



**ACKNOWLEDGMENT OF ASPIRING / INTENDED PARENTS  
(GESTATIONAL SURROGACY)**

We, \_\_\_\_\_ (the “Mother” or “First Intended Parent”), and \_\_\_\_\_ (the “Father” or “Second Intended Parent”) hereby acknowledge that:

- (a) Our selection of the Gestational Carrier was made without recommendation, inducement or influence by the National Exchange for Egg Donation and Surrogacy, Incorporated (“NEEDS”);
- (b) NEEDS is not a party to any agreement we may have with the Gestational Carrier;
- (c) NEEDS cannot predict the future behavior of any Gestational Carrier and has not guaranteed or warranted that the Gestational Carrier will comply with the terms of any agreement; and
- (d) The law regarding third party reproduction is uncertain.

Therefore, we hereby agree to release and discharge NEEDS and any of its representatives from all liability and all manner of action, causes of actions, suits, proceedings, debts, contracts, judgments, damages, claims and demands whatsoever in law or equity in connection with our selection of the Gestational Carrier or any adverse consequences which may arise in connection with or as a result of our participation in this process. We hereby further agree to indemnify NEEDS against any and all costs incurred in defending any such actions arising out of this process.

DATED: \_\_\_\_\_

\_\_\_\_\_  
Mother (or First Intended Parent)

\_\_\_\_\_  
Father (or Second Intended Parent)