

The decision about the storage of the reproductive cells

| Last name / First name | |
|------------------------|---|
| Date c | of birth |
| Street | / nr |
| Postal | code / City |
| Phone | |
| | want to extend to the maximum storage time of 10 years. |
| | My situation corresponds to the Art. 15, Section 2 of the Federal Act on Medically Assisted Reproduction and I want to keep the straws frozen longer. |
| | want to use the reproductive cells for a treatment and I will contact my doctor about this. |
| | hereby confirm the cancellation of the storage at the ART Viollier AG of my the reproductive cells and their disposal according to federal law. If there is an unpaid invoice: enclose complete original invoice |
| | |
| Place, | date Signature |

Sign and return the form to:

I, the undersigned

Viollier AG
Assisted Reproductive Technologies
Postfach
4002 Basel
art@viollier.ch

If you have any questions, you can reach us at T+41 61 317 59 11

Federal Act on Medically Assisted Reproduction (Reproductive Medicine Act, RMA)

810.11

of 18 December 1998 (Status as of 1 September 2017)

Art. 15 Preservation of reproductive cells

- 1 Reproductive cells may be preserved only with the written consent of the person from whom they were obtained, and for a maximum of five years. At the request of this person, the preservation period shall be extended by a maximum of five years.
- 2 A longer preservation period may be agreed with persons who have their reproductive cells preserved with a view to producing their own offspring at a later date because medical treatment they undergo or an activity they carry out could lead to infertility or damage to their genetic material.
- 3 The person from whom the reproductive cells are obtained may, at any time, in writing, revoke consent to their preservation and use.
- 4 If consent is revoked or the preservation period expires, then the reproductive cells are to be destroyed immediately.

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