



MARE OWNER INITIALS: _____

BREEDING SERVICE AGREEMENT

This **Breeding Service Agreement** (“**Agreement**”) is made and entered into as of the _____ day of _____, 20____ (hereinafter, “**Breeding Year**”), by and between **4 Stallions Ranch LLC (4SR)**, a GA limited liability company, with its principal place of business located at 6991 Peachtree Industrial Blvd. Building 700, Peachtree Corners, GA 30092 (hereinafter, “**4SR**”), and _____, an individual/entity with an address at _____ (hereinafter, the “**Mare Owner**”).

4 Stallions Ranch LLC is the lawful owner of, and authorized manager for the Stallion identified in Part I, Section A, and agrees to provide semen samples in accordance to this *Breeding Service Agreement, Exhibit A - Shipping Information, Exhibit B - Credit Card Authorization & Payment information, & Exhibit C – Breeding Report / Confirmation Of Pregnancy*. **Mare Owner** (or authorized Mare Leasee) desires to obtain semen samples as part of this agreement for the Mare identified in Part I, Sections B & C; and agrees to be bound by all terms, fees, conditions, and obligations set forth herein this Breeding Service Agreement and in the referenced Exhibits.

PART I. RECITALS, IDENTIFICATION OF PARTIES, STALLION & MARE INFORMATION

A. Stallion Identification (Provided by 4SR)

Stallion Name: Kevin J.B.
Registration Number: MX2022532
Breed: Iberoamericano
Year Foaled: May 13, 2020
Managed By: 4 Stallions Ranch LLC (“4SR”)

B. Mare Identification (To be completed by Mare Owner)

Mare Name: _____
Registration Number (AQHA / PRE / Costa Rican / Iberoamerican): _____
Breed: _____
Date & Year Foaled: _____ Color: _____
Sire (Sire Registration #): _____
Dam (Dam Registration #): _____
Mare Owner Name: _____
Mare Owner Address: _____
Mare Owner Phone: _____ Mare Owner Email: _____

C. Veterinarian Information:

Veterinary Hospital or Breeding Facility: _____
Veterinarian in Charge: _____
Facility Address: _____
Veterinarian Phone: _____ Veterinarian Email: _____

Both Parties acknowledge that this Agreement is binding only upon acceptance by 4SR, and that all semen, breeding privileges, and associated rights are strictly governed by the terms contained in this document.



MARE OWNER INITIALS: _____

PART II. REQUIRED DOCUMENTS, SERVICES & FEES

The following information is mandatory; this Agreement will not be accepted and will be declined if any of the following items are missing:

1. This Breeding Service Agreement completed and signed.
2. Mare Owner Information (Copy of ID) (Part 1 – Section B)
3. Full identification of the reproductive facility, including (Part 1 – Section C):
 - o Veterinary Hospital or Breeding Facility
 - o Veterinarian Name
4. Copy of the Mare's AQHA / NRHA / PRE / Costa Rican / Iberoamerican Certification or Registration File.
5. Full payment of all fees prior to any semen shipment.
6. Complete & sign *Exhibit A - Shipping Information, Exhibit B - Credit Card Authorization & Payment information, Exhibit C – Breeding Report / Confirmation Of Pregnancy.*

FEES & SERVICE SELECTION

The following fees (the “Fees”) are incorporated by reference and govern all financial obligations under this Agreement. Mare Owner must review the Fee Schedule below and **indicate, by checking the box in the “Check Services” column, each service that Mare Owner is requesting or may require under this Agreement.**

The services selected in the “Check Services” column shall be considered authorized, and Mare Owner agrees to pay all applicable Fees for the selected services in accordance with the terms of this Agreement and the payment instructions provided by 4 Stallions Ranch LLC.

CONCEPT	FEE	CHECK SERVICES
Booking Fee (Required)	\$ 200	<input checked="" type="checkbox"/>
Chute Fee (Fresh or Frozen Semen)	\$ 500	<input type="checkbox"/>
Additional Embryo Fee (4. MULTIPLE EMBRYO)	\$ 500	<input type="checkbox"/>
Rebreeding Service Agreement (3. LIVE FOAL, REBREED PRIVILEGES & SUBSTITUTIONS)	\$ 250	<input type="checkbox"/>
Shipping Fee (Required)	\$ 400	<input checked="" type="checkbox"/>

All Fees must be paid in full before any semen shipment, and all payments are NON-REFUNDABLE. Booking & Shipping Fees are Mandatory – Will be automatically included.



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PART III. CONTRACTUAL TERMS AND CONDITIONS

1. GENERAL CONDITIONS

This Breeding Contract shall not be valid or enforceable unless completed in full, signed by Mare Owner, and accepted in writing by 4 Stallions Ranch LLC (“4SR”). 4SR shall withhold signature and acceptance until all required Fees, as outlined in the Fee Schedule, have been paid in full. No semen will be released prior to such acceptance.

All frozen semen, cooled semen, fresh semen, or any genetic material supplied under this Agreement always remains the sole property of 4SR. Semen may only be used for the Mare identified in this Agreement and may not be transferred, resold, or used on any other mare without the prior written consent of 4SR.

Mare Owner acknowledges that all semen shipments are subject to availability. 4SR will make commercially reasonable efforts to honor shipment dates; however, 4SR makes no guarantee that semen will be available on a specific date, as availability may depend on demand, laboratory inventory, tank availability, and logistics. Once semen leaves 4SR’s possession, 4SR bears no responsibility for delays, mishandling, breakage, courier errors, shipment loss, tank damage, or changes in semen condition.

Mare Owner is responsible for ensuring that all breeding procedures – Including: insemination, embryo flush, frozen embryo handling, or insemination— are performed by a licensed veterinarian experienced in equine reproduction. Compliance with all veterinary, reproductive, and breed-registry requirements is solely the responsibility of the Mare Owner.

Mare Owner must provide 4SR with timely and accurate status updates for all breeding activities – Including: Insemination, embryo retrievals, transfer attempts, and pregnancy results. Failure to report required information, including embryo or pregnancy status, may result in late fees, refusal to issue breeder’s certificates, or removal of the mare from the stallion breeding report.

Mare Owner understands that 4SR does not guarantee conception, embryo viability, embryo quality, pregnancy maintenance, or birth of a live foal. Mare Owner agrees to hold 4SR harmless in the event the mare fails to conceive or maintain pregnancy for any reason.

Any substitute Mare requires prior written approval from 4SR and may be subject to substitution fees. Unauthorized substitutions, use of semen on an unapproved mare, or failure to comply with reporting requirements will result in penalties and termination of this Agreement.

Mare Owner is responsible for all costs associated with veterinary care, reproductive services, shipping, handling, tank rental, return-shipping requirements, and any international or domestic transport fees. Any shipping containers or tanks must be returned to the semen shipment facilities in accordance with provided instructions; late return charges or tank replacement costs will apply.

This Agreement is binding only on 4SR and the Mare Owner identified herein. It is non-transferable, non-assignable, and may not be sold, delegated, or otherwise conveyed to any third party. Any attempted transfer without written approval from 4SR is void and immediately terminates this Agreement. Nothing in this Agreement shall obligate 4SR to continue enrollment of the Stallion in any futurity, incentive program, or breed association program; Stallion program participation is at the sole discretion of 4SR.

2. BREEDING PRIVILEGE

Mare Owner hereby purchases a breeding to the Stallion owned by 4SR for use during the current year based on the signature date of this Agreement (“Breeding Year”). This Breeding Privilege applies exclusively to the Mare identified in this Agreement and may not be transferred, assigned, or used for any other mare without the prior written consent of 4SR.

The Breeding Fee, as listed in the Fee Schedule, grants Mare Owner the right to one (1) embryo resulting in a confirmed pregnancy and includes two (2) frozen semen straws upon request.

Any breeding not used during the current Breeding Year will be subject solely to the applicable Rebreed Fee for use during the next year based on the signature date, and only in accordance with the requirements set forth under this Agreement and the General Conditions. **THERE ARE NO REBREED OPTIONS ON A REBREED CONTRACT**

For every additional embryo that results in a confirmed pregnancy within the current Breeding Year, Mare Owner shall pay 4SR the corresponding Extra Embryo Fee, equivalent to entering a new breeding contract under the same terms and conditions as this Agreement. Such fee must be paid within forty-five (45) days of each confirmed pregnancy.

4 Stallions Ranch LLC

Office: 6991 Peachtree Industrial Blvd. Building 700, Peachtree Corners, GA 30092

Ranch: 2479 Freeman Rd, Jonesboro, GA 30236

(404) 729-1930 / (470) 443-9568



MARE OWNER INITIALS: _____

For any embryo producing a confirmed pregnancy during the next year or any subsequent year, Mare Owner shall pay the breeding fees in effect at the time of confirmation, with payment due within forty-five (45) days.

All rights under this Breeding Privilege, including semen use, embryo rights, and rebreed eligibility are strictly conditioned upon compliance with the General Conditions, including timely reporting, document submission, and payment of all required Fees. No Breeder's Certificate shall be issued until all Fees owed to 4SR have been paid in full and all obligations under this Agreement have been satisfied. A photocopy of the Mare's registration papers must accompany this Agreement.

3. LIVE FOAL, REBREED PRIVILEGES & SUBSTITUTIONS

A Live Foal is defined as a newborn foal that stands and nurses without assistance. The Live Foal Guarantee applies only for the current breeding season. If the mare aborts, miscarries, loses the pregnancy, or delivers a foal that does not stand and nurse, Mare Owner must notify 4SR within seven (7) days and provide a licensed veterinarian's written statement. Upon timely receipt, Mare Owner is entitled to a Rebreed for the following season, subject to payment of the Rebreed Fee listed in the Fee Schedule, plus any applicable semen-shipping charges.

Eligibility is conditioned on:

- full compliance with all reporting obligations under this Agreement,
- use declared veterinary hospital, breeding facility or reproductive center, and
- fulfillment of all obligations under General Conditions,
- no outstanding balances or unpaid Fees.

If the designated mare dies or becomes unfit for breeding based on a licensed veterinarian's written statement, Mare Owner may substitute with another mare only with prior written approval from 4SR. No fee applies if the mare is deceased or veterinarian-confirmed unfit. Veterinarian's written notice must be provided.

All other substitutions will be unauthorized and will trigger the Unauthorized Substitution Penalty equivalent to a New Breeding Service Agreement and may void all breeding rights.

Failure to comply with any requirement in General Conditions automatically voids all Live Foal Guarantee and Rebreed rights.

4. MULTIPLE EMBRYOS

If a single procedure yields multiple embryos that result in more than one pregnancy, Mare Owner shall sign a new 4SR "BREEDING SERVICE AGREEMENT" and pay the Additional Embryo Fee listed in the Fee Schedule within forty-five (45) days after confirmation of each pregnancy.

Mare Owner must notify 4SR of all embryos retrieved, including:

- fresh embryos
- frozen (vitrified) embryos
- embryos transferred to recipient mares
- embryos stored for later use

For frozen embryos used, Mare Owner must:

- notify 4SR within 48 hours of retrieval or vitrification,
- execute Part Two – Embryo Contract, and
- pay all applicable Fees per embryo.

Failure to report additional embryos or pregnancies in accordance with General Conditions will result in a \$10,000 penalty fee per unreported pregnancy, assessed prior to the issuance of any Breeder's Certificate.

5. CERTIFICATES

It is the sole responsibility of the Mare Owner to report the pregnancy status of every recipient mare to 4SR no later than July 31st of the breeding year, through email or phone call. Text messages, social media messages, or informal communication methods are not accepted.

If no status is provided by July 31st:

- 4SR will assume the mare is NOT in foal;
- the Mare will not be included on the stallion breeding report;
- any correction thereafter incurs a \$40 late-reporting fee per mare.

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4SR will issue a Breeder's Certificate only after:

1. Foaling has occurred;
2. All Fees, penalties, embryo charges, shipping costs, and outstanding amounts have been fully paid;
3. All reporting obligations required under General Conditions and this Agreement have been satisfied.

The breeding contract and any semen provided may not be sold, transferred, assigned, or used for any mare other than the one designated, except as expressly allowed. Any unauthorized transfer immediately terminates the Agreement and releases 4SR from all obligations.

6. STALLION UNAVAILABILITY

If the Stallion dies, becomes permanently unavailable, is sold, or is deemed unfit for breeding at any time during the current year based on the signature date of this Agreement, this Contract shall terminate immediately. Upon such termination, 4SR shall have no further obligation other than notifying Mare Owner of the event. Any refund or credit of the Breeding Fee shall be solely at the discretion of 4SR, but no refund can be guaranteed, as any refund of breeding fees shall be solely at the discretion of 4SR.

If the Mare designated in this Agreement dies or becomes veterinarian-confirmed unfit for breeding during the current Breeding Year, Mare Owner may request approval to substitute another mare. Any substitute Mare must be approved in writing by 4SR prior to use of semen and may be subject to the applicable Substitution Fee under the Fee Schedule. Unauthorized substitutions shall void this Agreement and all rights hereunder.

All rights and remedies under this clause are subject to the General Conditions, and any breach of the General Conditions shall void any entitlement under this section.

7. FEES AND PAYMENT TERMS

All Fees other than the Booking Fee already paid at the time of execution of this Agreement are subject to change without prior notice. Mare Owner agrees to pay all Fees in effect at the time and service is rendered, including but not limited to:

- Breeding Fee
- Additional Embryo Fees
- Rebreed Fees
- Shipping charges
- Tank rental or replacement fees
- Laboratory or veterinary services as part of semen samples billed through 4SR
- Administrative, late-reporting, or penalty fees

All Fees must be fully paid before any semen is released and before any Breeder's Certificate is issued.

All payments must be made to 4 Stallions Ranch LLC, at 6991 Peachtree Industrial Blvd., Building 700, Peachtree Corners, GA 30092, USA, and strictly in accordance with the payment instructions provided by 4SR at the time this Agreement is signed. Any deviation from such instructions that results in delays, shortfalls, bank deductions, or additional charges shall be the sole responsibility of the Mare Owner, and all outstanding amounts must be fully paid before any semen is released or any Breeder's Certificate is issued.

Payments must be made by check, ACH or wire transfer. Credit card transactions are only applicable for the Booking Fee and shall be applicable incur a 3.75% convenience fee. Foreign credit card transactions shall incur the greater \$40 USD or 4% of the total transaction amount.

Wire transfers must include all correspondent bank charges, and any shortfall caused by bank deductions will be invoiced to the Mare Owner. All payments made in any foreign currency must cover the full equivalent amount in United States Dollars (USD) as required under this Agreement. Mare Owner shall be solely responsible for all financial costs associated with currency conversion, including but not limited to bank conversion charges, correspondent banking fees, intermediary or receiving-bank fees, exchange-rate differences, international transfer fees.

Failure by Mare Owner to pay any outstanding balance to 4SR, including embryo fees or shipping charges, submit required documents, or comply with reporting requirements constitutes a material breach of this Agreement and may result in:

- refusal to ship semen,
- suspension of breeding privileges,
- refusal to issue breeder's certificates,

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- imposition of late fees or penalties, or
- termination of this Agreement without refund.

Any shortfall caused by currency fluctuation or financial charges will be billed to Mare Owner, and all outstanding balances must be paid in full before any semen is released or any Breeder's Certificate is issued.

8. CANCELLATION, NON-REFUNDABLE FEES, AND EFFECT OF BREACH

No Right of Cancellation for Refund - Mare Owner acknowledges and agrees that this Agreement may not be cancelled for the purpose of obtaining a refund once it has been executed and/or once any payment has been made, including but not limited to the Booking Fee.

Non-Refundable Fees - All fees paid or payable under this Agreement are strictly non-refundable under all circumstances, including but not limited to the Booking Fee, Breeding Fee, Rebreed Fee, Additional Embryo Fees, Shipping Fees, and any other charges assessed pursuant to this Agreement, regardless of:

- Mare Owner's withdrawal, cancellation, or change of plans;
- Failure to complete required documentation or reporting obligations;
- Mare ineligibility, veterinary disqualification, or substitution issues;
- Administrative or contractual non-compliance by Mare Owner;
- Failure of insemination, embryo recovery, embryo transfer, pregnancy, gestation, or live foal outcome;
- Non-approval of services by 4 Stallions Ranch LLC ("4SR"); or
- Any claimed misunderstanding or misinterpretation of this Agreement or related terms and conditions.

Booking Fee - Mare Owner expressly acknowledges that the Booking Fee is administrative in nature, does not constitute the purchase of breeding services, does not guarantee acceptance, availability, or results, and is non-refundable under all circumstances.

Effect of Breach; Termination Without Refund - Any failure by Mare Owner to comply with any term, condition, covenant, or obligation set forth in this Agreement shall constitute a material breach and shall result in immediate termination of this Agreement by 4SR, without notice and without any right to refund, credit, or offset of any kind.

No Credit; No Offset - No unused, forfeited, cancelled, or terminated fees shall be credited, transferred, assigned, or applied to any other contract, mare, stallion, breeding season, or future service, unless expressly authorized in writing by 4SR in its sole and absolute discretion.

Contract Review; No Waiver - All Breeding Service Agreements remain subject to ongoing review, validation, and continuous compliance with all contractual requirements, including documentation, veterinary standards, reporting obligations, and administrative eligibility. Failure by 4SR to enforce any provision of this Agreement at any time shall not be deemed a waiver of such provision or of any other right or remedy.

Full and continuing compliance with this Agreement is a material condition precedent to semen release, continuation of breeding privileges, issuance of breeder's certificates, and recognition of any breeding or registration rights.

Reservation of Rights - All rights and remedies available to 4SR under this Agreement, at law or in equity, are expressly reserved.

9. SEMEN REQUESTS AND SHIPPING

Semen shipments (frozen or cooled) are processed on a first-come, first-served basis, and 4SR makes no guarantee that semen will be available on a specific date. Mare Owner must submit shipment requests with reasonable notice (At least 48 hrs. request), recognizing that reproductive timing is Mare Owner's responsibility.

All applicable fees must be paid in full in advance before semen shipping, including but not limited to booking fee, breeding fee, shipping costs, tank rental or return-shipment fees, international documents & fees (if applicable).

Once semen has left 4SR's custody, 4SR cannot be held liable for: late deliveries, courier delays, mishandling, loss of viability, tank damage, loss in transit, or any other issues related to transportation.

Mare Owner is responsible for returning any shipping tank as directed. Late tank returns may incur daily fees or full replacement charges, per General Conditions.

If shipment is made to another country, all required exportation and importation documentation must be duly completed and submitted in advance, and compliance with all applicable laws and regulations shall be the sole responsibility of the Mare Owner.

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Failure to comply with any requirement under this agreement may result in refusal to ship semen, cancellation of breeding privileges, or termination of this Agreement without refund.

10. GOVERNING LAW & AGREEMENT AND EXECUTION

This Agreement shall be governed by, interpreted, and enforced in accordance with the laws of the State of Georgia, without regard to its conflict-of-law principles.

The Parties agree that any legal action, suit, or proceeding arising out of or relating to this Agreement shall be brought exclusively in the state or federal courts located in Georgia, and the Parties consent to the personal jurisdiction of such courts. 4SR shall be entitled to recover reasonable attorneys' fees and costs.

This Agreement constitutes the entire understanding between the Parties. Any modification must be in writing and signed by both Parties. If any provision is deemed unenforceable, the remaining provisions shall continue in full force and effect. Amendments must be in writing and signed by both Parties.

Electronic signatures, scanned signatures, or counterparts constitute valid execution of this Agreement and the corresponding Exhibits.

BY SIGNING BELOW, MARE OWNER HEREBY ACKNOWLEDGES THAT MARE OWNER HAS READ THIS BREEDING SERVICE AGREEMENT IN ITS ENTIRETY, INCLUDING ALL APPLICABLE EXHIBITS, UNDERSTANDS ITS CONTENTS, AND AGREES TO BE LEGALLY BOUND BY ALL TERMS, CONDITIONS, FEES, AND OBLIGATIONS CONTAINED HEREIN. MARE OWNER FURTHER ACKNOWLEDGES AND AGREES THAT ALL FEES PAID PURSUANT TO THIS AGREEMENT ARE NON-REFUNDABLE.

I have read and agree to the **Breeding Service Agreement, Terms and Conditions** from 4SR. I understand and agree that the **All Fees are NON-REFUNDABLE** and does not guarantee breeding services. Booking Fee solely reserves a place subject to review, approval, and express acceptance by 4 Stallions Ranch LL

Mare Owner Representative

4SR Authorization (**Official Use Only**)

Signature & Name:

Title:

Date:

Signature & Name:

Title:

Date:

4 Stallions Ranch LLC

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MARE OWNER INITIALS: _____

EXHIBIT A - SHIPPIN INFORMATION

Mares Name: _____ Stallion Name: _____

Mare Owners Name: _____

Facility Name for Shipping Semen: _____

Name of Contact for Shipping Semen: _____

Veterinarian Name: _____

Phone Number: _____ Email: _____

Address (Physical address, NO PO Boxes): _____

City, State: _____ Zip Code: _____

Country: _____ (International shipments require all applicable export and import documentation)

Preferred Airport: _____ Secondary Airport: _____

FedEx information: _____

Signature

Name:

Date:



MARE OWNER INITIALS: _____

EXHIBIT B - PAYMENT INFORMATION

All payments can be made by Check, ACH, Wire Transfer, or Credit Card. All bank fees, intermediary charges, currency conversion costs, and correspondent banking fees must be paid by the Mare Owner, so that the net amount received by 4 Stallions Ranch LLC ("4SR") equals the full amount due in United States Dollars (USD).

In the event payment is made by Check, the payment details are as follows (*attached*):

- Legal Name of Beneficiary: 4 Stallions Ranch LLC
- Beneficiary Address: 6991 Peachtree Industrial Blvd, Building 700, Peachtree Corners, GA 30092, USA

For payments made by Wire Transfer, ACH, or Money Transfer, please contact 4 Stallions Ranch LLC using the contact information provided to request the applicable banking details.

Payments made by Credit Card will be subject to a processing fee of 3.75% of the total purchase amount. For international payments CC fee is the greater amount between \$40.00 USD or 4.0%

For the purpose of ensuring acceptance and performance of this Agreement, the execution of the Credit Card Authorization attached hereto is required, as security that all payments due under this Agreement will be fully satisfied in accordance with its terms.

CREDIT CARD AUTHORIZATION

Circle One:	VISA	MasterCard	AMEX
Name as appears on card:	_____		Card Number: _____
Expiration Date:	_____		3 or 4 digit CCV# _____
Credit card billing address	_____		Zip Code _____
Date:	__/__/__		

_____ I hereby authorize 4SR to charge this credit card for all charges I incur pursuant to this Agreement.

 Card Holder Signature
 Name:
 Date:



MARE OWNER INITIALS: _____

EXHIBIT C – BREEDING REPORT / CONFIRMATION OF PREGNANCY

Mare Owner is required to return this form to 4 Stallions Ranch LLC regardless of the pregnancy outcome, once pregnancy examinations have been performed. This form must be completed in full and signed by a duly licensed veterinarian.

Stallion name: _____

Date: _____

A. Mare Information

Mare name: _____

Name of Contract Owner at Time of Breeding: _____

Are you freezing any embryos? Please circle one Y or N Amount: _____

Was embryo implanted correctly? Please circle one Y or N

21-Day Implantation check? Please circle one Y or N

B. Embryo Transfer Information (If applicable)

Are you transferring embryos to another mare? Please circle one Y or N

Recipient Mare Name: _____

Recipient Mare Owner: _____

Embryo Transfer Date: __/__/__

Was implanted embryo a direct implant? Please circle one Y or N

Was implanted embryo frozen? Please circle one Y or N

21-Day Implantation check? Please circle one Y or N

C. Veterinarian / Breeding facility information

Veterinarian Name: _____

Facility Name: _____

Facility Address: _____

Phone Number: _____

Mare Owner Signature

Name:

Date:

Veterinarian Signature

Name:

License No.:

Date:

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