

Mitochondrial donation: consent to use your sperm in treatment and storage

About this form

This form is produced by the Human Fertilisation and Embryology Authority (HFEA), the UK's independent regulator of fertility treatment and human embryo research. For more information about the HFEA, visit www.hfea.gov.uk.

In this form, 'embryo' means an embryo created outside the body with your sperm which contains your nuclear genetic material.

Who should fill in this form?

Fill in this form if your partner is having mitochondrial donation treatment using embryos created outside the body (in vitro) with your sperm. This may be by in vitro fertilisation (IVF) or intracytoplasmic sperm injection (ICSI).

If you are unable to complete this form because of physical illness, injury or disability you may ask someone else to complete and sign it for you in your presence and at your direction.

What does mitochondrial donation involve?

Your sperm will be used to create embryos with donated eggs and/or your partner's eggs, by IVF or ICSI, so your partner can avoid passing on an inheritable mitochondrial disease to your child.

The IVF-based techniques used to achieve this are called material spindle transfer (MST) and pronuclear transfer (PNT).

On this form you can consent to MST, PNT or both. Before filling out this form, please speak to your clinic about which technique will be used in your partner's treatment.

What are MST and PNT?

MST and PNT allow eggs or embryos to be created for you containing your and your partner's nuclear genetic material (the genes which make you who you are) and donated mitochondria.

In MST, the nuclear genetic material will be removed from your partner's eggs and transferred into donated eggs once their nuclear genetic material has been removed. Your sperm will then be used with these eggs to create embryos containing your and your partner's nuclear genetic material and donated mitochondria.

In PNT, your sperm may be used for two stages:

Stage one - your sperm will be used to create embryos with your partner's eggs. The nuclear genetic material will be removed and transferred into embryos created in stage two

below. Once the nuclear genetic material has been removed, the embryonic material created in stage one will be discarded.

Stage two – either your sperm or donor sperm (for example, if you are genetically related to the egg donor) will also be used to create embryos with donated eggs. The nuclear genetic material will be removed, discarded, and replaced with the nuclear genetic material from the embryos created in stage one, above.

In both MST and PNT, the embryos containing your and your partner's genetic material and the donor's mitochondria will be transferred to your partner's womb and hopefully implant and develop into a baby. **You and your partner, not the donor, will be the genetic parents of the child.**

Why do I have to fill in this form?

By law (the Human Fertilisation and Embryology Act 1990 (as amended)), you need to give your written consent if you want your sperm, and embryos created using your sperm, to be used. If your sperm, or embryos created following MST or PNT, are going to be stored, you must consent to this and state in writing how long you consent to them remaining in storage.

In MST, once eggs containing your partner's nuclear genetic material have been fertilised with your sperm to create embryos, you and your partner will determine what happens to them, including how long they will be stored for.

In PNT embryos will be created from donated eggs and your (or donor) sperm. The nuclear genetic material will be removed from those embryos and replaced with the nuclear genetic material from embryos created with your sperm and your partner's eggs. Once PNT takes place, you and your partner will determine what happens to them, including how long they will be stored for. The embryos that have had their nuclear genetic material removed will be discarded.

You are also legally required to record what you would like to happen to your sperm or embryos if you were to die or lose the ability to decide for yourself (become mentally incapacitated). While this is perhaps not something you have considered, if you do not record your consent on this form, in the event that you die or become mentally incapacitated, your partner would not be able to use your sperm or embryos in their own treatment or in treatment with a surrogate. If you are unsure of anything in relation to this or need further information about treatment options in the event of your death or mental incapacity, please ask your clinic.

For clinic use only (optional)

HFEA centre reference

Patient number

This form will record your consent to:

- ▶ Use of your sperm to create embryos for treatment;
- ▶ Storage of your sperm for treatment purposes;
- ▶ Storage and use of your embryos for treatment;
- ▶ Use and storage of your sperm and embryos for training purposes;
- ▶ Use and storage of your sperm or embryos in the event of your death or mental incapacity; and
- ▶ Being registered as the legal parent of a child born as a result of your partner's treatment, if treatment occurred after your death.

What do I need to know before filling in this form?

You should also be certain that your clinic has given you all the relevant information you need to make fully informed decisions. This includes:

- ▶ information about:
 - the different options set out in this form;
 - the implications of giving your consent;
 - the consequences of withdrawing this consent, and
 - how you can make changes to, or withdraw your consent.
- ▶ a suitable opportunity to have proper counselling about the implications of treatment and storage.

If you are unsure, or think that you have not been given all of this information, please speak to your clinic. There is a declaration at the end of this form which you must sign to confirm you have received this information. **If you do not receive this information before filling in this form, your consent may be invalid.**

What other uses are there for my sperm or embryos during treatment?

During your treatment, you may have sperm or embryos that you do not want to use (for example, because the sperm or embryos are not needed, or are not suitable, for treatment). On this form, you can consent to your sperm or embryos being used and stored for potential use by designated healthcare professionals to practice the techniques involved in fertility treatment.

Giving your consent to your sperm or embryos being used and stored for training purposes means that sperm or embryos which are not used, or not suitable for use, in each fresh cycle of treatment can be either used immediately for training or stored for potential future use in training to allow designated healthcare professionals to learn about, and practice, the techniques involved in fertility treatment.

The decision to consent to your sperm or embryos being used for training purposes will not affect your treatment in any way.

What uses are there for my sperm or embryos after treatment?

After treatment, you may have stored sperm or embryos. If you no longer wish to keep your sperm or embryos for your own treatment, you can withdraw your consent to storage, and they will be disposed of. Your clinic will provide you with the necessary form.

Your other options when withdrawing your consent to use and storage for your own treatment include giving your consent to:

- ▶ the donation of unused **sperm** for use in someone else's treatment. **Embryos cannot** be donated for someone else's treatment if created following MST or PNT. Before donating unused sperm, there are lots of issues to consider, which your clinic should discuss with you. This would involve further screening tests, counselling and further consent.
- ▶ your unused sperm or embryos being used for research purposes, with the aim of helping to increase knowledge about diseases and serious illnesses and potentially develop new treatments. Research projects take place at HFEA licenced research facilities. Your clinic can give you more information about this.
- ▶ your stored unused sperm or embryos being used for training purposes to allow designated healthcare professionals to learn about, and practice, the techniques involved in fertility treatment.

Your clinic will provide you with further information regarding these options and it may be necessary to complete further consent forms.

When filling in this form, make sure you sign the declaration on every page to confirm that you have read the page and fully agree with the information provided and the consent that you are giving. When you have completed the form, you may request a copy of it from your clinic.

For clinic use only (optional)

HFEA centre reference

Patient number

1 About you

1.1 Your first name(s)

Place sticker here

1.2 Your surname

1.3 Your date of birth

1.4 Your NHS/CHI/HCN/passport number (please select)

2 About your partner

2.1 Your partner's first name(s)

Place sticker here

2.2 Your partner's surname

2.3 Your partner's date of birth

2.4 Your partner's NHS/CHI/HCN/passport number (please select)

3 About your treatment

3.1 Do you consent to your sperm being used to create embryos outside of the body with eggs that have undergone MST for use in your partner's treatment?

This process will involve:

- ▶ eggs undergoing the MST process (this means that your partner's nuclear genetic material will be removed from her eggs and transferred into 'new' eggs containing donor mitochondria),
- ▶ your sperm being used to create embryos (containing your and your partner's nuclear genetic material and donor mitochondria) with the eggs that have undergone MST, and
- ▶ those embryos being used for your partner's treatment (embryo transfer).

Yes

No

Continues on the next page >>

Page declaration

Your signature

Date

For clinic use only (optional)

Patient number

MMT Page 3 of 15
Version 3, 19 February 2024

3 About your treatment continued

PNT Stage One

3.2 Do you consent to your sperm being used to create embryos outside of the body with your partner's eggs (eg, through IVF or ICSI, then PNT) for use in your partner's treatment?

This process will involve:

- ▶ your sperm being used to create embryos with your partner's eggs,
- ▶ the embryos undergoing the PNT process (This means that both your and your partner's nuclear genetic material will be removed and inserted into the embryos created in stage two. Once the nuclear genetic material has been removed from the embryos, the embryonic material will be discarded, and
- ▶ the embryos (containing your and your partner's nuclear genetic material and donor mitochondria) to be used in your partner's treatment (embryo transfer).

Yes No

PNT Stage Two

3.3 Do you consent to your sperm being used to create embryos outside of the body with donor eggs and for those embryos to undergo the PNT process?

Do not complete this section if donor sperm is used for this stage.

This process will involve:

- ▶ your sperm being used to create embryos with donated eggs outside the body,
- ▶ the embryos undergoing the PNT process (this means that your and the donor's nuclear genetic material will be removed, discarded, and replaced with your and your partner's nuclear genetic material from the embryos created in stage one), and
- ▶ those embryos (containing your and your partners nuclear genetic material and donor mitochondria) to be used in your partner's treatment (embryo transfer).

Yes No

Page declaration

Your signature

Date

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For clinic use only (optional)

Patient number

MMT Page 4 of 15
Version 3, 19 February 2024

4 Storing sperm and embryos

If not used immediately, you may wish to store your sperm or embryos before or after MST or PNT so that they can be used in treatment in the future. To be stored, sperm or embryos are frozen. You should think about how far in the future you might want or be able to use stored sperm or embryos and the potential costs of storing – you should discuss this with your clinic.

You should be aware that embryos can only be stored if the egg provider (whose nuclear genetic material is being used) has also given consent.

The law permits the storage of sperm or embryos for use in your treatment for any period up to a maximum of 55 years from the date(s) that the sperm or embryos are first placed in storage. However, you will need to renew your consent every 10 years.

You can give your consent to storage on this form. You will be contacted by your clinic regarding an additional period of storage or renewal of your consent to storage at the appropriate time.

Because your clinic needs to contact you about your consent to storage, you should always inform your clinic if your contact details change or if your circumstances change (eg, in the event of separation from your named partner). If your clinic is unable to contact you to obtain your consent, then your sperm or embryos will be removed from storage and disposed of when they can no longer be lawfully stored.

You should be aware that any arrangements you need to make regarding the practicalities of storage with your clinic or funding body are separate from this consent. For example, your clinic may only continue to store embryos for the period you have specified in this form if you, or your funding provider, continue to pay the storage fees.

Storage for the first time

4.1 Do you consent to your sperm being stored?

Yes No

If you have answered 'yes', indicate how long you consent to storage:

For 10 years, or

For a shorter period - specify the number of years (not exceeding 10 years):

4.2 Do you consent to embryos (containing your or your partner's or donor's nuclear genetic material and your partner's or donor's mitochondria) being stored for your treatment?

You should be aware that embryos can only be stored if the egg provider (whose nuclear genetic material is being used) has also given consent.

Yes No

If you have answered 'yes', indicate how long you consent to storage:

For 10 years, or

For a shorter period - specify the number of years (not exceeding 10 years):

You can change your storage period or withdraw your consent to storage at any time by contacting your clinic.

The consent periods above will start from the date that your sperm or embryos are first placed in storage.

Continues on the next page >>

Page declaration

Your signature

Date

For clinic use only (optional)

Patient number

MMT Page 5 of 15
Version 3, 19 February 2024

4 Storing sperm and embryos continued

Additional storage prior to renewal

Only complete this section if you have already:

- ▶ Given your initial consent to storage of your sperm or embryos for a period less than 10 years from the date that your sperm or embryos were first placed in storage, or
- ▶ If you have renewed your consent, but consented to a storage period of less than 10 years, and now wish to request an additional period of storage for up to another 10 years before a further renewal is required.

You will be required to formally renew your consent to storage (on a renewal of consent form) no later than every 10 years after your sperm or embryos were first placed in storage. Your clinic will contact you about this at the appropriate time. If your clinic is unable to contact you, then your sperm or embryos will be removed from storage and disposed of when they can no longer be lawfully stored

4.3 Do you wish to consent to an additional period of storage of your sperm?

Yes No

If you have answered 'yes', indicate how long you wish your additional period of storage to last. Any period you specify below will be in addition to your existing storage period. The total number of years of storage should not exceed 10 years from date of first storage or most recent renewal.

Specify the number of years:

4.4 Do you wish to consent to an additional period of storage of embryos (containing your or your partner's or donor's nuclear genetic material and your partner's or donor's mitochondria)?

You should be aware that embryos can only be stored if the egg provider (whose nuclear genetic material is being used) has also given consent.

Yes No

If you have answered 'yes', indicate how long you wish your additional period of storage to last. Any period you specify below will be in addition to your existing storage period. The total number of years of storage should not exceed 10 years from date of first storage or most recent renewal.

Specify the number of years:

You can change your storage period or withdraw your consent to storage at any time by contacting your clinic.

Page declaration

Your signature

Date

For clinic use only (optional)

Patient number

5 Using sperm or embryos for training

During your treatment, you may have sperm or embryos that you do not want to use (for example, because the sperm or embryos are not needed, or are not suitable, for treatment). On this form, you can consent to your sperm or embryos being used and stored to allow designated healthcare staff to practice the techniques involved in fertility treatment.

Giving your consent to your sperm or embryos being used and stored for training purposes means that sperm or embryos which are not used, or not suitable for use, in each fresh cycle of treatment can be either used immediately for training or stored for potential future use in training.

The decision to consent to your sperm or embryos being used for training purposes will not affect your treatment in any way.

Sperm

5.1 Do you consent to your unused sperm being used for training purposes?

Yes No

If you give your consent to storing your sperm for training purposes, your clinic may store your sperm for these purposes for up to **55 years** from the date that your sperm is first placed in storage.

5.2 If you consent to your sperm being used for training purposes, how long do you consent to storage?

For 55 years, or

For a shorter period - specify the number of years (not exceeding 55 years):

Embryos

5.3 Do you consent to unused embryos (already created outside the body which contain your nuclear genetic material) being used for training purposes?

You should be aware that embryos can only be used if the egg provider (whose nuclear genetic material is being used) has also given consent.

Yes No

If you give your consent to storing embryos for training purposes, your clinic may store your embryos for these purposes for a maximum of **10 years** from the date that you give consent on this form. This period cannot be extended.

5.4 If you consent to embryos being used for training purposes, how long do you consent to storage?

For 10 years, or

For a shorter period - specify the number of years (not exceeding 10 years):

Page declaration

Your signature

Date

For clinic use only (optional)

Patient number

MMT Page 7 of 15
Version 3, 19 February 2024

6 In the event of your death

As part of your consent, you also need to decide what you would like to happen to your sperm or embryos containing your nuclear genetic material if you die.

In the event of your death, if you would like your partner to be able to use your sperm or embryos containing your nuclear genetic material in their own treatment or in treatment with a surrogate, your partner must be named in section 2 of this form. If a surrogacy arrangement would be required, you will need to receive relevant information, be offered counselling, undergo further screening tests and complete additional consent forms before you die. It is therefore vitally important that you and your clinic discuss posthumous use and the different treatment options in those circumstances. Please ask your clinic if they have not already discussed this with you.

The person named at section 2 of this form will be the only person able to use your stored sperm or embryos for treatment after your death. If you do not name a person at section 2 of this form, then no one will be permitted to use your sperm or embryos for treatment after your death.

If your circumstances change after you have completed this form (for example, if you separate from the partner you have named on this form), or if you wish to withdraw your consent, you will need to contact your clinic to complete further forms.

Treatment in the event of your death

If you consent to your sperm or embryos containing your nuclear genetic material being used **for treatment** after your death, the law permits your sperm or embryos to be stored for your named partner's **use** for 10 years from the date of your death. You must consent to both use and storage of your sperm or embryos continuing after death. This storage period cannot be extended.

If your named partner does not use your sperm within this 10 year period, then 10 years after your death, your clinic will be required to remove all your sperm from storage and dispose of them.

If your named partner does not use your embryos, whether created before or after your death, within this 10 year period, then 10 years and 6 months after your death, your clinic will be required to remove all your embryos from storage and dispose of them.

Your embryos can only be used and stored during this 10 year period if the egg provider (whose nuclear genetic material is being used) has also given consent.

6.1 In the event of your death do you consent to your sperm being used to create embryos outside the body and those embryos being used and stored for your partner's treatment?

You should be aware that embryos can only be created if the egg provider (whose nuclear genetic material is being used) has also given consent.

If treatment would involve a surrogate, then additional consent forms and screening tests **must** have been completed before you die to allow treatment to take place. It is important to speak to your clinic about this.

Yes No

If you have answered 'yes', indicate how long you consent to storage of your sperm after your death:

For 10 years from the date of your death, or

For a shorter period - specify the number of years (not exceeding 10 years after your death):

Continues on the next page >>

Page declaration

Your signature

Date

For clinic use only (optional)

Patient number

MMT Page 8 of 15
Version 3, 19 February 2024

6 In the event of your death continued

6.2 In the event of your death do you consent to your embryos (already created outside the body before your death which contain your nuclear genetic material) being used and stored for your partner's treatment?

You should be aware that embryos can only be used and stored if the egg provider (whose nuclear genetic material is being used) has also given consent.

If treatment would involve a surrogate, then additional consent forms and screening tests **must** have been completed before you die to allow treatment to take place. It is important to speak to your clinic about this.

Yes No

If you have answered 'yes', indicate how long you consent to storage of your embryos after your death:

For 10 years from the date of your death, or

For a shorter period - specify the number of years (not exceeding 10 years after your death):

Use of your sperm or embryos for training purposes in the event of your death

In the event of your death, you may have sperm or embryos that your named partner does not want to use (for example, because the sperm or embryos are not needed, or are not suitable, for treatment). On this form, you can consent to your sperm or embryos being used and stored after your death for potential use by designated healthcare professionals to practice the techniques involved in fertility treatment.

6.3 In the event of your death, do you consent to your unused sperm being used and stored for training purposes?

Yes No

If you have answered 'yes', indicate how long you consent to storage of your sperm for training purposes after your death:

For 55 years from the date of first storage, or

For a shorter period - specify the number of years (not exceeding 55 years from date of first storage):

6.4 In the event of your death, do you consent to unused embryos (already created outside the body which contain your nuclear genetic material) that were being stored for treatment purposes being used and stored for training purposes?

You should be aware that embryos can only be used and stored for training purposes if the egg provider (whose nuclear genetic material is being used) has also given consent.

Yes No

If you have answered 'yes', indicate how long you consent to storage of embryos for training purposes after your death:

For 10 years from the date you sign this form, or

For a shorter period - specify the number of years (not exceeding 10 years from the date you sign this form):

Page declaration

Your signature

Date

For clinic use only (optional)

Patient number

MMT Page 9 of 15
Version 3, 19 February 2024

7 In the event of your mental incapacity

As part of your consent, you also need to decide what you would like to happen to your sperm or embryos containing your nuclear genetic material if you lose the ability to decide for yourself (become mentally incapacitated).

In the event that you lose mental capacity, if you would like your partner to be able to use your sperm or embryos containing your nuclear genetic material in their own treatment or treatment with a surrogate, your partner must be named in section 2 of this form. If a surrogacy arrangement would be required, you will need to receive relevant information, be offered counselling, undergo further screening tests and complete additional consent forms whilst you have capacity. It is therefore vitally important that you and your clinic discuss your wishes in the event of your mental incapacity and the different treatment options in those circumstances. Please ask your clinic if they have not already discussed this with you.

The person named at section 2 of this form will be the only person able to use your stored sperm or embryos containing your nuclear genetic material in treatment if you lose mental capacity. If you do not name a person at section 2 of this form, then no one will be permitted to use your sperm or embryos containing your nuclear genetic material for treatment purposes if you lose mental capacity (unless you subsequently regain capacity).

If your circumstances change after you have completed this form (for example, if you separate from the partner you have named on this form), or if you wish to withdraw your consent, you will need to contact your clinic to complete further forms.

Treatment and storage in the event of your mental incapacity

You can use this form to:

- ▶ **Consent to the continued storage of your sperm or embryos containing your nuclear genetic material without consenting to the use of your sperm or embryos.** Then, in the event that you regain capacity, you may be able to use your sperm or embryos containing your nuclear genetic material in treatment.

OR

- ▶ **Consent to your sperm or embryos containing your nuclear genetic material being stored and used for treatment in the event that you lose mental capacity.** If you have a partner and you would like them to be able to use your sperm or embryos in their own treatment or in treatment with a surrogate in the event that you lose mental capacity, your partner **must** be named in section 2 of this form. If you wish to consent for your sperm or embryos to be **used** in the event that you lose capacity, you must also consent to continued **storage** of your sperm or embryos after your loss of capacity.

The law permits your sperm or embryos containing your nuclear genetic material to be stored for treatment purposes for up to 10 years from the date that a medical practitioner certifies in writing that you lack capacity. This storage period cannot be extended.

If you **select on this form** that you do **not** consent to **either storage or use** of your sperm or embryos containing your nuclear genetic material in the event of your mental incapacity, then:

- ▶ Your sperm or embryos will be removed from storage and disposed of when you lose mental capacity.

Continues on the next page >>

Page declaration

Your signature

Date

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For clinic use only (optional)

Patient number

MMT Page 10 of 15
Version 3, 19 February 2024

7 In the event of your mental incapacity continued

If you consent **either** to storage **or** to storage and use of your sperm or embryos containing your nuclear genetic material in the event of your mental incapacity:

- ▶ If you **do not** regain mental capacity within 10 years of being certified as lacking capacity:
 - Your clinic will be required to remove all your unused eggs from storage 10 years, or in the case of embryos 10 years and 6 months, from the date that a medical practitioner certified in writing that you lack capacity and dispose of them.
- ▶ If you **do** regain mental capacity within 10 years of being certified as lacking capacity:
 - **You may be able to use** your sperm or embryos in treatment.
 - **You may be able to renew** your consent to storage of your sperm or embryos. You will need to notify your clinic as soon as possible if you are certified as having regained mental capacity and wish to renew your consent to storage of your unused sperm or embryos.
 - If you **do not** notify your clinic, then it will be required to remove all your unused eggs from storage 10 years, or in the case of embryos 10 years and 6 months, from the date that a medical practitioner certified in writing that you lack capacity and dispose of them.
 - Your embryos can only be used and stored during this 10 year period if there is also effective consent for use and storage from the sperm provider (your partner or sperm donor).

Sperm

7.1 Please tick the box next to the appropriate statement below to confirm your choice

Select **one** of either **A**, **B** or **C**.

A. In the event that I lose mental capacity, I consent to my sperm being stored for possible use in future treatment, but not used by another person whilst I have lost

Please indicate how long you consent to storage of your sperm after you lose capacity:

For 10 years from the date of being certified as lacking capacity, or

For a shorter period - specify the number of years (not exceeding 10 years from the date loss of capacity was certified):

If you have selected 7.1A, the next question you need to answer is 7.2. Remember to sign the declaration on every page.

B. In the event that I lose mental capacity, I consent to my sperm being stored and used to create embryos outside the body, and to those embryos containing my nuclear genetic material being stored and used in my named partner's treatment whilst I have lost capacity.

Only select option B if you have a partner named at section 2 of this form.

Continues on the next page >>

Page declaration

Your signature

Date

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For clinic use only (optional)

Patient number

MMT Page 11 of 15
Version 3, 19 February 2024

7 In the event of your mental incapacity continued

If treatment would involve a surrogate, then additional consent forms and screening tests must have been completed before you lose capacity to allow treatment to take place.

Please indicate how long you consent to storage of your sperm after you lose capacity:

- For 10 years from the date of being certified as lacking capacity, or
- For a shorter period - specify the number of years (not exceeding 10 years from the date loss of capacity was certified):

Please indicate how long you consent to storage of embryos created from your sperm after your loss of capacity:

You should be aware that embryos can only be stored and used if the egg provider (whose nuclear genetic material is being used) has also given consent.

- For 10 years from the date of being certified as lacking capacity, or
- For a shorter period - specify the number of years (not exceeding 10 years from the date loss of capacity was certified):

If you have selected question 7.1B, the next question you need to answer is 7.2. Remember to sign the declaration on every page.

- C. In the event that I lose mental capacity, my sperm should no longer be stored for my (or my partner's) treatment.**

Embryos (created before your loss of capacity)

7.2 Please tick the box next to the appropriate statement below to confirm your choice.

Select one of either A, B or C.

- A. In the event that I lose mental capacity, I consent to my embryos containing my nuclear genetic material created before my loss of capacity being stored for possible use in future treatment, but not used by another person whilst I have lost capacity.**

You should be aware that embryos can only be stored if the egg provider (whose nuclear genetic material is being used) has also given consent.

Please indicate how long you consent to storage of your embryos after you lose capacity:

- For 10 years from the date of being certified as lacking capacity, or
- For a shorter period - specify the number of years (not exceeding 10 years from the date loss of capacity was certified):

If you have selected 7.2A, the next section you need to complete is the declaration at the end of the form. Remember to sign the declaration on every page.

Continues on the next page »

Page declaration

Your signature

Date

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For clinic use only (optional)

Patient number

MMT Page 12 of 15
Version 3, 19 February 2024

B. In the event that I lose mental capacity, I consent to my embryos containing my nuclear genetic material created before my loss of capacity being stored and used by my named partner whilst I have lost capacity.

Only select option B if you have a partner named at section 2 of this form.

You should be aware that embryos can only be stored and used if the egg provider (whose nuclear genetic material is being used) has also given consent.

If treatment would involve a surrogate, then additional consent forms and screening tests must have been completed before you lose capacity to allow treatment to take place.

Please indicate how long you consent to storage of your embryos after you lose capacity:

For 10 years from the date of being certified as lacking capacity, or

For a shorter period - specify the number of years (not exceeding 10 years from the date loss of capacity was certified):

If you have selected question 7.2B, the next section you need to complete is the declaration at the end of the form. Remember to sign the declaration on every page.

C. In the event that I lose mental capacity, my embryos containing my nuclear genetic material created before my loss of capacity should no longer be stored for my (or my partner's) treatment.

Other uses for your sperm or embryos if you die or become mentally incapacitated

If you wish your sperm or embryos to be used in the treatment of someone else (including your partner's treatment with a surrogate) if you die or become mentally incapacitated, please speak to your clinic for more information.

Embryos cannot be donated for someone else's treatment if created following MST or PNT.

Depending on your circumstances, you will need to undergo additional screening, receive relevant information, be offered counselling and complete one or more of the following consent forms:

- ▶ 'Your consent to donating your sperm' (MD form)
- ▶ 'Your consent to the use and storage of sperm or embryos for surrogacy' (MSG form)

Page declaration

Your signature

Date

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For clinic use only (optional)

Patient number

8 Registration as legal parent after death

Complete section eight if you consented to your sperm or embryos created outside the body which contain your nuclear genetic material being used in your partner's treatment after your death. If you have given your consent to your sperm or embryos (to be created outside the body which contain your nuclear genetic material) being used after your death, you may also wish to consent to being registered as the legal parent of any child that is born as a result of your partner's treatment.

8.1 Do you consent to being registered as the legal parent of any child born as a result of your partner's treatment with your sperm or embryos after your death?

By ticking yes, you consent to the following:

- ▶ I consent to my name, place of birth and occupation being entered on the register of births as the legal parent of any child born from my partner's treatment using my sperm or embryos.

This register is kept under the Births and Deaths Registration Act 1953, or the Births and Deaths Registration (Northern Ireland) Order 1976, or the Registration of Births, Deaths and Marriages (Scotland) Act 1965.

- ▶ I also consent to information about my or my partner's treatment being disclosed to my partner and one of the following registrars:

- the Registrar General for England and Wales
- the Registrar General for Scotland
- the Registrar for Northern Ireland.

You should be aware that being recorded in the register of births as the legal parent of a child born from your partner's treatment using your sperm or embryos does not transfer any inheritance or other legal rights to the child.

Yes

No

Page declaration

Your signature

Date

D	D	M	M	Y	Y
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For clinic use only (optional)

Patient number

MMT Page 14 of 15
Version 3, 19 February 2024

Please sign and date the declaration

Your declaration

- ▶ I declare that I am the person named in section one of this form.
- ▶ I declare that:
 - before I completed this form, I was given information about the different options set out in this form, and I was given an opportunity to have counselling.
 - the implications of giving my consent, and the consequences of withdrawing this consent, have been fully explained to me.
 - I understand that I can make changes to, or withdraw, my consent to the use or storage of my sperm for the purposes I have indicated above at any point until the time that my sperm has been used for treatment or training, or my sperm has been disposed of.
 - I understand that I can make changes to, or withdraw, my consent to the use or storage of embryos for the purposes I have indicated above at any point before embryo transfer, use of embryos in training, or my embryos have been disposed of.
 - I understand that before the end of the consent period that I have indicated at section 4 above, I will be contacted by my clinic regarding additional consent to storage or renewal of my consent to storage, if applicable.
 - I understand that if I do not request an additional period of storage or renew my consent, my consent will be taken as withdrawn and my sperm or embryos will be removed from storage and disposed of.
- ▶ I understand that I must notify my clinic if my contact details change. I understand it is my responsibility to keep contact details up to date.
- ▶ I declare that the information I have given on this form is correct and complete.
- ▶ I consent to the clinic (or any subsequent HFEA-licensed clinic that may become involved in my treatment, donation or storage, or a data controller in line with the Data Protection Act 2018 and UK General Data Protection Regulation) using the information on this form in the process of providing licensed activities (in accordance with the provisions of the Human Fertilisation and Embryology Act 1990, (as amended)), or for record storage and archiving purposes.

Your signature

Date

If signing at the direction of the person consenting

If you have completed this form at the direction of the person consenting (because they are unable to sign for themselves due to physical illness, injury or disability), you must sign and date below. There must also be a witness confirming that the person consenting is present when you sign the form.

However, if the person is consenting to being registered as the legal parent after death (that is if they ticked yes to question 8.1), they **must** sign the form for themselves.

Representative's declaration

I declare that the person named in section one of this form is present at the time of signing this form and I am signing it in accordance with their direction.

Representative's name

Representative's signature

Relationship to the person consenting

Date

D	D	M	M	Y	Y
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Witness's name

Witness's signature

Date

D	D	M	M	Y	Y
---	---	---	---	---	---