



HISTOPATHOLOGY REQUEST FORM

Specimen Despatched Form:	HRN :
Results to be Returned to:	Name :
Attn : Consultant-In-Charge	DOB(Age) :
DEPT WARD CLASS FEE	Sex :
	Race :

Clinical Diagnosis	FOR LABORATORY USE ONLY
	BIOPSY NO.
	Time Specimen Received
	Number of Specimens
	Number of Blocks
	Tissue for Histology
	Patient Consent to use Residual Tissue for Medical Research Yes <input type="checkbox"/> No <input type="checkbox"/>
Clinical History	Photo Pot
Investigation	Receive SMS Alert Yes <input type="checkbox"/> No <input type="checkbox"/>
Operation Findings	
Name of Consultant :	MCR No :
Specimen Taken Date :	Time :

Nature and Location of Specimen:	HISTOPATHOLOGICAL EXAMINATION		CENTRE CODE		37
	ROUTINE HISTOLOGY	CODE	IMMUNOHISTOCHEMISTRY	CODE	
	Small	6001 <input type="checkbox"/>	/IMMUNOFLUORESCENCE		
	Large	6011 <input type="checkbox"/>	ER/PR/Others:	6361 <input type="checkbox"/>	
	Complex	6021 <input type="checkbox"/>		<input type="checkbox"/>	
	Additional Specimen	6031 <input type="checkbox"/>	ELECTRON MICROSCOPY	6321 <input type="checkbox"/>	
	FROZEN SECTION	CODE	PANELS	CODE	
	First Specimen	6101 <input type="checkbox"/>	Renal	6366 <input type="checkbox"/>	
	Subsequent Specimen	6111 <input type="checkbox"/>	Muscle	6367 <input type="checkbox"/>	
	SECOND OPINION	6401 <input type="checkbox"/>	Skin	6371 <input type="checkbox"/>	

Printed On	Completed By	MCR No.	Signature
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Please see the next page for T&Cs.





NUH Referral Laboratories

A subsidiary of NUH

TERMS AND CONDITIONS FOR SERVICES BY NUH REFERRAL LABORATORIES

1. Applicability

1.1 The following terms and conditions are applicable to all the services provided by NUH Referral Laboratories Pte Ltd ("NRL"). NRL will consider all requests for its services from ordering doctors from healthcare institutions, clinics, and laboratories ("Clients"). By submitting your samples to and/or requesting for services to be provided by NRL, you (as our Client) are acknowledging that you have read and understood and also agree to be bound by these terms and conditions for the provision of services by NRL. If you do not wish to be bound by any of these terms and conditions, you may reject the provision of services by us or otherwise immediately cease using our services.

2. Request procedure

2.1 NRL reserves the right to discontinue any test or withhold the report in the event that there is any error or inaccuracy found in the information provided to NRL. You are responsible to promptly update NRL any changes in the information given to us, including your contact details. NRL also reserves the right to decline to carry out any test or, if the test has been commenced, to stop the test immediately, if it is or becomes apparent to NRL that it will be inappropriate, whether for legal or any other reason, for NRL to carry out or continue with such test.

2.2 NRL understands that its Clients have the right to reject any services to be provided by NRL, but for the avoidance of doubt, NRL shall not be obliged to notify the ordering doctor or clinic if the patient does not show up at NRL or otherwise refuse the services by NRL.

2.3 Clients may request to cancel their request for services by NRL, but Clients will be charged fully for the requested services if the sample had been submitted or the test had been performed. In the event of any test cancellation, NRL will also not return any submitted sample but will discard the sample accordingly.

3. Fees and payment

3.1 NRL reserves the right at any time to change its lists of services and the fees for any of such services. Please email us at nrl@nuhs.edu.sg to obtain our current list for our prevailing services and their accompanying fees and charges. Clients shall pay invoices from NRL within thirty (30) days from the date of such invoices.

3.2 For cash on delivery cases, services shall commence only after payment has been received.

4. Reports

4.1 The laboratory reports that are issued by NRL shall not be used in any manner contrary to law. The report shall also not be reproduced in full or in part without NRL's prior written consent. NRL shall provide the Client with the encrypted softcopy of the final laboratory tests results report via email to the Client within the turnaround time as specified on the online test catalogue (<https://nuhsingapore.testcatalog.org>).

4.2 NRL shall use its best efforts to ensure that the tests do not exceed the turnaround time specified on the online test catalogue. In the event the test report's turnaround time is exceeded and its results is not received as expected, it is incumbent upon the Client to inform NRL to check on the status of the test report.

4.3 Clients may make a written request to us for clarification about the investigation findings in our reports. NRL shall be under no obligation to interpret any of such findings, but we shall however provide our best endeavours to provide answers to your queries.

5. Responsibilities of NRL

5.1 NRL shall not in any event be liable to the Client for any indirect, incidental, special or punitive loss, consequential damages or expenses, suffered by the Client however caused by NRL (including but not limited to loss of profits, loss of business opportunity, lost savings, business interruption costs, or pure economic loss) in connection with NRL's provision of the services or the Client's use of the test results or inability to use the test results, even if NRL had been advised of the possibility of such damage or expense.

5.2 To the extent permitted by law, NRL's liability for any loss or damage caused by NRL in connection with NRL's provision of services or the Client's use of the test results or inability to use the test results, whether in contract, tort or otherwise, shall be limited to the fees paid by the Client.

5.3 NRL shall not be liable to the Client for any direct loss or damage caused by any third party, including any third party vendor, due to any events arising out of or in connection with this NRL's provision of services. NRL shall also not be responsible for the quality and timeliness of the provision of services provided by a third party vendor.

6. NUHS Data Protection Statement

6.1 By engaging our services, the Client also confirms that all the information provided to NRL (including personal data) is accurate and complete and that the Client had read and understood the terms and conditions of NUHS Data Protection Statement (which is available on NUHS website), and agree that NRL (including the institutions within NUHS) may collect, use and disclose his/her personal data for the purposes stated in the NUHS Data Protection Statement.

7. Governing law

7.1 These terms and conditions shall be governed by and construed according to the laws of Singapore. Any claim or dispute relating to these terms and conditions and the services rendered by NRL shall be heard and settled by the Singapore courts.