

COOPERSURGICAL, INC. STANDARD TERMS AND CONDITIONS FOR GENETIC TESTING SERVICES

1. BACKGROUND; APPLICABILITY.

(a) **Background.** CooperSurgical, Inc., a Delaware corporation (“**CooperSurgical**”), provides genetic testing services (the “**Services**”) through its licensed clinical laboratories operated by its wholly owned subsidiaries, CooperGenomics, Inc. and Invitro Genetics Ltd. (collectively, the “**Labs**”). These Services are made available to medical practices (each, a “**Customer**,” and, together with CooperSurgical, the “**Parties**”) that order such Services for their patients.

(b) **Applicability.** These Standard Terms and Conditions for Services (these “**T&Cs**”) apply to, are incorporated into and form an integral part of any order for Services submitted through a Test Requisition Form, including those orders placed pursuant to a Preferred Supplier Agreement or a Pricing Agreement (collectively, the “**Agreement**”), between CooperSurgical and Customer.

(c) **Tests.** The Services provided by CooperSurgical include genetic tests (“**Tests**”), which are intended solely as screening tools and not diagnostic tests. A description of each Test, along with its respective limitations, is set forth in [Exhibit A](#).

2. PROCEDURES AND DOCUMENTATION.

(a) **Test Procedures.** CooperSurgical shall supply instructions and procedures to Customer for ordering Tests, collecting, packing and shipping the samples from Customer to the Labs for performance of the Services, provision of Test results and post-Test follow-up (the “**Test Procedures**”), which CooperSurgical may update and otherwise change from time to time. Customer shall comply with the Test Procedures.

(b) **Test Requisition and Consent Forms.** CooperSurgical shall provide to Customer copies of CooperSurgical’s approved required Test Requisition Form (“**TRF**”) and Patient Consent Form (“**Consent Form**”), which CooperSurgical may change from time to time. CooperSurgical’s provision of the Services is subject to the terms and conditions of the TRF and the Consent Form. Customer shall provide CooperSurgical with a fully completed digital or print TRF, using the most recent form provided by CooperSurgical, for each sample.

(c) **Sample Logistics.** Customer shall collect samples from Customer’s patients and provide those samples to CooperSurgical at the Lab specified by CooperSurgical from time to time, to enable CooperSurgical to perform Services on those samples. The Parties acknowledge and agree that CooperSurgical may, as a courtesy and for the convenience of Customer, arrange for the shipment of patient samples from Customer to CooperSurgical using an independent third-party courier service (“**Courier**”).

(d) **Limitation of Liability for Shipment of Samples.** Customer understands and agrees that Courier is not an agent, subcontractor, or affiliate of CooperSurgical, and CooperSurgical does not control, manage, or supervise Courier’s handling, transport, or delivery of samples. Accordingly, CooperSurgical shall have no liability whatsoever for any loss, delay, mishandling, misrouting, or damage to samples occurring while in the possession, custody, or control of Courier, including but not limited to loss or degradation of sample integrity, destruction, or delivery failures. Customer assumes all risks associated with Courier transport and agrees that its sole recourse for any loss or damage during shipment shall be against the Courier, subject to the Courier’s applicable terms, conditions, and limitations.

3. PROVIDER-PATIENT RELATIONSHIP; PROVISION OF INFORMATION.

(a) **Provider-Patient Relationship.** Customer shall have a provider-patient relationship with each patient referred for the Services and be solely responsible for all clinical diagnosis and treatment of those patients, including determining those patients that may benefit from the Services. Customer shall inform each patient about a Test being referred, i.e., reviewing with the patient the test's indications, limitations, and potential risks, and shall obtain patient consent to order such Test as may be required by applicable laws and regulations.

(b) **Collection of Information from Patients.** In addition to the information contained in CooperSurgical's approved and required Test Requisition Form ("**TRF**") and Patient Consent Form ("**Consent Form**"), Customer shall also provide all other documentation and information required or requested by CooperSurgical for CooperSurgical to perform the Services. Customer acknowledges that CooperSurgical has no obligation to process samples without a properly completed TRF and Consent Form or without any other documentation required or requested by CooperSurgical. CooperSurgical shall provide Customer with reasonable notice of any incomplete or missing documentation and an opportunity to correct or provide that documentation. Customer shall collect from its patients and provide to CooperSurgical, or allow CooperSurgical to directly contact Customer's patients to obtain, any information that is not included or not correctly provided in the TRF and Consent Form.

(c) **CooperSurgical Informational Materials.** CooperSurgical shall, at Customer's request, provide reasonable print and digital informational materials relating to the Services for Customer's patients and respond reasonably to Customer's questions related to the Services, in each case as determined by CooperSurgical. CooperSurgical may in its discretion, but is not obligated to, make those materials available in languages other than English.

4. **INDEPENDENT PROFESSIONAL JUDGMENT; PROBABALISTIC NATURE OF TESTS; COUNSELING**

(a) **Professional Judgment.** Customer acknowledges that CooperSurgical does not exercise control or direction over, and shall not be responsible for, the means, methods, or manner by which Customer exercises professional judgment in the provision of medical care to its patients, including the referral of patients for Services and including any advice that Customer may provide, and any decisions that Customer and its patients may make, based on the results of the Services.

(b) **Probabilistic Nature of Tests.** Customer acknowledges and shall advise its patients for whom CooperSurgical provides Services, that the Tests are inherently probabilistic in nature, and, accordingly, that a favorable Test result is not, and cannot be, a guarantee of the absence of a genetic condition. Even Tests that are performed with due care can, from time to time, produce inaccurate results, for which neither CooperSurgical, nor its Labs, nor any other person, shall have any liability.

(c) **Genetic Counselling.** It is essential that all patients receive appropriate counselling concerning likely outcomes following genetic analysis of their gametes, embryos or other samples. Customer shall provide that counselling to its patients or to arrange for that counselling through an appropriate third party. Customer shall ensure that the limitations of the genetic analyses performed are thoroughly discussed with the patient. It should be emphasized that methods for the genetic analysis of gametes, embryos and other samples are not 100% accurate. In particular, Customer will ensure that the patients having genetic testing of gametes, embryos or other samples understand that the purpose of those tests is not to guarantee that a fetus or child will be unaffected by the genetic abnormality under analysis. Rather, the intention of those tests is to provide a reduction in the risk of an affected fetus or child. Prenatal testing is strongly recommended in order to confirm that any pregnancy established after gamete/embryo testing is unaffected.

5. **PORTAL.**

CooperSurgical maintains a cloud-based portal in which sample information is stored (the "**Portal**") to allow Customer to manage, track, and download patient results. CooperSurgical shall provide Customer access to the Portal. Customer shall comply with the instructions that CooperSurgical may provide from time to time for use of

the Portal and shall use the Portal only for its intended purpose of Test-related communications between Customer and CooperSurgical. Customer shall, and shall cause its personnel to, strictly limit access to the Portal to personnel who need that access in the course of treating relevant patients, including by securing access to login credentials. Customer's access to the Portal shall be subject to Customer's compliance with this Section 5.

6. TESTING KITS.

(a) **Provision of Testing Kits.** For some Tests, CooperSurgical may, in its discretion, offer kits for collecting samples for Testing ("**Testing Kits**"). CooperSurgical shall, at Customer's request, list the Tests for which it offers Testing Kits. CooperSurgical shall, at Customer's request, provide a reasonable quantity, as determined by CooperSurgical, of those Testing Kits to Customer at Customer's location that Customer specifies in writing to CooperSurgical or such other location as the Parties may mutually agree upon in writing. Pricing for Testing Kits shall be as specified in CooperSurgical's price list. Delivery terms for Testing Kits shall be EXW (Incoterms 2020) CooperSurgical's facility from which Testing Kits are shipped.

7. COMPLIANCE MATTERS.

(a) **CooperSurgical Compliance.** CooperSurgical represents and warrants that it will maintain all laboratory licenses, permits, certifications and accreditations (each, a "**Certification**") that are required under applicable laws and regulations ("**Law**") to perform the Services in each jurisdiction in which a Lab is located (collectively, the "CooperSurgical Jurisdictions").

(b) **Customer Compliance.** Customer shall comply with applicable health care Laws in Customer's jurisdiction and shall ensure that all embryologists who perform embryo biopsy complete structured training and competency assessments in accordance with the specialized embryology procedures outlined in ASRM's *Comprehensive Guidance for Human Embryology Laboratories*. Customer shall provide CooperSurgical with all information necessary and useful for CooperSurgical to comply with any applicable Law in connection with the Services.

(c) **DISCLAIMER OF IMPLIED WARRANTIES.** THE REPRESENTATIONS AND WARRANTIES SET OUT IN THESE T&CS ARE THE SOLE REPRESENTATIONS AND WARRANTIES MADE BY EITHER PARTY CONCERNING THE SUBJECT MATTER OF THESE T&CS, INCLUDING THE TESTS AND THE SERVICES, AND EACH PARTY HEREBY DISCLAIMS ANY IMPLIED REPRESENTATIONS OR WARRANTIES CONCERNING THESE T&CS OR THE SUBJECT MATTER OF THESE T&CS, INCLUDING THE TESTS AND THE SERVICES.

(d) **Record Retention.** CooperSurgical shall retain records of Services performed, and related invoices, in accordance with CooperSurgical's record retention and privacy policies in effect from time to time, for at least the minimum period required by applicable Law.

8. PRICING AND PAYMENT.

(a) The prices for the Services are as specified in the Agreement.

(b) For clinic bill Customers, CooperSurgical will invoice Customer for the purchase price of the Services and all other amounts payable by Customer. Customer shall pay each invoice within net thirty (30) days from the date of that invoice. Payment terms commence from the CooperSurgical Invoice Generation Date, and not the date the invoice is received by Customer. Payments must be cashed in CooperSurgical's receivables on or before fifteen (15) days after the invoice due date to avoid potential credit hold. To ensure a proper payment allocation, clear and detailed remittance advice must be included with Customer's payment. Excel format is preferred. Questions regarding billing and payments can be directed to AccountsReivable@CooperSurgical.com.

(c) Customer shall pay all amounts due in full without any set-off, counterclaim, deduction or withholding (except

for any deduction or withholding required by law). CooperSurgical may at any time, without limiting any other rights or remedies it may have, set off any amount owing to it by Customer against any amount payable by CooperSurgical to Customer.

9. INTELLECTUAL PROPERTY.

All intellectual property rights, including copyrights, patents, patent disclosures and inventions (whether patentable or not), trademarks service marks, trade secrets, know-how and other confidential information, trade dress, trade names, logos, corporate names and domain names, together with all of the goodwill associated therewith, derivative works and all other rights in and to the Testing Kits and all documents and other materials that are delivered to Customer or prepared by or on behalf of CooperSurgical in the course of performing the Services shall be owned by CooperSurgical.

10. CONFIDENTIALITY.

(a) Each Party (the “**Recipient**”) shall, during the Term of the Agreement and for the Confidentiality Period thereafter, keep confidential the Confidential Information of the other Party (the “**Discloser**”) disclosed or made available to it before, on or after the Effective Date of the Agreement. The Recipient shall not disclose the Discloser’s Confidential Information to any third person, except (i) as required to fulfill the Recipient’s obligations under these T&Cs and (ii) as otherwise explicitly permitted by these T&Cs.

(b) “**Confidential Information**” means any non-public technical, laboratory, algorithmic, business or financial information, identified as such by the Discloser in writing, patient information, proprietary, developmental, technical, marketing, sales, operating, performance, cost, know-how, policy, business and process information, software and all record bearing media containing or disclosing that information.

(c) The “**Confidentiality Period**” means 3 years from the end of the Term, except, that (i) to the extent that any Confidential Information constitutes a trade secret, these T&Cs shall remain in effect for that Confidential Information until that Confidential Information ceases to be a trade secret for reasons not attributable to a breach of these T&Cs by the Recipient of that Confidential Information and (ii) to the extent that any Confidential Information constitutes Protected Data, that Confidential Information shall remain protected as and to the extent provided in applicable data protection Laws.

(d) Each Party shall advise its Affiliates, employees, officers, agents, clinicians and representatives (“**Representatives**”) involved in the performance of these T&Cs of the terms and conditions of this [Section 10](#) and instruct them to observe those terms and conditions. Each Party shall be responsible for any breach of this [Section 10](#) by its Representatives.

11. DATA PROTECTION AND HIPAA COMPLIANCE.

(a) Each Party acknowledges that it is a “**Covered Entity**” as defined under the Health Insurance Portability and Accountability Act of 1996 (“**HIPAA**”), including the HIPAA Privacy, Security, Breach Notification, and Enforcement Rules, and the Health Information Technology for Economic and Clinical Health Act (“**HITECH Act**”). Each Party agrees that it will comply with all applicable federal and state laws and regulations governing the privacy and security of Protected Health Information (“**PHI**”).

(b) Each Party shall use and disclose PHI received from the other Party solely as permitted by HIPAA and as necessary to perform its obligations under these T&Cs. Each Party will implement appropriate administrative, physical, and technical safeguards to protect the confidentiality, integrity, and availability of PHI in its possession.

(c) In the event either Party becomes aware of any unauthorized use or disclosure of PHI, or any breach of unsecured

PHI as defined by HIPAA, that Party shall promptly notify the other Party and provide all information reasonably required for the other Party to meet its legal obligations.

(d) Nothing in these T&Cs limits either Party's independent responsibility as a Covered Entity to comply with HIPAA.

12. MISCELLANEOUS PROVISIONS.

(a) **Use of Name and Trademarks.** Customer shall not use the name, trademark, logo or symbol of CooperSurgical for any purpose without CooperSurgical's prior written consent to that use in each instance.

(b) **Updates to T&Cs.** CooperSurgical may revise these T&Cs from time to time by posting new T&Cs on its website or otherwise making new T&Cs available to Customer. These T&Cs shall not otherwise be modified, amended, or in any way altered except by an instrument in writing signed by the Parties.

(c) **Dispute Resolution.** The Parties will attempt in good faith to resolve any issues relating to the Services or activities provided herein. If the Parties are unable to resolve the dispute within a reasonable period (but in no event more than thirty (30) days from the date of receipt of written request), then the dispute will be escalated to representatives of each Party at least one level higher in their respective organizations than those involved in the previous round of negotiations. No formal proceedings relating to such dispute may commence until the escalated representatives conclude in good faith that amicable resolution through continued negotiation of the matter in issue does not appear likely, except that either Party may initiate legal action in any court of competent jurisdiction at any time to protect the confidentiality of its Confidential Information or data.

(d) **Governing Law.** These T&Cs, and all issues and questions concerning the construction, validity, enforcement, interpretation and subject matter of these T&Cs, shall be governed by, and construed in accordance with, the Laws of the State of New York, without giving effect to any choice or conflict of law provision or rule, whether of the State of New York or any other jurisdiction, that would cause the Laws of any jurisdiction other than the State of New York to apply.

(e) **Jurisdiction and Venue.** THE NEW YORK STATE AND UNITED STATES FEDERAL COURTS SITTING IN NEW YORK COUNTY, NEW YORK, SHALL HAVE EXCLUSIVE JURISDICTION OVER ALL ACTIONS, SUITS AND PROCEEDINGS ARISING OUT OF OR RELATING TO THESE T&CS OR THE SUBJECT MATTER OF THESE T&CS, AND EACH PARTY HEREBY IRREVOCABLY AND UNCONDITIONALLY (I) SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE JURISDICTION OF ANY SUCH COURT IN ANY SUCH ACTION OR PROCEEDING OR FOR RECOGNITION OF ANY JUDGMENT AND (II) WAIVES ANY OBJECTION TO THE LAYING OF VENUE OF, AND ANY DEFENSE BASED ON AN INCONVENIENT FORUM IN, ANY SUCH ACTION OR PROCEEDING IN ANY SUCH COURT. EACH PARTY MAY BE SERVED WITH PROCESS IN CONNECTION WITH ANY SUCH ACTION OR PROCEEDING IN THE SAME MANNER IN WHICH NOTICES AND OTHER COMMUNICATIONS MAY BE DELIVERED UNDER THESE T&CS.

(f) **Jury Trial Waiver.** BECAUSE DISPUTES ARISING IN CONNECTION WITH COMPLEX BUSINESS TRANSACTIONS ARE MOST QUICKLY AND ECONOMICALLY RESOLVED BY AN EXPERIENCED AND EXPERT PERSON AND THE PARTIES WANT APPLICABLE LAWS TO APPLY (RATHER THAN ARBITRATION RULES), THE PARTIES WANT THEIR DISPUTES TO BE RESOLVED BY A JUDGE APPLYING THOSE APPLICABLE LAWS. ACCORDINGLY, TO ACHIEVE THE BEST COMBINATION OF THE BENEFITS OF THE JUDICIAL SYSTEM, EACH PARTY IRREVOCABLY WAIVES ALL RIGHT TO TRIAL BY JURY IN ANY ACTION, SUIT OR PROCEEDING BASED UPON OR ARISING OUT OF THESE T&CS OR THE SUBJECT MATTER OF THESE T&CS. THE SCOPE OF THIS WAIVER IS INTENDED TO BE ALL-ENCOMPASSING OF ANY AND ALL DISPUTES THAT MAY BE FILED IN ANY COURT AND THAT RELATE TO THE SUBJECT MATTER OF THESE T&CS, INCLUDING CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW AND STATUTORY CLAIMS. EACH PARTY ACKNOWLEDGES THAT THIS WAIVER IS A MATERIAL INDUCEMENT TO ENTER INTO THESE T&CS. EACH PARTY HAS REVIEWED THIS WAIVER WITH ITS LEGAL COUNSEL, AND KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH THAT LEGAL COUNSEL. IN THE EVENT OF LITIGATION, THESE T&CS

MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.

(g) **Limitation of Liability.** NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY UNDER THESE T&CS, OR OTHERWISE IN CONNECTION WITH THE SUBJECT MATTER OF THESE T&CS, FOR INCIDENTAL, CONSEQUENTIAL, INDIRECT, SPECIAL, PUNITIVE, OR EXEMPLARY DAMAGES OF ANY KIND, INCLUDING LOST GOODWILL, LOST PROFITS, LOST BUSINESS OR OTHER INDIRECT ECONOMIC DAMAGES, OR INJURY TO PROPERTY, REGARDLESS OF WHETHER ANY CLAIM FOR THOSE DAMAGES IS BASED ON CONTRACT, NEGLIGENCE, TORT (INCLUDING STRICT LIABILITY) OR ANY OTHER LEGAL THEORY AND REGARDLESS OF WHETHER THE PARTY ALLEGEDLY LIABLE FOR THOSE DAMAGES WAS ADVISED, HAD OTHER REASON TO KNOW, OR IN FACT KNEW OF THE POSSIBILITY OF THOSE DAMAGES.

THE AGGREGATE LIABILITY OF COOPERSURGICAL AND ITS AFFILIATES UNDER THESE T&CS AND WITH RESPECT TO THE SUBJECT MATTER OF THESE T&CS, REGARDLESS OF WHETHER ANY CLAIM FOR DAMAGES IS BASED ON CONTRACT, NEGLIGENCE, TORT (INCLUDING STRICT LIABILITY) OR ANY OTHER LEGAL THEORY, SHALL NOT UNDER ANY CIRCUMSTANCES EXCEED THE AMOUNTS PAID BY CUSTOMER FOR SERVICES UNDER THESE T&CS IN THE 6 MONTHS PRECEDING THE DATE OF THE OCCURRENCE OR SERIES OF RELATED OCCURRENCES FOR WHICH LIABILITY IS ALLEGED.

(h) **Insurance.** Customer shall, at its own expense, maintain and carry insurance in full force and effect which includes general liability insurance and professional liability insurance, in the minimum amount of \$1,000,000 for each occurrence and a minimum amount of \$3,000,000 in the aggregate. Customer shall, upon CooperSurgical's request, provide proof of that coverage.

(i) **Force Majeure.** Neither Party shall be liable to the other Party for any delay or failure to perform its obligations (except payment of money) under these T&Cs if it arises from or is due to any cause or causes beyond the reasonable control of the Party affected, including acts of God, acts of government, labor disturbances, shortage of or difficulty in obtaining raw materials or components, epidemics, blockades, quarantines, fire, or flood.

* * *

Exhibit A

TESTS

Select Syndrome Screen

Select Syndrome Screen is a genetic test intended only as a screening tool, which is designed to evaluate embryos for certain syndromes or chromosomal abnormalities. It is not a diagnostic test and cannot detect all genetic or health conditions.

Results for Select Syndrome Screen should be interpreted in the context of other clinical information and are subject to limitations such as mosaicism and technical variability. Medical guidelines and healthcare providers recommend that any pregnancy resulting from an embryo screened with this test undergo confirmatory diagnostic testing, such as chorionic villus sampling (CVS) or amniocentesis, to verify genetic status.

PGT-A (with Genetic PN check)

PGT-A (Preimplantation Genetic Testing for Aneuploidy) is a genetic test intended only as a screening tool and is designed to identify whether an embryo has the expected number of chromosomes. It is not a diagnostic test, it cannot detect every chromosome abnormality or DNA abnormality, and it cannot determine whether an embryo will implant, result in a successful pregnancy, or lead to the birth of a healthy child. Healthcare providers should review the test's indications, limitations, and potential risks and discuss these with their patients to determine whether the test is appropriate for the patient's individual circumstances.

CooperSurgical's PGT-A test includes a Genetic PN (pronuclei) Check, which is an additional genetic analysis that helps support evaluation of whether fertilization occurred in a typical manner. This test is intended to provide supportive information only and does not confirm embryo viability, health, or likelihood of pregnancy.

Both PGT-A and Genetic PN (pronuclei) Check have technical and biological limitations and should be interpreted with your healthcare provider. Genetic testing cannot guarantee pregnancy or the birth of a healthy child.

PGT-M

Preimplantation Genetic Testing for Monogenic Disorders (PGTM) is a genetic test intended only as a screening tool. PGT-M analysis is limited to the disorder(s) for which testing has been ordered. It is not a diagnostic test and cannot detect all genetic variants (mutations), abnormalities, or health conditions. Healthcare providers should review the test's indications, limitations, and potential risks and discuss these with their patients to determine whether the test is appropriate for the patient's individual circumstances.

Because PGTM is customized for each family, it only evaluates for the single-gene variant(s) for which testing has been ordered. It does not evaluate for sporadic chromosome abnormalities or for any other genetic disorders. It does not guarantee the birth of a healthy baby. Medical guidelines and healthcare providers recommend that any pregnancy resulting from an embryo screened with this test undergo confirmatory diagnostic testing, such as chorionic villus sampling (CVS) or amniocentesis, to verify genetic status.

PGT-SR

PGT-SR (Preimplantation Genetic Testing for Structural Rearrangements) is a genetic test intended only as a screening tool and is designed to check for chromosome imbalances resulting from a gamete contributor's known chromosomal rearrangement, such as a translocation or an inversion. PGT-SR testing also includes PGT-A screening

for gains and/or losses of chromosomes and genetic material beyond those associated with the known familial rearrangement. These are not diagnostic tests, they cannot detect every chromosome or DNA abnormality, and they cannot determine whether an embryo will implant, result in a successful pregnancy, or lead to the birth of a healthy child. Healthcare providers should review the test's indications, limitations, and potential risks and discuss these with their patients to determine whether the test is appropriate for the patient's individual circumstances.

This test only looks for unbalanced chromosome changes related to the known rearrangement and for chromosome abnormalities not related to the known rearrangement within the limitations of the PGT-A technology. This testing cannot detect every chromosome abnormality or DNA abnormality, and a normal/balanced result does not ensure a successful pregnancy. Genetic testing cannot guarantee pregnancy or the birth of a healthy child. Confirmatory prenatal testing during pregnancy is recommended.

PGT-Complete

PGT-Complete (parentage testing) is a genetic test intended only as a screening and quality control tool, and includes Parental QC, Origin of Aneuploidy analysis, and a Genetic PN (pronuclei) Check. It is not a diagnostic test and does not guarantee gamete contributor identity, embryo health or fertility outcomes. Healthcare providers should review the test's indications, limitations, and potential risks and discuss these with their patients to determine whether the test is appropriate for the patient's individual circumstances.

Parental QC (parentage) compares the DNA in an embryo sample to the DNA samples provided by the gamete contributors to provide reassurance the intended gametes were used in embryo formation. It is not a legal parentage or identity test and cannot prevent or detect all possible errors.

Origin of Aneuploidy analysis looks at whether a chromosome change derived from the egg or the sperm. This information is not definitive and does not predict future fertility outcomes or guarantee results in future cycles.

Genetic PN (pronuclei) Check is a genetic analysis that helps support evaluation of whether fertilization occurred in a typical manner. This test is intended to provide supportive information only and does not confirm embryo viability, health, or likelihood of pregnancy. Genetic testing cannot guarantee pregnancy or the birth of a healthy child.