

Name \_\_\_\_\_ Mare \_\_\_\_\_ Stallion \_\_\_\_\_



Center Veterinary & Reproduction Services, PLLC  
3771 FM 811  
Centerville Texas 75833  
(903) 536-2424 phone (903) 536-3294 fax

### Commercial Embryo Transfer Contract

Contract # \_\_\_\_\_  
Arrival Date \_\_\_\_/\_\_\_\_/\_\_\_\_ Tag# \_\_\_\_\_  
Departure Date \_\_\_\_/\_\_\_\_/\_\_\_\_

Mare Name \_\_\_\_\_ Reg # \_\_\_\_\_ Stallion Name \_\_\_\_\_

- MARE MANAGEMENT (Bred on site via shipped semen)
- IN HOUSE BREEDING (Mare & Stallion both on site)
- EMBRYO FLUSH AND TRANSFER ONLY (Mare bred elsewhere)

The undersigned Mare Owner of Lessee (hereafter referred to as Mare Owner) of the above Donor Mare, hereby agrees to the terms of this contract, said terms being as follows:

1. **A \$1,000.00 non-refundable Introductory Fee must be submitted with the complete and signed Embryo Transfer Contract prior to the donor mare being flushed.** The Mare Owner is responsible for complying with all rules and regulations of the donor mares breed registry including embryo transfer enrollment of the donor mare prior to the collection of an embryo.
2. In the event multiple embryos are recovered in a single flush, CV&RS PLLC, reserves the right to transfer all embryos. The Mare Owner has the option to accept or reject the second transfer. If Mare Owner elects to accept the second transfer an additional \$1,000.00 is due and payable immediately. The remaining balance due for the second transfer is commensurate with the primary transfer contracted for as described in paragraph 4.
3. The non-refundable embryo transfer balance of \$2,100.00 is due and payable upon confirmation of pregnancy of forty-five days or upon departure of the recipient mare from CV&RS PLLC, whichever occurs first. In addition, all other incurred expenses (i.e. stud fees, board, veterinary expenses, farrier fees, etc) will be due and payable upon departure of recipient mare from CV&RS PLLC.
4. The recipient mare must be pregnancy checked within 15 days after departure from CV&RS PLLC by the Mare Owner's veterinarian and written confirmation must be sent to CV&RS, PLLC. CV&RS, PLLC has absolutely no responsibility for any loss of pregnancy after the forty-five day check confirmed by CV&RS, PLLC and by the Mare Owner's veterinarian. CV&RS, PLLC does not guarantee a live foal. If the recipient mare fails to carry the foal to term or the foal does not survive at birth, the full fee will again be due and payable in the following breeding season.
5. **The recipient mare is the property of Center Ranch.** All maintenance related expenses, including mare care, veterinarian expenses (including vaccinations and deworming), and farrier expenses, are the responsibility of the Mare Owner during the time that the recipient mare is in the possession of the Mare Owner.
6. The Mare Owner is responsible for the return of recipient mare to Center Ranch within 30 days of foal being weaned. The recipient mare must be returned in the same condition she left CV&RS, PLLC. If recipient mare should die while in the care of Mare Owner, Center Ranch, is to be notified immediately. Mare Owner is held responsible and agrees to pay \$1,250.00 to Center Ranch for the cost of recipient mare. The \$2,100.00 embryo transfer balance is non-refundable.
7. **Mare Owner will indemnify and hold CV&RS, PLLC, Center Ranch, its' officers, agents, representatives and employees harmless from any claims or damages of any kind, including damages and claims of third parties caused by or to recipient mare including claims or damages from or based upon any negligence of CV&RS, PLLC, Center Ranch, its' officers, agents, representatives and employees. Mare Owner understands and agrees that CV&RS, PLLC, Center Ranch, its' officers, agents, representatives and employees will not be held responsible for accidents, sickness and death to recipient mare and/or foal. Furthermore, Mare Owner releases CV&RS, PLLC, Center Ranch, its' officers, agents, representatives and employees from any claim for injury or damage to above named mare and/or foal which may occur while in CV&RS, PLLC, Center Ranch, its' officers, agents, representatives and employees' custody including claims based on negligence or the exercise of judgment in supervising and caring for said mare and/or foal. Mare Owner agrees to indemnify and hold CV&RS, PLLC, Center Ranch, its' officers, agents, representatives and employees harmless from any and all claims of any kind arising from or related to said donor mare and/or foal including claims based on the negligence of CV&RS, PLLC, Center Ranch, its' officers, agents, representatives and employees or of Mare Owner. CV&RS, PLLC, Center Ranch, its' officers, agents, representatives and employees assumes no liability whatsoever for mare and/or foal and Mare Owner. Any dispute related to this contract will be governed by the laws of the State of Texas and venue of any dispute arising from this contact shall be in Leon County, Texas.**

#### MARE OWNER / LESSEE INFORMATION

I, the below signed, have read this contract and agree to its contents. All information is true and correct and the above named mare shall be bred to the stallion listed above in the \_\_\_\_\_ breeding season.

Name \_\_\_\_\_ Home # \_\_\_\_\_  
 Address \_\_\_\_\_ Work # \_\_\_\_\_  
 City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_ Cell # \_\_\_\_\_  
 Signature \_\_\_\_\_ Date \_\_\_\_/\_\_\_\_/\_\_\_\_ Fax# \_\_\_\_\_

#### Billing Information:

Stallion Service Fee	Booking fee	\$ _____	Paid Check # _____	Date ____/____/____
	<i>Payable to Stallion owner</i>	Balance	\$ _____	Paid Check # _____
				Date ____/____/____
Chute Fee ( <i>Payable to Center Ranch</i> )		\$ _____	Paid Check # _____	Date ____/____/____
Introductory Fee (non-refundable)		\$ _____	Paid Check # _____	Date ____/____/____
	<i>Payable to CV&amp;RS, PLLC</i>			
Embryo Transfer Balance		\$ _____	Paid Check # _____	Date ____/____/____
	<i>Payable to CV&amp;RS, PLLC</i>			

Recipient # _____	Flush Date _____	Due Date _____	Departure Date _____	Paid _____
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