

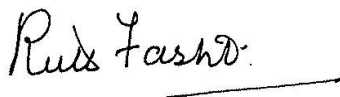
Directions given under the Human Fertilisation and Embryology Act 1990 as amended

Keeping gametes and embryos in the course of carriage between premises

Ref: 0009
Version: 1

These Directions are:	GENERAL DIRECTIONS
Sections of the Act providing for these Directions:	Section 24 (3), (3A) and (3B)
These Directions come into force on:	1 October 2009
These Directions remain in force:	Until revoked
This version issued on:	1 October 2009

1. These Directions authorise the keeping, by or on behalf of a person to whom a licence applies, of:
 - (a) human admixed embryos; or
 - (b) gametes and embryos not intended for human application (research) in the course of their carriage to or from any premises.
2. These Directions authorise the keeping, by or on behalf of a person to whom a licence applies, of gametes or embryos intended for human application (treatment or storage for future use) in the course of carriage between:
 - (a) licensed premises,
 - (b) licensed premises and relevant third party premises,
 - (c) premises referred to in paragraphs (a) and (b) and tissue establishments accredited, designated, authorised or licensed under the laws, or other measures, of Gibraltar or of an EEA state other than the United Kingdom which implement the first, second or third Directive; and
 - (d) premises referred to in paragraphs (a) and (b) and tissue establishments in a country which is not an EEA state, pursuant to any Directions made under section 24 (4) of the Act.



Ruth Fasht OBE

1 July 2009

Chair of the Compliance Committee in accordance with delegated powers granted by the Human Fertilisation and Embryology Authority on 17 December 2008.

Version control	
Directions name:	Keeping gametes and embryos in the course of carriage between premises
Reference number:	0009
Date version 1 issued:	1 October 2009
Date version 2 issued:	
Chair's letter reference:	