Consent for Transfer to and Acceptance by EDI of Cryopreserved Donated Embryos

Introduction:
We have elected to transfer some or all of our cryopreserved embryos for Embryo Donation to Embryo Donation International (EDI).

We Understand The Following:
1. The process of freezing, the length of time the donated embryos are cryopreserved and the thawing process itself may result in increased physiologic stress such that some of the donated embryos will not survive. In general, about 25-33% of the donated embryos will not survive the freeze/thaw process. It is thought that the majority of donated embryos that do not survive the freeze/thaw process have underlying genetic defects.
2. There will be no storage fees incurred to us for donating our embryos.
3. We agree to notify EDI of any change in our address or phone number. If EDI is unable to contact us after reasonable attempts are made regarding the disposition of the donated embryos, we understand that the donated embryos will become the property of the practice and that we will forfeit any rights to the donated embryos.
4. While we agree to donate these embryos, we reserve the right to ask that the embryos to be returned. In the event of a divorce, EDI will only return the donated embryos as determined in a Property Settlement Agreement or by Order of a Court of competent jurisdiction.
5. Because there exists the possibility of both of us dying, we agree that the embryos will become the property of EDI upon our demise and the donated embryos will then be transferred to a needy couple, donated to science or simply thawed and allowed to degenerate.
6. We understand that a failure of mechanical and freezing support systems may occur. EDI shall not be held liable for any destruction, damage or thawing caused by, or resulting from, malfunction of the storage tanks, any utility failures, strikes, cessation of services, war, vandalism, fire, wind, earthquake, water or other acts of God.
7. We shall indemnify and hold EDI harmless for any costs of fees (including attorney fees), any losses EDI suffers as a result of any litigation or dispute we have with each other and/or other parties. Additionally, we shall reimburse EDI for any costs or legal fees that EDI incurs in
enforcing this Consent agreement.

**Summary:**
We understand this agreement does not provide guaranties, including a guarantee of pregnancy. We will not hold EDI responsible, in any way, for any mental or physical damages to ourselves which may arise from EDI’s performance of this agreement.

We understand that the practice of medicine is not exact science. We understand that while the staff of EDI has offered that our embryos be donated, there is no guarantee can be made that it will be successful.

We understand that all ART procedures and this agreement are subject to the laws of the State of Florida and of the United States, both as they exist now and as they may exist in the future.

We, ____________________________ and ________________________ authorize *Embryo Donation International*, and their designated assistants, to accept our donated embryos.

Our questions have been answered to our satisfaction. All of the blanks in this consent have been filled prior to the signing of the signatures below:

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