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MARE ARTIFICIAL INSEMINATION AGREEMENT

Red Valley Genetics, LLC, hereinafter referred to as "RVG", and the Owner or Owners of the mare described below, hereinafter referred to as "OWNER", agree to the following:

Mare: _____ Tag #: _____
Foal: _____ DOB: _____ Owner: _____
Breed: _____ Address: _____
Reg. #: _____ City, State, Zip: _____
Color: _____ DOB: _____ Tele #: _____
Stallion: _____ Cell #: _____
Contact: _____ Email: _____
Notes: _____ Arrival Date: _____

- RVG shall provide the generally recognized and accepted standard of care for the mare and/or foal and OWNER agrees to waive any claim against RVG and indemnify and hold RVG harmless against any liability for injury, illness or death of the mare and/or foal. OWNER agrees to insure mare and/or foal at Owner's expense.
- OWNER must deliver to RVG with the mare and/or foal, a current registration certificate, a health certificate by an accredited veterinarian certifying the mare and/or foal to be free of all contagious and/or infectious diseases and a current negative Coggins Test.
- RVG's veterinarian will examine mare for normal breeding conditions and administer medical care as deemed necessary for the health and safety of the mare and/or foal. If procedures include rectal palpation I understand the risks associated with palpation and ultrasound of the reproductive tract of the mare per rectum (i.e. rectal tear). If I do not understand the risk or consequences, I acknowledge that it is my responsibility to ask prior to signing this form.
- At the time RVG determines appropriate, RVG shall breed mare by artificial insemination with semen furnished by OWNER at OWNER'S expense.
- RVG agrees to diligently try to settle mare; however, if mare fails to settle, for any reason, Owner will hold RVG blameless.
- This Agreement may be terminated by either party upon ten (10) days written notice. Upon termination, OWNER shall promptly arrange to remove the mare and/or foal and shall pay all charges accrued to the date of removal.
- RVG reserves the right to change fees for services upon thirty (30) days written notice to OWNER. OWNER shall have the right to terminate this agreement prior to the effective date of the revised fee schedule. If the Agreement is not terminated, OWNER shall be deemed to have agreed to the revised fee schedule as of its effective date.
- Terms of payment for all services are due on receipt or the date the mare and/or foal is picked up by the owner. All accounts thirty days past due, shall be assessed without notice a late fee of 18% per month upon the outstanding balance of the account.
- The parties agree that until such times as all payments called for under this agreement are paid, RVG shall have the right to the exclusive possession of the livestock above described, including all of the products and proceeds thereof. Possession by RVG shall constitute perfection of the security interest of RVG in the livestock collateral under the provision of SDCL 57A-9-305.
- Service Fees:
A.) Mare and/or foal board Dry \$20 /day Wet \$22 /day
B.) Artificial Insemination \$325 / Fresh \$350 / Cooled \$400 Frozen
C.) Veterinary & Special Services AT COST
- This Agreement is based on OWNERS personal inspection and investigation of the facilities and procedures used by RVG and not on any representation, conditions, or warranties not contained herein.
- Each person signing the Agreement as OWNER (or authorized agent of the OWNER), represents and warrants that he is the Owner of, or one of the Owners of the mare and/or foal (or is the authorized agent of the OWNER), and is duly authorized to enter into this Agreement on behalf of any Owner not signing, and assumes full responsibility for the obligations of OWNER pursuant to this Agreement.
- In the event the OWNER does not pay the charges due RVG under the terms of this Agreement, then RVG shall give the OWNER thirty (30) days written notice of intent to foreclose. If the OWNER fails to pay all charges within such thirty (30) day period, then RVG shall thereupon have all rights and remedies with respect to the livestock collateral as allowed security parties under SDCL 571-9, including the right to sell the livestock and semen at public or private sale at such prices as RVG may deem reasonable. Such sale may be made without further demand for performance or notice of intention to sell or of the time or place of such sale, except to the extent such notice is required by SDCL 57A-9. Secured party or any other party may be the purchaser of any or all of the livestock collateral so sold and thereafter hold the collateral free from any claim or right of the OWNER whatsoever kind, including OWNER'S equity of redemption, if any. The rights, remedies and benefits of RVG, as secured party, herein expressly specified, are cumulative and not exclusive of any rights, remedies or benefits that the secured party may otherwise have.
- All notices required or permitted hereunder shall be effective when mailed, certified mail, return receipt requested, to the OWNER at the address set forth herein or such other address as the OWNER may hereafter in writing designate. No delay or forbearance by RVG in exercising any power or right hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any power or right hereunder preclude other or further exercise thereof or the exercise any other right or power at any other time. No provision hereof shall be modified or limited except by a written instrument expressly referring hereto and to the provisions so modified or limited.

I have read and am in agreement with the above RVG contract, including service fees.

FEES SUBJECT TO CHANGE WITH 30 DAYS NOTICE

OWNER (or Authorized Agent of the Owner)

By: RED VALLEY GENETICS, LLC

Date _____

Date _____

WHITE / RED VALLEY GENETICS, LLC • CANARY / CLIENT