

Thawing fertilized (impregnated) ova and / or embryos

A. Order

We, the undersigned,

Last name / First name	_____	Last name / First name	_____
Date of birth	_____	Date of birth	_____
Address	_____	Address	_____
	_____		_____
Phone	_____	Phone	_____

hereby contract Viollier AG to thaw our conserved, fertilized ova and / or embryos within the context of a medically-assisted fertility treatment. In accordance with federal law (FMedG, current version) regarding medically-assisted artificial reproduction, a maximum of 12 fertilized ova or embryos may be cultivated. The order shall be performed as follows:

1. Thaw **(number) fertilized ova.**
2. Thaw **(number) fertilized embryos.**
3. Should one or more of the thawed ova and / or embryos not have survived, further fertilized ova and / or embryos are thawed.
 Yes **No**
4. Extended culture up to **blastocyst stadium.**
 Yes **No**
5. Embryotransfer of **(number) embryos.**
6. The surplus embryos shall be frozen in accordance with the Reproductive Medicine Act (FmedG current version).
 Yes **No**
7. We acknowledge that the freezing, storage and thawing of the fertilized ova or embryos is performed using tried and tested scientific methods. Viollier AG provides no warranty that the fertilized ova and / or embryos will be viable and suitable for establishing a pregnancy after thawing.

Comment	_____		_____
Date, place	_____	Date, place	_____
Signature	_____	Signature	_____

B. Declaration of Acceptance by Viollier AG

Comment	_____
Date, place	_____
Signature	_____

Art. 16 Preservation of impregnated ova and embryos in vitro¹

Amended by No I of the FA of 12 Dec. 2014, in force since 1 Sept. 2017 (AS 2017 3641; BBI 2013 5823).

1 Impregnated ova and embryos in vitro may only be preserved if:²

- a.³ the couple concerned give their written consent; and
- b. preservation is intended to permit subsequent establishment of a pregnancy.

2 The preservation period is limited to five years. At the request of the couple concerned, the preservation period shall be extended by a maximum of five years.⁴

3 Either partner may revoke his or her consent at any time in writing.

4 If consent is revoked and the preservation period expires, then the impregnated ova and the embryos in vitro shall be destroyed immediately. The provisions of the Stem Cell Research Act of 19 December 2003⁵ are reserved.⁶