DESIGNATED KNOWN DONOR AGREEMENT

This AGREEMENT is made this ______ day of ____________________, 201__, by and between
____________Trent Charles Arsenault_______________, hereafter DONOR, and
__________________________________________, hereafter RECIPIENT, who may also be referred
to herein as the parties.

NOW, THEREFORE, in consideration of the promises of each other, DONOR and RECIPIENT agree
as follows:

1. Each clause of the AGREEMENT is separate and divisible from the others, and, should a court
refuse to enforce one or more clauses of this AGREEMENT, the others are still valid and in full
force.

2. DONOR has agreed to provide his semen to RECIPIENT for the purpose of artificial
insemination.

3. DONOR will receive no compensation from RECIPIENT.

4. Each party acknowledges and agrees that, through the procedure of artificial insemination, the
RECIPIENT is attempting to become pregnant. It is our intent that such inseminations shall
continue until conception occurs or until no longer desired by RECIPIENT and/or DONOR.

5. Each party acknowledges and agrees that DONOR provided his semen for the purposes of said
artificial insemination, and did so with the clear understanding that he would not demand,
request, or compel any guardianship, custody or visitation rights with any child(ren) born from
the artificial insemination procedure. Further, DONOR acknowledges that he fully understands
that he would have no paternal rights whatsoever with said child(ren).

6. Each party acknowledges and agrees that RECIPIENT has relinquished any and all rights that
she might otherwise have to hold DONOR legally, financially, or emotionally responsible for
any child(ren) or medical expense that results from the artificial insemination procedure.

7. Each party acknowledges and agrees that the sole authority to name any child resulting from the
artificial insemination procedure shall rest with RECIPIENT.

8. Each party acknowledges and agrees that DONOR will not be named on the birth certificate of
any child(ren) born from the artificial insemination procedure.

9. Each party relinquishes and releases any and all rights he or she may have to bring a suit to
establish paternity.

10. Each party covenants and agrees that, in light of the expectations of each party, as stated above,
RECIPIENT shall have absolute authority and power to appoint a guardian for her child(ren),
and that the mother and guardian may act with sole discretion as to all legal financial, medical
and emotional needs of said child(ren) without any involvement with or demands of authority
11. Each party covenants and agrees that the identity of the DONOR shall be made known to the child(ren) at a time and in a manner to be determined solely by the RECIPIENT.

12. Each party acknowledges and agrees that the relinquishment of all rights, as stated above, is final and irrevocable. DONOR further understands that his waivers shall prohibit any action on his part for custody, guardianship, or visitation in any future situations, including the event of RECIPIENT's disability or death.

13. Each party acknowledges and understands that any future contact the DONOR may have with any child(ren) that result(s) from the artificial insemination procedure in no way alters the effect of this agreement. Any such contact will be at the discretion of the RECIPIENT and/or appointed guardian, and will be consistent with the intent of both parties to sever any and all parental rights and responsibilities of the DONOR.

14. Each party covenants and agrees that any dispute pertaining to this AGREEMENT which arises between them shall be submitted to binding arbitration according to the following procedures:

   The request for arbitration may be made by either party and shall be in writing and delivered to the other party;

   Pending the outcome of arbitration, there shall be no change made in the language of this AGREEMENT;

   The arbitration panel that will resolve any disputes regarding this AGREEMENT shall consist of three persons; one person chosen by DONOR, one person chosen by RECIPIENT; and one person chosen by the other two panel members;

   Within fourteen calendar days following the written arbitration request, the arbitrators shall be chosen;

   Within fourteen days following the selection of all members of the arbitration panel, the panel will hear the dispute between parties;

   Within seven days subsequent to the hearing, the arbitration panel will make a decision and communicate it in writing to each party.

15. Each party acknowledges and understands that there are legal questions raised by the issues involved in this AGREEMENT which have not been settled by statute or prior court decisions. Notwithstanding the knowledge that certain of the clauses stated herein may not be enforced in a court of law, the parties choose to enter into this AGREEMENT and clarify their intent that existed at the time the artificial insemination procedure was implemented by them.

16. Each party acknowledges and agrees that she or he signed this AGREEMENT voluntarily and freely, of his or her own choice, without any duress of any kind whatsoever. It is further acknowledged that each party has been advised to secure the advice and consent of an attorney of his or her own choosing, and that each party understands the meaning and significance of each provision of this AGREEMENT.
17. Each party acknowledges and agrees that any changes made in the terms and conditions of the AGREEMENT shall be made in writing and signed by both parties.

18. This AGREEMENT contains the entire understanding of the parties. There are no promises, understandings, agreements or representations between the parties other than those expressly stated in this AGREEMENT.

IN WITNESS WHEREOF, the parties hereunto have executed this AGREEMENT:

RECIPIENT'S SIGNATURE:

x______________________________
Recipient's Signature
Recipient Print Name

City of _____________________________, and State of ___________________.

Date _____________________________

Recipient's Notary Seal:

______________________________
Recipient's Notary Print Name

DONOR'S SIGNATURE:

x______________________________
Donor's Signature
Donor Print Name

City of _____________________________, and State of ___________________.

Date _____________________________

Donor's Notary Seal:

______________________________
Donor's Notary Print Name
RECIPIENT: Please provide mailing address for return of the documents. Note that FedEx cannot deliver to P.O. boxes:

______________________________________________
Name

______________________________________________
Address

______________________________________________
City, State, ZIP

______________________________________________
Phone or Cell # that can be contacted in case FedEx needs to reach a person for delivery.

______________________________________________
Recipient's E-mail Address for Tracking Number notification
STD Re-Testing Waiver

[Does not need to be notarized. Hand to Trent at first donation pick-up. Only 1 copy required. Please do not mail.]

The purpose of this document is:

#1. To conform to the California Health and Safety Code Division 2 - Chapter 4.2 Section 1644.5 which states:

"No tissues shall be transferred into the body of another person by means of transplantation, unless the donor of the tissues has been screened and found nonreactive by laboratory tests for evidence of infection with HIV, agents of viral hepatitis (HBV and HCV), human T lymphotrophic virus-1 (HTLV-1), and syphilis, except in the following instances:

(1) A recipient of sperm, from a sperm donor known to the recipient, may waive a second or other repeat testing of that donor if the recipient is informed of the requirements for testing donors under this section and signs a written waiver."

#2. To conform to Food and Drug Administration (FDA) regulations which requires that a directed reproductive donor must be tested for Hepatitis B, Hepatitis C, Syphilis, HTLV 1 & 2, HIV 1 & 2, CMV, Gonorrhea, and Chlamydia within a week before each insemination OR a donor who is a sexually intimate partner for whom retesting is not required. The FDA defines a directed reproductive donor as:

"a donor of reproductive cells or tissue to a specific recipient, and who knows and is known by the recipient before donation. The term directed reproductive donor does not include a sexually intimate partner."

The FDA does not define the term "sexually intimate partner." A sperm donor who is a sexually intimate partner of the recipient is defined as a donor whom the recipient has been intimate with by being exposed to the donor's bodily fluids to the point that a child could have been conceived. To conform to the FDA regulations, we affirm that the DONOR is a sperm donor who is a sexually intimate partner as defined above.

_______________________________  ______________________________
RECIPIENT's Signature            DONOR's Signature

Trent Donor

TrentDonor STD Re-Testing Waiver ver. 2010-1