

All users of www.OptionsinConception.com, and all participants of any of Options in Conception programs must agree to the following:

1. **CONFIDENTIALITY AGREEMENT:** We agree not to disclose any part of or the entire donor or surrogate profile or pictures released to us, to any third party, persons, agency, or entity. We also agree not to publish or replicate any part of or the entire profile(s) in any way through copying, electronic, or any other means. We agree not to engage in any conduct that may breach the confidentiality of the donor or surrogate candidates.
2. **CONFIDENTIALITY AGREEMENT:** We also agree not to disclose, release, or publicize any fee structure, fees, services, documents, paperwork of Options in Conception to any other organization, professional, individual, media, public, or entity through verbal, visual, electronic, facsimile, or any other form of communication.
3. We agree not to disclose or release any information regarding a potential or matched: (1) intended parent(s) , (2) surrogate(s) or (3) egg donor(s) of Options in Conception to any other organization, professional, individual, media, public, or entity through verbal, visual, electronic, facsimile, or any other form of communication.
4. Any disclosure or release of any above information has to be done with **written permission** from an authorized personnel from Options in Conception prior to disclosure.
5. **WEBSITE CONFIDENTIALITY AGREEMENT:** Intended Parent(s) agree not to disclose to any third party, or use in any manner, any information provided by Options in Conception, including but not limited to: costs, fees, printed material, resources, names, pictures, photos, digital profiles, paper profiles, data, description of candidates, terms of agreement, contracts, potential surrogate mother, potential egg donors, matched surrogate mothers, matched egg donors, or information regarding any persons or parties they have interviewed during their participation in any of Options in Conceptions programs. Any disclose of information in any method must be done with written permission from an authorized personnel from Options in Conception prior to disclosure.
6. **ALL INFORMATION IS TRUE.** All participants must provide true information to the best of their knowledge.

Any breach of above Agreement will entitle Options in Conception compensation of any related damages, including but not limited to loss of fees, claims against Options in Conception, and any loss of foreseeable income.

Intended Parents also understand that an available egg donor or surrogate can be held for them with a non-refundable deposit, which will be applied immediately towards medical screening, psychological screening, and other non-refundable expenses. However, donors or surrogates may become unavailable at any time due to medical reasons, donor's or surrogate's own decision, or other reasons. If so, the un-used deposit may be refunded or applied to another donor or surrogate. Intended Parent(s)'s voluntary switching of donors or surrogates is not eligible for a refund.