

HANSON'S RIVER RANCH
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EMBRYO TRANSFER CONTRACT
SHIPPING EMBRYO

This Embryo Transfer agreement made between HANSON'S RIVER RANCH, INC (Hanson's River Ranch) and the owner or lessee of the donor mare (Owner) described herein is dated as of _____, at Kingsburg, California. The owner hereby agrees to present the donor mare _____ (Donor Mare), registration # _____, for breeding to the stallion _____, standing at _____, and Embryo Transfer during the 2022 breeding season, beginning February 7th and ending July 1st, subject to the following terms and conditions:

1. The **\$300.00 chute fee**, this completed contract, along with a copy of Donor Mare's registration papers, a copy of the shipping days and contact information for the ranch or breeding facility in which Owner's chosen stallion is standing, must be returned before Donor Mare will be bred.
 2. Owner agrees that Donor Mare offered for breeding shall be in sound breeding condition and free from infection or disease. Any mare certified by attending veterinarian (in his opinion) in an unsound breeding condition, shall not be bred. Donor Mare must be current on all vaccinations and dewormed within 30 days prior to arrival. If Donor Mare arrives without current vaccinations and deworming, they will be administered upon arrival, at Owner's expense.
 3. Diligent efforts will be made to impregnate Donor Mare and recover a viable embryo. Hanson's River Ranch shall have the sole decision of determining the best method of breeding Donor Mare. However, if for any reason, a viable embryo is not recovered from Donor Mare, Owner will not hold Hanson's River Ranch or their representatives liable.
 4. Owner agrees to pay Hanson's River Ranch a fee of \$400.00 for each attempt at recovering an embryo by non-surgical technique from the Donor Mare. Any recovered embryo considered viable by Hanson's River Ranch will be shipped to _____, where a suitable recipient mare is available, at the owner's expense.
 5. All expenses (i.e., board, reproductive fees, veterinarian expenses, farrier fees, equitainer return fees, courier fees, etc.), will be due monthly. Monthly statements shall be due and payable upon receipt. Interest shall accrue at one- and one-half percent (1½ %) on balances 30 days past due and shall be compounded monthly from the due date until paid in full. Hanson's River Ranch is entitled to recover any costs, interest, and attorney's fees expended in collection of unpaid balances. **It is also understood that Donor Mare will not be released from Hanson's River Ranch until all fees have been paid.**
1. Owner is responsible for all breed registry rules and regulations.
 2. This contract does not constitute a live foal guarantee. Owner is responsible for any insurance desired on the pregnant recipient, her in utero foal and/or her offspring.
 3. In the event of colic or life-threatening illness of Donor Mare and/or foal (if applicable), all means available will be utilized to treat Donor Mare and/or foal unless otherwise specifically instructed by Owner, including surgery if recommended by the veterinarian. Hanson's River Ranch will contact Owner for approval of such services unless a medical emergency is present and quick decision-making is necessary and Owner is unable to be reached. In case of an emergency related to Donor Mare or her foal, Owner will allow immediate care, not to exceed \$ _____.

In order to exceed the limit, the Owner must be notified of the situation and approval must be given. Owner agrees to pay any and all costs in connection there with.

4. **Waiver of liability.** It is understood and agreed by Owner that Hanson's River Ranch and/or its representatives will not be held responsible for accidents, sickness, injury, or death of the Donor Mare and/or her foal. Hanson's River Ranch will exercise judgment in the care and supervision of said mare and her offspring. Furthermore, the above-named parties shall not be held liable for any negligence or errors and assume no liability whatsoever for Donor Mare and Owners. Owner agrees to hold Hanson's River Ranch and its representatives harmless from any and all claims arising from or based upon negligence and gross negligence arising from Donor Mare or representatives being on the premises of Hanson's River Ranch. Owner's horse(s) under the care of Hanson's River Ranch will not be liable or responsible for any damage, injury, or death of breeding farm stallions, employees, veterinarians, or other animals in the care of Hanson's River Ranch, whether or not caused by Owner's horse(s).

Board rate on Breeding Mares is as follows, please initial by the desired board rate:

Mare Board: Stall (\$27.00): _____ Individual Run (\$27.00): _____ Pasture (\$20.00): _____

Foal Board: Foal (\$4.00): _____

Mare Owner: _____

Address: _____

City, State: _____ **Zip:** _____

Phone: _____ **Cell:** _____

E-mail: _____

Mare Owner Signature _____ **Date:** _____

Method of payment (check one):

Cash Check Zelle (Dar@hansonsriverranch.com)

Venmo (@hansonsriverranch) Credit Card (There is a 3.5% convenience fee on cards.)

If you choose to pay by credit card, please complete the following information:

Credit Card # _____ Type of CC: _____

Exp. _____ V Code: _____ Billing Zip Code: _____

Name that appears on card: _____

To authorize your \$300.00 chute fee to be charged to the above credit card, please initial: _____

To authorize that any unpaid fees be charged to the above credit card, please initial: _____

Please note, there is a 3.5% convenience fee charged on all credit card transactions.