

Freezing / conserving reproductive cells:

Sperm Ova

A. Order

I, the undersigned,

Last name /

First name

Date of birth

Address

Phone

1. hereby request Viollier AG to freeze and store my reproductive cells within the context of medically assisted artificial reproduction.
2. I acknowledge that my reproductive cells may be stored for five years in accordance with the relevant federal law (FMedG, current version) regarding medically assisted artificial reproduction. After the five years have elapsed, I can apply to have the cryogenic conservation extended by a maximum period of up to five years. The total storage period for the cells being 10 years.
3. Possible exceptions to this, e.g. for carcinomatosis, are detailed in Article 15 of the law. My situation corresponds to the exceptions described, my reproductive cells will be stored for longer than 10 years.
 Yes No
4. I acknowledge that the freezing, storage and thawing of the reproductive cells is performed using tried and tested scientific methods. Viollier AG cannot, however, provide any warranty that the reproductive cells will be viable and suitable for establishing a pregnancy after thawing.
5. I acknowledge that I can request Viollier AG at any time by written order to destroy my reproductive cells. My reproductive cells may only be thawed with my express permission in writing in order for the purpose of fertility treatment. I can, at any time, pass my reproductive cells on to another center for further conservation or use.
6. I agree that Viollier AG will invoice me for the freezing and conservation in the first year and from the second year on, invoice me for payment of the annual fee for the subsequent year in advance. In the event of thawing, destruction or transfer of my reproductive cells, payment for the entire year is still due. The standard fees are listed on the up-to-date schedule of fees of Viollier AG.
7. I agree that sperm or immature ova that are not suitable for the purposes of medically-assisted fertility treatment, are used by Viollier AG within the framework of quality monitoring and method evaluation. The cells will be destroyed immediately upon completion of any such use.
 Yes No
8. Agree to notify Viollier AG of any change of address.

Comment

Date, place

Signature

B. Declaration of Acceptance by Viollier AG

Comment

Date, place

Signature

Konsiliarteam

Ayad Al-Nasser, Dipl. Arzt

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Bundesgesetz über die medizinisch unterstützte Fortpflanzung

810.11

(Fortpflanzungsmedizingesetz, FMedG)

vom 18. Dezember 1998 (Stand am 1. September 2017)

Art. 15 Konservierung von Keimzellen

1 Keimzellen dürfen nur mit schriftlicher Einwilligung der Person, von der sie stammen, und während höchstens fünf Jahren konserviert werden. Auf Antrag dieser Person wird die Konservierungsdauer um maximal fünf Jahre verlängert.

2 Eine längere Konservierungsdauer kann vereinbart werden mit Personen, die im Hinblick auf die Erzeugung eigener Nachkommen ihre Keimzellen konservieren lassen, weil eine ärztliche Behandlung, der sie sich unterziehen, oder eine Tätigkeit, die sie ausüben, zur Unfruchtbarkeit oder zu einer Schädigung des Erbgutes führen kann.

3 Die Person, von der die Keimzellen stammen, kann ihre Einwilligung in die Konservierung und Verwendung jederzeit schriftlich widerrufen.

4 Bei Widerruf der Einwilligung oder bei Ablauf der Konservierungsdauer sind die Keimzellen sofort zu vernichten.