



This contract dated _____ is between (Mare Owner) _____ and Outlaw Equine (Breeder). One service to **DUAL EQUIS** (Stallion) for the (Mare) _____

Reg # _____ Breed _____ for the 2026 season at **\$2,000** (including non-refundable booking/chute fee).

Please Check:

☐ Shipped Semen ☐ On site at Outlaw Equine ☐ Rebreed from Year _____

Will mare have an Embryo Transfer preformed? Yes _____ (IF yes, # of anticipated embryos _____) No _____

Reminder: ENROLL THE MARE IN THE AQHA EMBRYO ENROLLEMNT PROGRAM PRIOR TO BREEDING TO AVOID PENALTY FEES

FEES AND EXPENSES

- a. A non-refundable booking/chute fee of **\$500** is payable to Outlaw Equine and due with the signed contract. The remaining balance of the stud fee (**\$1,500**) is due PRIOR to the first shipment of semen. If the balance of the stud fee is not paid within the current breeding season, and semen is not shipped, Mare Owner will forfeit booking fee and this contract will become null and void. ALL CONTRACTS NOT RETURNED WITHIN THIRTY(30) DAYS OF ISSUANCE ARE CONSIDERED NULL AND VOID.
- b. In addition to the stud fee, prior to the first shipment of semen, the Mare Owner must pay, in full, a shipping fee of \$350. (Frozen Semen will be \$475 per shipment. Frozen Semen will be released at one (1) dose per shipment). This will cover all the costs associated with the packaging and overnight semen shipping process to the desired location within the United States. Counter to Counter Shipments will be charged \$475 per shipment. Canadian shipments are an additional \$150 (per shipment). Semen shipments that will be picked up at Outlaw Equine will be charged a pickup fee of \$100. If additional shipments are required, costs will reflect the same protocol listed in this paragraph.
- c. This contract will have a limit of two (2) shipments. If an additional shipment is requested, documentation from a licensed veterinarian providing evidence of the mare having a clean/negative uterine culture must be received before an additional shipment will be sent.
- d. If more than one embryo is produced from a breeding under this agreement and/or if multiple embryos are transferred and/or frozen, then the Mare Owner must notify the Stallion Manager within 48 hours of transfer and/or freezing of embryo(s). If embryo transfers result in multiple pregnancies, then the Mare Owner must pay the full contract fee for each pregnancy.
- e. If the Mare Owner chooses to freeze the embryo(s), it will be the Mare Owners responsibility to pay all nomination fees included. It is the Mare Owner's responsibility to notify Outlaw Equine when the embryo(s) is utilized.

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ON SITE BREEDERS CONDITION AND TREATMENT

- a. Haul-in breeders must pay booking and stud fee **IN FULL PRIOR** to breeding. No Exceptions. Onsite Mares will be responsible for all respected breeding costs. Lameness, rehabilitation, boarding, farrier and any other expenses will be separate charges from Reproduction. Bills must be paid monthly or when the Mare leaves Outlaw Equine, whichever occurs first.
- b. The Mare Owner agrees that when delivered to the Stallion Manager, the Mare will be healthy and in sound breeding condition. The Stallion Manager and/or Breeder may refuse to breed the Mare to the Stallion, if in the Stallion Manager and/or Breeders opinion, the Mare is not healthy and in sound breeding condition. A Mare deemed not sound by the veterinarian shall not be bred. In such a case, the Owner may subside another Mare within the same breeding season.
- c. The Mare Owner represents to the Stallion Manager and/or Breeder that the Mare is free from infection and disease. The Mare must be accompanied by a negative EIA (Coggins) Test performed within twelve (12) months prior to the date of this contract and prior to arrival at Outlaw Equine, and such other vaccination records and health certificate. Failure to provide proper information and documentation, the Stallion Manager and/or Breeder will perform proper tests and treatments/immunizations at the Mare Owner's expense. The Stallion Manager and/or Breeder reserves the right to discontinue service to any Mare upon detection of Mare carrying an infectious and/or contagious disease, or if any other applicable reason applies.
- d. Additionally, the Mare Owner authorizes the Stallion Manager and/or Breeder to perform any other veterinary services deemed necessary for the Mare's wellbeing, and the wellbeing of other equine that reside at Outlaw Equine, at the Mare Owner's Expense.

SEMEN AND SHIPPERS

- a. Handling: The Mare Owner agrees to comply with all breed association requirements concerning the handling and use of the cooled/frozen semen. The Mare Owner acknowledges that an experienced licensed veterinarian, capable and experienced in the use of and handling cooled and/or frozen semen. The Mare Owner agrees to use his/her best efforts to perform the insemination procedures within 24 hours but no more than 48 hours after collection from the Stallion.
- b. Equitainer: The Mare Owner understands that the Equitainer is the property of Outlaw Equine and that the Mare Owner does not obtain ownership rights to the Equitainer by virtue this agreement. Should the Mare Owner fail to return the Equitainer to Outlaw Equine within three (3) business days after the receipt, \$300 dollars shall be charged to the Mare Owner to cover the cost of the Equitainer. The cost of returning the Equitainer is the responsibility of the Mare Owner.
- c. No warranty, expressed or implied, including any warranty of merchantability or fitness for intended purpose will accompany the transported semen transferred by this agreement. The Mare Owner acknowledges that the Stallion Manager and/or Breeder cannot guarantee the use of transported semen in any respect.

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**** Semen requests MUST be placed by 5pm CST the day before collection to be placed on the list (First Ordered, First Shipped), and confirmed/cancelled by 8am CST the day of. Please call 940-399-1360. ****

No guarantee of delivery within a certain time period or that the transported semen will safely reach the insemination point without losing some of its integrity, quality or characteristics given. Although no warranty or guarantee is granted to the Mare Owner by this agreement, the Stallion Manager and/or Breeder will make the best effort to meet the requirements of each Mare Owner's individual needs.

NO GUARANTEES ARE MADE OR IMPLIED THAT SEMEN WILL BE AVAILABLE WHEN REQUESTED. Mares on site have breeding priority over transported semen.

LIMITED LIVE FOAL GUARANTEE AND RE-BREEDS

- a. If the breeding contemplated by this agreement is paid in full and does not result in a live foal, the Mare Owner will be entitled to re-breed the Mare to the Stallion during the following year only. **All re-breeds must pay a re-breed fee of \$500.** The term "live foal" means that the foal resulting from the breeding stands alone and nurses without assistance for a period of at least twenty-four (24) hours. This Re-Breed shall apply **ONLY** if the Stallion Manager/Breeder is notified within one (1) week of the death of the foal or one (1) week after the Mare aborts. This notification must be accompanied by a statement from a licensed veterinarian, stating the date and cause of death. The Limited Live Foal Guarantee will be voided and the Stallion Owner/ Breeder will be released from all liability if: (a) the Mare is removed from the Stallion Manager/Breeder's premises without the Stallion Manager/ Breeder's approval before the Mare is checked in foal by the Stallion Manager/Breeder; (b) Mare Owner did not update Stallion Owner/Breeder on the Mares pregnancy status and or was not accompanied with the according documentation.
- b. In the event that the Mare did not settle in foal, the Mare Owner must provide documentation from a licensed veterinarian that the Mare is not pregnant after two (2) months after insemination. If the Mare is certified by a veterinarian to be fit to carry to term, a rebreed will be provided for the following breeding season.
- c. After one (1) re-breed is used the year following the date of the original contract, no more re-breeds will be given from that contract unless arranged with the stallion owner. Failure to use a re-breed the following year of the original contract will cause a forfeit of the contract in its entirety, unless arranged with the stallion owner.

LIABILITY AND INSURANCE

- a. The Mare Owner will hold harmless and indemnify the Stallion Owner/Breeder with respect to any loss or damage incurred in connection with this agreement. Neither Stallion Owner or Breeder will be liable for any injury, sickness, disease or death of the Mare or her offspring arising in connection with this agreement. The Mare Owner bears the sole responsibility of insuring the Mare and any of the Mare's offspring.
- B. Stallion Owner/Breeder will not carry insurance on the Mare and/or her offspring. The Mare Owner may carry insurance on his/her horses if they choose to do so. If the Mare is bred at Outlaw Equine and the Mare Owner chooses to insure the Mare and/or her

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offspring then the Mare Owner shall inform the according insurance carrier of the location of the horses.

MISCELLANEOUS

- a. It is further agreed if the Stallion dies, or in the opinion of the Stallion Manager and or Breeder, the Stallion becomes incapable of servicing mares for any reason, this agreement at the opinion on the Stallion Owner/Breeder, will become null and void. Refunds of the Stallion Fee (excluding the non-refundable booking fee) will be at the Stallion Owner's discretion.
- b. If the Stallion is transferred or sold, any obligations for future breeding's must be arranged with the new Stallion Owner and/or the new manager of the Stallion.
- c. The Mare will not be bred to the Stallion until a completed copy of the agreement, along with a copy of the Mare's registration papers, and payment have all been received and approved by the Stallion Manager.
- d. It is the responsibility of the Mare Owner to notify the Stallion Owner/Breeder by October 1st that the Mare has successfully settled in foal from the breeding privilege. Mares left off the Stallion breeding report are subject to additional fees at the responsibility of the stallion owner. The Stallion Owner will issue a foal registration application or release online breeder's certificate after the Mare had produced a live foal, and all balanced have been paid in full.

This agreement constitutes the entire agreement between the parties hereto and there are no binding agreements, understandings, restrictions, warranties or representations between the parties other than those set forth herein. This agreement cannot be amended except in writing executed by all parties hereto. This instrument will be constructed in accordance with the internal laws of the State of Texas and will insure to the benefit of the heirs, persona representatives, successors and permitted assigns of the parties. All actions with respect to this agreement will be instituted in a court sitting in Wise County, Texas, and the Mare Owner irrevocably and unconditionally submits to the jurisdiction (both subject matter and personal) of such court, waives any objection to the venue in such court and waives any claim that any action has been brought in an inconvenient forum. The person executing this agreement on behalf of the Mare Owner is fully authorized to execute this agreement on behalf of the Mare Owner. The Stallion Manager acts solely as an agent for the Stallion Owner and will be bound by the terms of this agreement only for so long as the Stallion Manger is designated as the Stallion Manager for the Stallion. Specific Stallion syndicate agreements may also have additional restrictions not covered in this contract, and in the event of a conflict between this agreement and any applicable Stallion syndicate agreement, such Stallion syndicate agreement controls.

***Collection Days are Monday, Wednesday and Friday from February 2, 2026 to July 1, 2026. ***

**** Semen requests must be placed by 5pm CST the day prior to be placed on the list (First Confirmed, First Shipped), and confirmed/cancelled by 8am CST the day of.**

Please call 940-399-1360. **

***** No shipments will be made until the contract is completed, returned and PAID IN FULL with a copy of the Mare's Registration papers. NO EXCEPTIONS. *****

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Shipment Information

Clinic/Destination Name: _____

Address: _____

City, State, Zip: _____

Phone: _____

Mare Owner Information

Mare Owner: _____

Phone: _____

Address: _____

City, State, Zip: _____

Email: _____

Signature & Date: _____

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PAYMENT AUTHORIZATION

Credit Card information must be on file prior to the first shipment. If we have not received payment before shipment, we will assume that you would like the card below to be charged. If other arrangements need to be made, feel to give us a call or send us an email.

ALL CHECKS ARE TO BE MADE PAYABLE TO OUTLAW EQUINE.

Name on Account: _____

Name as it appears on the Credit Card: _____

Card Type: Visa Mastercard Discover American Express

Card Number: _____

Expiration Date: _____ CVC Code: _____

Billing Zip: _____

Do you authorize Outlaw Equine to use this credit card for the Booking Fee & Stallion Fee? _____

Do you authorize Outlaw Equine to use this credit card for future shipping charges? _____

Signature & Date: _____

By signing this document I authorize Outlaw Equine to process my credit card for services rendered.

There is a 3% processing fee on all card payments for Stallion Contracts.

This contract must be returned to Outlaw Stallion Station!

Return address:

Outlaw Stallion Station

2124 CR 4127

Decatur, TX

76234

Return Email:

repro@outlawvets.com

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