an that Carolinas Fertility Institute will be owed payment for these	<b>o</b>
Institute's sole discretall storage and storage made here as require Fertility Institute to a Death of Spouse/Part disposed of as 1. Pleachieve a prefor clinical trail It may also me cryopreservation 2. Dona a) selected by is controlled by	cion, is not practical to implement; if I/We do not uphold our obligation to per related fees as and when due; or fail to preserve any choice I/we have d by this Agreement or Carolinas Fertility Institute, I/We authorize Carolinas iscard our embryos.  Partner  There dies before using all the embryos, I/We agree that the embryos should be checked below (check only one box):  The segive complete control to Patient, for any purpose, including implantation to gnancy, donation to achieve pregnancy by someone else, donation for researching, or destruction and discard. This may mean keeping the embryos in storage an that Carolinas Fertility Institute will be owed payment for these	o ge.
Institute's sole discretall storage and storage made here as require Fertility Institute to a Death of Spouse/Part disposed of as 1. Pleachieve a prefor clinical trail It may also me cryopreservation 2. Dona a) selected by is controlled by	cion, is not practical to implement; if I/We do not uphold our obligation to per related fees as and when due; or fail to preserve any choice I/we have diby this Agreement or Carolinas Fertility Institute, I/We authorize Carolinas iscard our embryos.  Partner  mer dies before using all the embryos, I/We agree that the embryos should be checked below (check only one box):  see give complete control to Patient, for any purpose, including implantation to gnancy, donation to achieve pregnancy by someone else, donation for research ning, or destruction and discard. This may mean keeping the embryos in storage an that Carolinas Fertility Institute will be owed payment for these on services.  tee my embryos to a person and/or couple who wish to have a child who is either Carolinas Fertility Institute, or b) specifically named by me, below. This choice of the FDA and state laws. This means that I and my partner will need to be	o ge.

A. Donate my embryos through Carolinas Fertility Institute, to an embryo bank or one or more recipients to receive the embryos to attempt a pregnancy, if this is practical, (as determined by Carolinas Fertility Institute in its sole discretion) and, if it is not possible, to discard the embryos.
B. Donate my embryos to the couple or person ("recipient(s)") named below. I understand that this means keeping the embryos in storage and requires both 1) payment by us or the named recipients of all storage fees and other payments due Carolinas Fertility Institute for these cryopreservation services, and 2) Carolinas Fertility Institute's ability to carry out this choice. I also understand that any future disposition of any unused embryos is under the sole control of the recipient(s) that he, she or they wish.
Donate to: NamesAddress
Phone Email
If your named recipients are unable or unwilling to accept the embryos, or your estate representative (Executor) does not carry out this choice, <b>you must check one of the boxes below</b> to indicate whether you <b>DO OR DO NOT</b> want Carolinas Fertility Institute to try to locate other recipients for donation, or if you want your embryos to be discarded.
If the named person or couple is unable or unwilling to accept the embryos, I/We direct West Virginia Fertility Institute as checked below (choose either option 1 or 2):
<ol> <li>Discard our embryos: Do not donate to other recipients, or an embryo bank.</li> </ol>
2. Donate our embryos to other recipients: Carolinas Fertility Institute will try to locate and donate to an embryo bank or one or more recipients to attempt a pregnancy if practical, (as determined by Carolinas Fertility Institute in its sole discretion), and if this is not possible, discard our embryos.
3. Donate my embryos for medical research purposes, including but not limited to embryonic stem cell research, which may result in destroying the embryos. I accept that this choice will not result in the birth of a child. I also understand that it may be restricted by state or federal laws. It is up to me to check the laws where I live about donating embryos to medical research.
4. Donate my embryos for clinical training, which may result in destroying the embryos. I accept that this choice will not result in the birth of a child.
5. Discard the embryos.
6. Under disposition (please specify); this option must also be initialed by an authorized representative of Carolinas Fertility Institute to be effective:
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Initials:

	Agreed up	oon:	, authorized CLINIC representative:
nstitu all sto nere a	ite's sole discretion, is trage and storage relate	not practical to imped fees as and where eement or Carolinas	choice is not available or, in Carolinas Fertility plement; if I/We do not uphold our obligation to pay n due; or fail to preserve any choice We have made s Fertility Institute, I/We authorize Carolinas
ma. is			
simu	Itaneous Death of	Patient and Spor	use/Partner
		before using all the	e/Partner, die at the same time (as defined by embryos, I/we agree that the embryos should be box only):
	1. Discard embr	rvos.	
			and/or couple who wish to have a child who is either:
	a) selected by the CLI	INIC, or b) specificall vs. This means that v	ly named by me, below. This choice is controlled by we will both need to be screened and tested when the
	one or more recipient	ts to receive the emb	bugh Carolinas Fertility Institute, to an embryo bank or bryos to attempt a pregnancy, if this is practical, (as e in its sole discretion) and, if it is not possible, to
	I/we understand that by us or the named re Institute for these cry carry out this choice.	this means keeping ecipients of all storag yopreservation service I/we also understa	the couple or person ("recipient(s)") named below.  the embryos in storage and requires both 1) payment ge fees and other payments due Carolinas Fertility ces, and 2) Carolinas Fertility Institute's ability to and that any future disposition of any unused embryos (s) that he, she or they wish.
	Donate to:		
		Phone	
	representative (Execu below to indicate wh	utor) does not carry ( ether you <b>DO OR DO</b>	nwilling to accept the embryos, or your estate out this choice, <b>you must check one of the boxes</b> O NOT want Carolinas Fertility Institute to try to locate rant your embryos to be discarded.
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If the named person or couple is unable or unwilling to accept the embryos, I/We direct West Virginia Fertility Institute as checked below (choose either option 1 or 2):
<ol> <li>Discard our embryos: Do not donate to other recipients, or an embryo bank.</li> </ol>
2. Donate our embryos to other recipients: Carolinas Fertility Institute will try to locate and donate to an embryo bank or one or more recipients to attempt a pregnancy if practical, (as determined by Carolinas Fertility Institute in its sole discretion), and if this is not possible, discard our embryos.
3. Donate our embryos for medical research purposes, including but not limited to embryonic stem cell research, which may result in destroying the embryos. I accept that this choice will not result in the birth of a child. I also understand that it may be restricted by state or federal laws. It is up to me to check the laws where I live about donating embryos to medical research. I also accept that there may be no research study at the time of my death that will accept these embryos and that they may be discarded.
4. Donate our embryos for clinical training, which may result in destroying the embryos. I accept that this choice will not result in the birth of a child.
5. Under disposition (please specify); this option must also be initialed by an authorized representative of Carolinas Fertility Intitute to be effective:
Agreed upon:, authorized CLINIC representative:
I/We also agree that if: our selected disposition choice is not available or, in the West Virginia Fertility Institute's sole discretion, is not practical to implement; if I/We do not uphold our obligation to pay all storage and storage related fees as and when due; or fail to preserve any choice We have made here as required by this Agreement or Carolinas Fertility Institute, I/We authorize Carolinas Fertility Institute to discard our embryos.
Divorce or Dissolution of Relationship
If the Patient and Spouse/Partner are divorced or dissolve their non-marital relationship, I/We agree that the embryos should be disposed of as checked below (check one box only):
1. Give complete control of our embryos to Patient, alone or with a new partner or spouse, for any purpose, including implantation to achieve a pregnancy, donation to achieve pregnancy by someone else, donation for research or clinical training, or destruction and discard. We understand that this Agreement does not discuss or decide whether any legal parent-child relationships will be created or not created, and that further legal action may be
2. Give complete control of our embryos to Spouse/Partner, alone or with a new partner or spouse, for any purpose, including implantation to achieve a pregnancy, donation to achieve pregnancy by someone else, donation for research or clinical training, or destruction and
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discard. We understand that this choice in this Agreement does not discuss or decide whether any legal parent-child relationships will be created or not created, and that further action may be needed in the future.
3. Donate our embryos to a person and/or couple who wish to have a child who is either: a) selected by the CLINIC, or b) specifically named by me, below. This choice is controlled by the FDA and state laws. This means that we will both need to be screened and tested when the embryos are created. (choose either option A or B):
A. Donate our embryos through Carolinas Fertility Institute, to an embryo bank or one or more couples or individuals to achieve a pregnancy if this is practical (as determined by Carolinas Fertlity Institute's sole discretion), and, if it is not, to discard the embryos.
B. Donate our embryos to the couple or individual ("recipients") named below to achieve a pregnancy. We understand that this may mean keeping the embryos in storage and requires both 1) payment by us or the named recipients of all storage fees and other payments due Carolinas Fertility Institute for these cryopreservation services, and 2) Carolinas Fertility Institute's ability to carry out this choice. I/we also understand that any future disposition of any unused embryos is under the sole control of the recipient(s) that he, she or they wish.
Donate to: NamesAddress
PhoneEmail
If your named recipients are unable or unwilling to accept the embryos, or your estate representative (Executor) does not carry out this choice, you must check one of the boxes below to indicate whether you DO OR DO NOT want Carolinas Fertility Institute to try to locate other recipients for donation, or if you want your embryos to be discarded.
<ol> <li>Discard our embryos: Do not donate to other recipients, or an embryo bank.</li> </ol>
2. Donate our embryos to other recipients: The CLINIC will try to locate and donate to an embryo bank or one or more recipients to attempt a pregnancy if practical, (as determined by Carolinas Fertility Institute in its sole discretion), and if this is not possible, discard our embryos.
4. Donate our embryos for medical research purposes, including but not limited to embryonic stem cell research, which may result in destroying the embryos. We accept that this choice will not result in the birth of a child. We also understand that it may be restricted by state or federal laws. It is up to us to check the laws where we live about donating embryos to medical research. I also accept that there may be no research study available at the time of my death that will accept my embryos and that they may be discarded.
5. Donate our embryos for clinical training, which may result in destroying the embryos. We accept that this choice will not result in the birth of a child.
6. Discard the embryos.
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	Agreed upon: [insert name and title], authorized CLINIC representative:
all storage an nere as requi	ee that if: our selected disposition choice is not available or, in Carolinas Fertility le discretion, is not practical to implement; if I/We do not uphold our obligation to paid storage related fees as and when due; or fail to preserve any choice We have madered by this Agreement or Carolinas Fertility, I/We authorize the West Virginia Fertilitiscard our embryos.
appealable co determined in	re is any future question about disposing of the embryos in the case of a divorce or frelationship, Carolinas Fertility Institute may require a valid, final, non-pourt decree by a court of competent jurisdiction and/or settlement agreement (as a Carolinas Fertility Institute's sole discretion), which specifically tells Carolinas tute how to make a final disposition of the embryos.
Discontinua	ation of IVF Treatment
the Patient and frozen em	and her Spouse/Partner both agree to stop IVF treatment as a couple, I/We agree that bryos should be disposed of in the following manner (check one box only):
1.	Give complete control of our embryos to Patient, along or with a recommendation
destru	for any purpose for any purpose, including implantation to achieve a pregnancy, on to achieve pregnancy by someone else, donation for research or clinical training, or calcion and discard. We understand that this document does not discuss or decide whether all parent-child relationships will be created or not created, and that further legal actions needed.
2.	Give complete control of our and
discard	Give complete control of our embryos to Spouse/Partner, alone or with a new partner se, for any purpose, including implantation to achieve a pregnancy, donation to achieve a pregnancy, donation to achieve by someone else, donation for research or clinical training, or destruction and We understand that this choice in this document does not discuss or decide whether all parent-child relationships will be created or not created, and that further action may led
3. 🗆	Donato average l
a) selec the FDA	Donate our embryos to a person and/or couple who wish to have a child who is either: ted by the CLINIC, or b) specifically named by me, below. This choice is controlled by and state laws. This means that we will both need to be screened and tested when the sare created. (choose either option A or B):
	A. Donate our embryos through 6
	A. Donate our embryos through Carolinas Fertility Institute, to an embryo bank or nore couples or individuals to achieve a program wife this in
one or n Carolina	nore couples or individuals to achieve a pregnancy if this is practical (as determined by s Fertility Institute's sole discretion), and, if it is not, to discard the embryos.
I	s Fertility Institute's sole discretion), and, if it is not, to discard the embryos.  3. Donate our embryos to the couple or individual ("recipients") named below to a pregnancy. I /we understand that this may mean keeping the embryos in storage and both 1) payment by us or the named recipients of all storage forms.

Phone Email Phone Enter Unit Phone Email Phone Enter Unit Phone Email Phone Ph	le or unwilling to accept the embryos, or your estate of carry out this choice, you must check one of the boxes of OR DO NOT want Carolinas Fertility Institute to try to locate f you want your embryos to be discarded.  The embryos: Do not donate to other recipients, or an embryo or embryos to other recipients: The CLINIC will try to locate of an embryo bank or one or more recipients to attempt a
recipients are unable (Executor) does not attend to the cate whether you Do to the for donation, or it.  1. Discard out bank.  2. Donate out and donate to programow if	le or unwilling to accept the embryos, or your estate of carry out this choice, you must check one of the boxes of OR DO NOT want Carolinas Fertility Institute to try to locate f you want your embryos to be discarded.  The embryos: Do not donate to other recipients, or an embryo or embryos to other recipients: The CLINIC will try to locate or an embryo bank or one or more recipients to attempt a
recipients are unable (Executor) does not attend to the cate whether you Do to the for donation, or it.  1. Discard out bank.  2. Donate out and donate to programow if	le or unwilling to accept the embryos, or your estate it carry out this choice, you must check one of the boxes of OR DO NOT want Carolinas Fertility Institute to try to locate if you want your embryos to be discarded.  The embryos: Do not donate to other recipients, or an embryo is embryos to other recipients: The CLINIC will try to locate is an embryo bank or one or more recipients to attempt a
<ol> <li>(Executor) does not take whether you Do to the for donation, or it.</li> <li>Discard out bank.</li> <li>Donate out and donate to prograncy if</li> </ol>	or embryos to other recipients: The CLINIC will try to locate
<ul><li>bank.</li><li>2. Donate ou and donate to programmy if</li></ul>	r embryos to other recipients: The CLINIC will try to locate
and donate to	an embryo bank or one or more recipients to attempt a
3010	practical, (as determined by Carolinas Fertility Institute in its n), and if this is not possible, discard our embryos.
nbryonic stem cell re ot that this choice we one restricted by state	ryos for medical research purposes, including but not limited esearch, which may result in destroying the embryos. We fill not result in the birth of a child. We also understand that it see or federal laws. It is up to us to check the laws where we yos to medical research.
Donate our emb yos. We accept tha	oryos for clinical training, which may result in destroying the this choice will not result in the birth of a child.
ard the embryos.	
r disposition (pleas /e of Carolinas Fert	e specify); this option must also be initialed by an authorized lity Institute to be effective:
Agreed upon:	, authorized CLINIC representative:
retion, is not pract age related fees as this Agreement or	sposition choice is not available or, in Carolinas Fertility ical to implement; if I/We do not uphold our obligation to pay and when due; or fail to preserve any choice We have made Carolinas Fertility Institute, I/We authorize Carolinas
the state of the s	Donate our embryos. We accept that the embryos. We accept that ard the embryos. We of Carolinas Fertical Agreed upon:  t if: our selected direction, is not practical that the property of the control of

determined in Carolinas Fertility Institute's sole discretion), which specifically tells Carolinas Fertility Institute how to make a final disposition of the embryos. ASRM / SART ---

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Maintaining embryos in a frozen state is labor intensive and expensive. Patients/couples who have frozen embryos must: 1) pay fees associated with the storage of their embryos according to Carolinas Fertility Institute's storage and payment protocol; and 2) stay in contact with Carolinas Fertility Institute at least once a year to inform Carolinas Fertility Institute of their wishes.

I/We expressly understand, agree, and authorize Carolinas Fertility Institute to discard our embryos according to its normal laboratory procedures and applicable law without further notice to, or consent required by us (Patient or Spouse/Partner) if:

- 1) There is no contact by me/one of us (Patient and/or Spouse/Partner) with Carolinas Fertility Institute for a period of  $_3$  years, or
- 2) I/We fail to pay all fees for embryo storage for a period of \_3\_\_\_ years and Carolinas Fertility Institute has made reasonable efforts to contact Patient and Spouse/Partner according to its established protocols,

In such circumstances, I/we also acknowledge that I/we knowingly and completely release any and all claims to our embryos or to any additional notice from Carolinas Fertility Institute as to the final disposition of the embryos.

Time-Limited Storage	e of Embryos
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Carolii that ti	nas Fertility Institute will only keep cryopreserved embryos for a period of5 year(s). After me, I/We choose to do the following with our embryos (check one box only):
	Donate our embryos for medical research, including but not limited to embryonic stem cell research, which may result in the destruction of the frozen embryos. I/we accept that this choice will not result in the birth of a child. I/we also understand that it may be restricted by state or federal laws. It is up to us to check the laws where we live about donating embryos to medical research.
	Donate our embryos for clinical training purposes which may result in the destruction of the frozen embryos. We accept that this choice will not result in the birth of a child.  Discard the frozen embryos.
	Transfer our embryos to a storage facility at my/our expense and risk. We understand that we will be required to complete and sign other documents as provided, or approved, by Carolinas Fertility Institute and any storage facility.

 If we wish to make any other dispositional choice in the future, we know that we must both complete and sign a new dispositional agreement and pay all storage and related fees to the West Virginia Fertility Institute.

## Age-Limited Storage of Embryos

I/We understand that Carolinas Fertility Institute will not transfer embryos into any woman to produce a pregnancy after age \_\_50\_\_\_ years. After this age, I/we choose to do the following with our embryos (check one box only):

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Transfer our embryos into one of us that has not reached that age, or into a gestational carrier, so that we may have a child.
Donate our embryos for medical research, including but not limited to embryonic stem cell research, which may result in the destruction of the frozen embryos. We accept that this choice will not result in the birth of a child. We also understand that it may be restricted by state or federal laws. It is up to us to check the laws where we live about donating embryos to medical research.
Donate our embryos for clinical training purposes which may result in the destruction of the frozen embryos. We accept that this choice will not result in the birth of a child.  Discard the embryos.
Transfer our embryos to a storage facility at my/our expense and risks. I/we understand I/we will be required to complete and sign other documents as provided, or approved, by Carolinas Fertility Institute and any storage facility.
<ul> <li>If we wish to make any other dispositional choice in the future, we know that we must both complete and sign a new dispositional agreement and pay all storage and related fees due to Carolinas Fertility Institute.</li> </ul>
De lieu of France Embryos for Rosearch Purnoses
Donation of Frozen Embryos for Research Purposes
If you selected the option "award for research purposes" under any of the preceding circumstances, as a donor of human embryos to research, including but not limited to stem cell research, you should be aware of the following:  • Donating embryos for research may not be possible or may be restricted by law. While efforts
• Donating embryos for research may not be possible of may be researched by the used for will be made to abide by your wishes, no guarantees can be given that embryos will be used for research or donated to another couple. In these instances, if after5_ years no recipient or research project can be found, or your embryos are not eligible, your embryos will be destroyed and discarded by the lab in accordance with laboratory procedures and applicable
<ul> <li>laws.</li> <li>The embryos may be used to derive human pluripotent stem cells for research and the cells may be used, at some future time, for human transplantation research.</li> <li>All identifiers associated with the embryos will be removed prior to the derivation of human</li> </ul>
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<ul> <li>Donors to research will not receive any information about subsequent testing on the emplye of</li> </ul>
<ul> <li>the derived human pluripotent cells.</li> <li>Derived cells or cell lines, with all identifiers removed, may be kept for many years.</li> <li>It is possible the donated material may have commercial potential, but the donor will receive no financial or other benefit from any future commercial development.</li> <li>Human pluripotent stem cell research is not intended to provide direct medical benefit to the</li> </ul>
<ul> <li>embryo donor.</li> <li>Donated embryos will not be transferred to a woman's uterus, nor will the embryos survive the human pluripotent stem cell derivation process. Embryos will be handled respectfully, as is</li> </ul>
<ul> <li>appropriate for all human tissue used in research.</li> <li>If the donated embryos were formed with gametes (embryos) from someone other than the patient and her spouse or partner (those who sign this document), the gamete donors may be required to provide a signed, written consent for use of the resulting embryos for research purposes.</li> </ul>
Legal Issues and Legal Counsel
Legal 155ues and Legal Courses

ASRM / SART -

I/We understand that the laws on embryo cryopreservation, thawing, and use may be unclear where I/We live. They may also be unclear on the parent-child status of any resulting child. Carolinas Fertility Institute has not given me any legal advice, and I/We am not relying on them to do so. I/We may need to speak to a lawyer who is an expert in this area to understand my legal rights and obligations. In the event my embryos are combined with sperm to form embryos, my marital status may affect my ability to use the embryos in the event of a dispute. The policy of Car or state may also affect my ability to use my embryos.

Sign on the next page to indicate your consent:

ASRM / SART

By signing below, I/We consent to the cryopreservation and storage of my embryos. I/We also consent to the shipping of embryos to another facility if my Clinic does not offer long-term storage. I/We acknowledge and accept the risks outlined above. I/We affirm my dispositional choices as indicated above. I/We understand that I/We can change those choices in the future. This will require a written and notarized agreement. I/We also understand that if none of my choices is available, the Clinic may discard my frozen embryos.

X		
Patient Signature		Date
Patient Name	Date	e of Birth
<b>Notary Public</b> Sworn and subscribed before me on this	day of	
Notary Signature		Date
X Spouse/Partner Signature	_	Date
Spouse/Partner Name		Date of Birth
Notary Public Sworn and subscribed before me on this	day of	,
X		
Notary Signature		Date

ASRM / SART