



CFAS Compliance Seal

Application Form

Clinic Name			Current Year	2022
Address		City	Prov	Postal Code
Medical Director's First Name				
Medical Director's Last Name			CFAS Member #	
Is this your first application? <input type="checkbox"/> Y <input type="checkbox"/> N	Date of your first application		Renewal Year	

The CFAS Compliance Seal (the “Seal”) was created to recognize fertility clinics that opt to display their clinics success rates using a recognized criterion. By using CARTR data as a standard, we aim to omit data manipulation that skews favorable results, and instead transparently transmit clinic success rates to existing or to any potential new patients the clinic will attract. This seal does not imply, and may not be used to imply, that the clinic is approved or recommended by the CFAS, but is meant to demonstrate that the clinic uses CFAS approved criteria to share their clinic success rates.

The Seal is the property of the CFAS. Its unapproved use by any third party including, without limitation, a member, sponsor, or exhibitor, may imply CFAS support or endorsement for particular activities, programs, or organisations, or a specific relationship between CFAS and the third-party user. In addition, the misrepresentation and use of the Seal is misleading to the public. Accordingly, the Seal may only be used in accordance with this policy.

Participating clinics are invited to utilize a CFAS approved Reference Chart that integrates the CARTR Plus framework when completing their CFAS Compliant IVF Outcome Report for submission to the CFAS for the Compliance Seal.

Use of the CFAS Compliance Seal

1.1 Use of the CFAS Compliance Seal by third parties

The Seal may not be used in any format by any third party without express written permission from the CFAS, and may only be used for the time frame approved by the CFAS

1.1.1 Notice of permission granted

Once a clinic has received approval from the CFAS to use the Seal, it will be notified in writing of their approval and the criteria specifying the limitation with respect to their use of the Seal. The CFAS reserves the right to monitor any CFAS compliant clinic and revoke the Seal and the use thereof should the clinic be found demonstrating inaccuracies or inconsistencies with their reporting, or failure to follow the required criterion in any way.

All decisions related to the use of the Seal will be assessed by the Executive Director in accordance with

policies determined by the Board of the CFAS.

1.1.2. Unauthorized use of the CFAS Compliance Seal

Any unauthorized use of the Seal constitutes copyright infringement in violation of Canada’s copyright laws and will result in CFAS demanding that the Seal be removed immediately and revoke the clinic’s use of the Seal. Should the CFAS revoke the clinic’s use of the Seal, the participating clinic must remove the Seal from its website and any other material or communications, and cannot represent that they are Seal compliant, within one (1) week of notice of such it being revoked.

The CFAS will then periodically monitor all related websites and social media accounts, and any further infraction of the use of intellectual property or improper characterization of the relationship between the third party and the CFAS and may be met with legal action at the discretion of the CFAS.

I have read the above requirements, understand them and agree to abide by the policy, submitted the accompanying documents and upon signature agree to fulfill the criteria for use of the CFAS Compliance Seal

Name	Signature	Date
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For CFAS Office Internal Use Only		
First Year	Last Renewed	Approved by
Payment Received	Payment Details	Seal sent