

AGREEMENT

Agreement for the collection, transportation, processing and storage of stem cells from cord blood immediately after delivery between Cells4health GmbH and the legal representative (s) of the (yet unborn) baby.

Mother		Father	
Surname		Surname	
First name		First name	
Date of birth		Date of birth	
Telephone nr		E-mail address	
Address			
Zip Code		City	

1. Collection, Transportation, Processing, Storage, Claim and Discontinuation

- 1.1 Cells4health will provide you a collection set, transportation box and accompanying instructions.
- 1.2 After notification by telephone, Cells4health will arrange for the pick-up and transportation of the sample by a specialized courier to be processed after delivery (normally this will be done within 48 hours) in our laboratory.
- 1.3 Cells4health will organize the isolation and storage of the stem cells isolated from the cord blood of your baby, as send by undersigned. Cells4health will store those cells in case sufficient stem cells can be isolated for the period as has been agreed in 2.2.
- 1.4 You explicitly allow that a blood sample of the mother will be tested on HIV 1&2, HTLV I&II, Syphilis, Hepatitis B, Hepatitis C, and CMV. The results will be treated in full confidence.
- 1.5 The stem cells remain the property of the child, but remain the responsibility of Cells4Health until transplantation is needed.
- 1.6 Cells4health is allowed to retain the corresponding data in their electronic database. On request we will send you a copy of these data.
- 1.7 Cells4health will retain the data strictly confidential. After first written request from the guardian or the child, older than 18 years, the data will be provided. It is the obligation of Cells4Health to retain the data concerning the stem cells for up to 30 years after transplantation or 10 years after destruction.
- 1.8 In case of a medical need the necessary data will be provided to the transplantation center. After a written request has been provided.
- 1.9 Upon written request, signed by the owner or guardian, the stem cells will be destroyed by Cells4health.
- 1.10 At no times your sample will be used for other purposes, without your approval.
- 1.11 Cells4health may at their own discretion change the location of storage without notification at any time. If Cells4health does, she we will inform in written form the undersigned accordingly.
- 1.12 Cells4health will inform 6 months before termination of the agreed storage period, the undersigned, the guardian or child over 18, for possible extension of the contract. For an extension of the contract Cells4health will invoice you for the costs of storage applicable at that time.

2. Costs

- 2.1 The amount of €2.250, inclusive VAT is partly payable upon signing the agreement.
- 2.2 The stem cells will in the state of isolation be stored in a professional way during 20 (twenty) years.
 - I pay €2.250 for the whole procedure, including the storage during 20 (twenty) years. (Please tick in the box).
- 2.3 From this total € 500 are due to pay with signing this contract
 - I pay € 500 after signing this contract. After receiving this signed contract Cells4Health or its partner will send you the collection set. (Please tick in the box). This amount includes the processing in our laboratory, as well as all administration costs.
- 2.3.1 Final storage
 - The remaining amount of € 1750 (for 20 years storage in our lab) is payable after successful storage of your sample. (Please tick in the box).

- 2.4 If the payments are not done within 2 months after the invoice has been issued, Cells4health will expel the stem cell concentrate derived from the umbilical cord blood after a previous four weeks notice.
- 2.5 In case it would appear that the cord blood does not contain enough stem cells the sample will not be stored. In that case you will not receive further invoices. We can not retribute the pre-payment of € 500. However, you are allowed to have the stem cells stored. After signing an additional contract Cells4Health will store the stem cells under the agreed conditions.
- 2.6 The contract can be terminated any time. The payment obligation remains untouched.

3. Liability

- 3.1 Cells4health will not be liable in case insufficient cord blood is collected, the procedure of collection is done inappropriate, or the cord blood would not contain a sufficient number of stem cells.
- 3.2 Cells4health could be hold liable for a maximum of the amount paid to Cells4health.
- 3.3 Liabilities of third parties selected by Cells4health are excluded, except of gross negligence in selection of those third parties. In this case article 4.1 will be applicable for liability.
- 3.4 Cells4health does not guarantee against any possible losses due to natural disasters or terrorist activity, which cause destruction or deterioration to the sample.
- 3.5 Cells4health is not responsible for misuse of the collection set or any (medical) care.
- 3.6 The hospital and its personnel will not be liable when due to unforeseen circumstances, the collection of cord blood is not possible, or the amount of cord blood taken proves to be insufficient.

4. Notice

- 4.1 This Agreement shall be governed by and construed in accordance with Swiss law.
- 4.2 The undersigned parent(s)/guardian(s) will immediately notify Cells4health in writing of any changes in the information provided below. All notifications shall be sent to Cells4health Call-Center, Spankerenseweg 16, 6974 BC Leuvenheim, The Netherlands or info@cells4health.com.

Signed	
Zutphen,	City
(Date)	Date
 Dr. C.H. Kleinbloesem, CEO	Your signature
Cells4health Ltd Spankerenseweg 19 6974 BC Leuvenheim The Netherlands	Name of legal Representative
	Bankaccount (only required for payment by yearly standing order)