

### SHIPPING TANK RENTAL POLICY

Prompt return of the tank enables us to continue serving you and others efficiently.

Please read and acknowledge the following

## **TERMS AND CONDITIONS**

- The tank must be returned within 5 days of receipt to prevent overdue rental fees. The overdue rental fee is \$75 per day and will be charged to your credit card.
- 2. When returning semen vials back to FCC, it is the responsibility of the sender to ensure that the tank has the proper levels of liquid nitrogen prior to shipping the tank back to Fertility Center of California. Please note: Returned vials remain the property of the recipient. They are not returned to general inventory. Storage fees will be assessed on a yearly basis.
- 3. Fees and arrangements associated with the shipping to and from Fertility Center of California are the responsibility of the physician and/or patient.
- 4. Patient is responsible for any damage to tank.
- 5. I authorize Fertility Center of California to charger my credit card for all overdue and mishandling fees due.

Client initials:
------------------

### LIMITATIONS ON OUR LIABILITY

Upon the transfer or release of my semen specimens, FCC, its physicians, agents, directors and owner(s) will not be liable for any of the following:

- Any damage, whether direct, incidental, special or consequential to the specimen
- For loss, or delay caused by events FCC cannot control, including but not limited to weather conditions, natural disasters, war, fire, theft, acts or vandalism, governmental interference or regulation, or any other cause not within the direct or immediate control of FCC.
- Any failure of any outside agent or courier to deliver specimens in a timely manner
- Any failure of any outside agent or courier to deliver the dry shipper (used to transport specimens) in good condition at the receiving facility.
- Improper supervision, maintenance, storage, handling and thawing of specimens at the new (receiving) site is not the responsibility of FCC.
- Any failure of specimens to induce pregnancy

Client	initials:	



# Fertility Center of California A Reproductive Tissue CrvoBank

#### **NO WARRANTY**

The client acknowledges that neither FCC nor any of its officers, directors, shareholder, executives, employees or consultants has made any other representations or warranties to the client of any kind or nature, including, without limiting the generality of the foregoing; Any representations or warranties with respect to 1) the viability or motility of the client's frozen specimens; 2) the possibility of the successful use of the specimen(s) at any time; 3) the lack of risk of a birth defect or miscarriage after artificial insemination or ART procedure with the use of the client's specimen(s); 4) the possibility of the lack of complications in pregnancy and delivery after use of the client's specimen(s) in artificial insemination or ART procedure; 5) the infallibility of FCC's liquid nitrogen cooled refrigerators or any other of FCC's equipment; 6) the competence of any of FCC's executives, employees or consultants. The client further acknowledges that he understands that the viability, motility and capacity to fertilize of the frozen sperm cells varies from specimen to specimen and may deteriorate with time in storage/age of the specimen, if such specimen is sperm and that no guarantee of any kind can be made with respect to the possibility of the successful use of the banked cells or tissue for the purpose of artificial insemination or ART procedure.

FCC's executives, employees or consultants understands that the viability, motility and ca varies from specimen to specimen and may specimen, if such specimen is sperm and the with respect to the possibility of the successipurpose of artificial insemination or ART pro-	deteriorate with time in storage/age of the at no guarantee of any kind can be made ful use of the banked cells or tissue for the cedure.		
	Client initials:		
ARBITRATION:  The parties firmly desire to resolve all disputes arising hereunder without resorting to litigation in order to protect their respective business reputations and the confidential nature of certain aspects of their relationship. Accordingly, any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by arbitration administered by the American Arbitration Association, or such other arbitration association as FCC may select, in its sole discretion, in accordance with its Commercial Arbitration Rules, and judgment on the award rendered by the arbitrator or arbitrators shall be binding and conclusive on the parties, and shall be kept confidential by the parties to the greatest extent possible. The prevailing party shall be entitled to all reasonable attorney and court costs as agreed by the AAA  Client initials:			
I have read, understand and accept all of this Agreement without reservation.			
Client Name:	Client Signature		
Client Address:			
Shipping Address:			
Photo ID document Name	Credit Card #		

Your Choice for Life™

**Expiry Date** 

Photo ID documents #

**SVR**