EquiEmbryo, LLC

3601 N.E. Loop 820 Suite 150 Fort Worth, TX 76137 817-386-5900 Fax: 817-367-9293 info@equiembryo.com

ICSI AGREEMENT

EquiEmbryo, LLC produces horse embryos from oocytes through a process known as
intracytoplasmic sperm injection (ICSI) ("Client")
owns a mare and wants EquiEmbryo to try to produce an embryo or embryos. The parties agree
to the following:
1. Client will have an oocyte(s) recovered from its mare, the "Donor Mare", named age:, breed:,
and shipped to EquiEmbryo, LLC. Client has or will enter into an agreement with the owner of a
stallion to contribute semen to fertilize the oocyte(s). Client will arrange to ship the oocyte(s) and
semen to EquiEmbryo at its expense. Client shall be responsible for all transportation costs of all
materials sent to and sent from EquiEmbryo related to this Agreement including express mail
courier/airline shipping charges, courier service charges, and return freight charges. Client shall
be responsible to obtain any insurance it deems appropriate including for example to cover any
loss or damage to oocytes, sperm, embryos, and cells during the time the oocyte(s) and sperm are
shipped to EquiEmbryo, during the time stored there, and during the time any material is shipped
from EquiEmbryo. Client shall be responsible to purchase any insurance it deems appropriate to
cover the Donor Mare, and/or Donor Mare's foal, Donor Mare's Pregnant Recipient and in-uterus
foal. EquiEmbryo is not responsible to insure stored or shipped embryos, sperm, and/or biopsied
cells. Client is responsible for fulfilling all Breed Registry rules and regulations including, for
example, brand inspections required by law.

- 2. Client shall complete the Mare/Stallion Identification Form attached hereto for each mare and stallion involved in any procedure requested of EquiEmbryo. Client agrees to the terms in the attached Mare/Stallion Identification Form, the Credit Card Agreement, and the Fee Schedule, and represents and warrants that the information it provides is accurate and shall update any information if there are any changes.
- 3. EquiEmbryo, LLC shall evaluate the oocytes, attempt to mature them, and if matured, fertilize them via ICSI to try to produce embryos. EquiEmbryo shall perform the services requested by Client according to the Fee Schedule attached hereto. Client agrees to pay EquiEmbryo for each service requested in the amount described in the Fee Schedule. Such payments shall be made by credit card in accordance with the terms of the Credit Card Agreement, also attached. EquiEmbryo may terminate or suspend service at any time it deems appropriate

including for example if there is any disagreement between the parties or if Client fails to pay or perform any of its obligations.

- 4. EquiEmbryo, LLC will store the frozen embryo temporarily for up to two months. Client is responsible for finding long-term storage at a veterinarian's' clinic, commercial storage, or other reliable location. EquiEmbryo, LLC will take reasonable efforts to maintain frozen embryos in proper storage conditions while stored during the two month period, but Client agrees to accept all risk and be responsible for all losses or damage during this time. Following the two month temporary storage period, unless Client makes other arrangements for storage, EquiEmbryo shall have absolute, sole discretion regarding disposition or storage of the embryo(s).
- 5. Client understands and agrees that many factors impact the successful embryo production, transport, and/or establishment of pregnancy, and that EquiEmbryo cannot guarantee or warrant success of the procedures or outcomes of ICSI or other procedures. Also, EquiEmbryo is not responsible for the results of biopsy diagnostics, stallion in vitro fertility trial data, or any other services provided by third parties. Client is responsible for parentage testing of any foal produced by any embryos shipped by EquiEmbryo. Client acknowledges there is inherent risk with respect to parentage in connection with the services and procedures provided by EquiEmbryo and accepts responsibility for all results from such services and procedures. EQUIEMBRYO MAKES NO EXPRESS OR IMPLIED WARRANTIES OF ANY KIND WHATSOEVER INCLUDING FOR EXAMPLE ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE.
- 6. CLIENT AGREES TO INDEMNIFY AND HOLD EQUIEMBRYO HARMLESS FOR ALL DEMANDS, CLAIMS, LOSSES, DAMAGES, AND EXPENSES ARISING OUT OF OR RELATED IN ANY WAY TO THIS AGREEMENT INCLUDING FOR EXAMPLE RELATED TO ANY ACCIDENT, DAMAGE OR DEATH TO ANY DONOR MARE OR DONOR MARE'S FOAL, DONAR MARE'S PREGNANT RECIPIENT, AND ANY LOSS OR DAMAGE TO ANY OOCYTES, SPERM, EMBRYO, AND CELL. CLIENT AGREES EQUIEMBRYO SHALL IN NO EVENT BE RESPONSIBLE FOR CONSEQUENTIAL, SPECIAL, OR EXEMPLARY DAMAGES, AND THE MAXIMUM AMOUNT FOR WHICH IT SHALL BE RESPONSIBLE IS THE AMOUNT PAID BY CLIENT TO EQUIEMBRYO FOR ITS SERVICES.
- 7. This Agreement is entered into in Tarrant County, Texas and shall be performed at least in substantial part in Tarrant County. The laws of Texas shall govern the enforcement and interpretation of this Agreement. Any dispute shall be adjudicated in Tarrant County, Texas.

- 8. This Agreement constitutes the entire agreement of the parties and supersedes any previous contracts, understandings, or verbal communications between the parties, whether oral, electronic or written. There are no other terms, promises, representations, statements agreed to or relied upon by any party other than those contained in this Agreement. The terms of the parties' agreement cannot be changed except by written agreement signed by all parties. All notices to either party shall be given, (a) if to EquiEmbryo, 3601 NE Loop 820, Suite 150, Fort Worth, TX, 76137, (b) if to Client, at the address shown at Client's signature.
- 9. This Agreement shall be binding upon the Parties and their respective heirs, personal representatives, successors and assigns, but shall not be transferred without the written agreement of all parties.

EQUIEMBRYO, LLC
Ву:
EquiEmbryo Managing Member
Date:
CLIENT:
Client Signature
Address:
Phone:
Fax:
Email:
Date:

MARE/STALLION IDENTIFICATION FORM

Mare:	_
If different from client information Contact name:	
	Fax number:
Email address:	
may not perform ICSI. Shipment of sem	ontract on file for your mare, otherwise EquiEmbryo en to EquiEmbryo is the responsibility of the mare owne by EquiEmbryo by the morning of the day that ICSI is
Stallion #1:	
Contact name:	
Address:	
Phone number:	Fax number:
Email address:	
Stallion #2:	
Contact name:	
Address:	
Phone number:	Fax number:
Email address:	
Desired Embryo Transfer facility:	
Contact name:	
Address:	
	Fax number:
Email address:	

Signature of Owner/Authorized Agent of the	mare Date
Printed Name	
Billing Address:	
	Fax number:
Email address:	
CREDIT CA	ARD AGREEMENT
	ard on file prior to any service. By filling out and authorizes EquiEmbryo, LLC to charge its credit card Schedule.
ICSI service fee and embryo yielded via ICS card automatically at the end of embryo culture.	SI per the Fee Schedule will be charged to the crediture (9 days post-ICSI).
All other services and its incurred fees will b	e charged at the day of completion of service.
Credit card type: ☐ Master Card ☐ Visa	☐ Discover ☐ American Express
Name of cardholder:	
Cardholder's zip code:	
Credit card number:	
Expiration date:	Security code:
I, for the fees described in the Fee Schedule.	_, authorize EquiEmbryo to charge my credit card
Signature X	Date: