



2026 STALLION SERVICE AGREEMENT ICSI CONTRACT

Please state what ICSI facility will be used: _____

I, _____ (the "Mare Owner"), hereby agree on _____ (the "Effective Date") to enter into this Agreement with Solo Select Horses, LLC ("Breeder") and Peter A & Courtney Morgan ("Stallion Owner") to breed the following mare, _____ (the "Mare") Registration # _____ to the stallion THE FIREMEN (AQHA# 6112400) / MR FIREMAN (APHA# 01115417) (the "Stallion") for the 2026 breeding season (August 1, 2025 through July 31, 2026) (the "Breeding Season") subject to the following terms and conditions.

**Please note - a fully executed contract is due before we will release semen at the ICSI lab - however
NO PAYMENT is due up front.**

1. **BREEDING FEE.**

- a. Breeding Fee: \$3,000 Stallion Fee plus \$700 Chute Fee (together, the "Breeding Fee") OR, if implanted after 2026, the advertised ICSI Breeding Fee for the year of implantation
 - i. Breeding Fee is due within seven (7) days of the recipient mare checking 50 days in foal. If unpaid on time, LATE FEES WILL APPLY as follows:
 - 58 days gestation to birth: \$1,500 Penalty (in addition to Breeding Fee)
 - 1 day to 90 days: \$2,000 Penalty (in addition to Breeding Fee)
 - 91 days to 1 year: \$2,500 Penalty (in addition to Breeding Fee)
 - 1 year old or older: \$3,000 Penalty (in addition to Breeding Fee)
 - ii. The credit card on file may be charged for this Breeding Fee, along with the applicable credit card fees.
 - iii. If no birthdate is provided or the reported birth date appears inaccurate to avoid penalties, the birthdate will be assumed to be 333 days from the embryo implantation date. Exceptions will ONLY be made if a letter from the attending licensed veterinarian is provided, confirming the actual birthdate of the foal.

2. **ADDITIONAL EMBRYOS.** In the event of multiple embryos produced from a single ICSI procedure, Mare Owner agrees to notify Breeder once any additional recipient mare(s) have been confirmed fifty (50) days in foal, within seven (7) business days. The additional Breeding Fees are as follows:

- a. Breeding Fee (defined as the advertised ICSI Stallion Fee for the year of implantation plus the Admin Fee of \$300) is due within seven (7) days of the recipient mare checking 50 days in foal. If unpaid, LATE FEES WILL APPLY as follows:
 - 51 days gestation to birth: \$500 Penalty (in addition to Breeding Fee)
 - Birth to 90 days: \$1,000 Penalty (in addition to Breeding Fee)
 - 91 days to 1 year: \$1,500 Penalty (in addition to Breeding Fee)
 - 1 year old or older: \$2,000 Penalty (in addition to Breeding Fee)

3. **FROZEN EMBRYOS.** If embryos are frozen due to multiple embryos in a single procedure, each frozen embryo shall require a Frozen Embryo Permit from AQHA at the Mare Owner's sole cost. It is the Mare Owner's responsibility to obtain such Frozen Embryo Permit(s) and notify Breeder the number of embryos created within thirty (30) days of creation. Also, it is the Mare Owner's responsibility to notify Breeder when a frozen embryo is utilized, regardless of the outcome of the pregnancy.
4. **MISCELLANEOUS.** The Mare Owner hereby agrees to the following:
 - a. **Contract Type.** The Mare Owner may not transfer this to a fresh or frozen semen contract without approval from the Breeder at the Breeder's sole discretion. Any applicable difference in Breeding Fees will be due, if approved.
 - b. **Ownership.** The Mare Owner hereby represents and warrants it is the owner of record of the Mare.
 - c. **Pregnancy Status.** It is the Mare Owner's responsibility to notify Breeder of the pregnancy status within fifty (50) days of embryo implantation. Failure to contact Breeder by August 1st will result in a \$100.00 late fee to add the Mare to the Stallion Breeding Report.
 - d. **Mare Substitutions.** If the Mare dies or becomes unfit to breed after execution of this Agreement but prior to breeding to Stallion, Mare Owner may transfer the breeding hereunder to a substitute mare owned by Mare Owner. Upon notification to Breeder of any substitution, Mare Owner shall pay \$50.00 to Breeder as a substitution fee and Mare Owner agrees to enter into a separate Agreement as to the substitute mare.
 - e. **Breeder's Certificate.** To obtain a Breeders Certificate, the Mare Owner must notify Breeder of the birth of the foal. The Breeders Certificate will not be issued or released until the account has been paid in full and all terms hereunder adhered to.
 - f. **Live Foal Guarantee; Rebreeds.** A "Live Foal" is one that stands and nurses without assistance. If the Mare is barren, aborts, or the foal is stillborn during an attended birth, a return breeding ("Rebreed") is guaranteed the following year. Confirmation from a licensed veterinarian must be received within seven (7) days. No warranty is made regarding the foal's fitness for a particular purpose or health. If the Mare does not produce a Live Foal in the first season, the Mare Owner is entitled to a Rebreed. Failure to return the Mare for breeding the following year forfeits all fees, and the right to Rebreed is terminated. Third-year Rebreds are at the Stallion Owner's discretion.
 - g. **Binding Agreement.** This Agreement is a binding agreement between Breeder, Stallion Owner, and Mare Owner and is non-transferable.
 - h. **Social Media.** The Mare Owner agrees that nothing shall be posted or shared via social media that could be negatively construed regarding Breeder, or any of its members, managers, employees, associates, or affiliates. Failure to do so may result in legal action regarding the content and damages associated with such action. Furthermore, Breeder reserves the right to terminate this Agreement in the event this Agreement is breached. Any offending Mare Owner shall immediately forfeit any fees, payments or right to a Rebreed.

- i. **Stallion**. Should the Stallion die or become unfit for service for any reason, then this Agreement shall become null and void and both parties are relieved of any further obligation hereunder. Stallion Owner will attempt to fulfill Agreements via frozen semen or ICSI at their sole discretion. Any amounts paid by the Mare Owner toward the Stallion Fee, shall be refunded at the sole discretion of the Stallion Owner. Additionally, Breeder makes no representations or warranties as to the potential of Stallion to achieve or maintain success as a producer of quality offspring.
- j. **Accounts**. All unpaid expenses will be paid upon receipt of an invoice or when the Mare leaves the Breeder's facility, whichever is first. The Mare and foal (if applicable) shall be released only upon payment in full of all outstanding balances, including those of the attending veterinarian. Monthly statements shall be mailed for services herein provided. Such statements shall be due and payable upon presentation. Statements not paid within thirty (30) days will be subject to a finance charge of two percent (2%) per month or the maximum rate allowed by law. The Mare Owner hereby grants the Breeder an agister's lien and security interest in the Mare and any offspring of the Mare to secure the Mare owner's obligations under this Agreement. The Mare Owner authorizes the Breeder to file one or more financing statements to secure the foregoing.
- k. **Liability**. It is understood that Solo Select Horses, LLC, its owners, members, managers, employees, and guests shall not be liable for any injury, escape, disability, act of God or death of any horse on its premises. The parties hereby specifically agree that this Agreement shall be construed, governed, and interpreted by and in accordance with the internal laws of the State of Texas, with venue to be property in Grayson County, Texas.
- l. **Attorney Fees**. If it should become necessary for Breeder to retain the services of an attorney to enforce its rights under the terms of this Agreement, including but not limited to the collection of any sums due, the Mare Owner will pay Breeder all expenses and costs, including reasonable and necessary attorney's fees incurred by Breeder in enforcing this Agreement.
- m. **Merger, Entire Agreement and Severability**. This Agreement contains the entire agreement of the parties hereto and there are no oral or written promises or representations upon which the Mare Owner is relying except as expressly set forth herein. This Agreement may be modified only in writing executed by all parties. Headings used herein are for convenience only and are not part of this Agreement. The invalidity or unenforceability of any term of this Agreement shall not affect the validity and enforceability of any other term.
- n. If a stallion leaves Solo Select management in the middle of the breeding season, Solo Select will forward a copy of all contracts and records to the stallion owner, after which will thus terminate all mare breeding contracts with Solo Select.

Effective the date first above written.

BREEDER:

SOLO SELECT HORSES, LLC,
A Texas limited liability company

By: _____
Melanie Smith, Manager

Please Remit to:
Solo Select Horses
444 Solo Select Dr
Gainesville, TX 76240
(903) 436-6615

MARE OWNER:

Owner Signature

Printed Name: _____

Title: _____

Phone Number: _____

Email Address: _____

Address:

CREDIT CARD AUTHORIZATION

A 3.5 % Convenience Fee will be charged on all Credit Card transactions.

Name on Card: _____

Card Number: _____

Card Type: _____
(Visa, Mastercard, Amex, Discover)

Expiration Date: _____

3/4 Digit Code: _____

Billing Zip Code: _____

I authorize Solo Select Horses to charge my credit card above for applicable additional fees within this form. I understand that my information will be saved to file for future transactions on my account. You may cancel this authorization at any time by contacting us. This authorization will remain in effect until canceled.

Signature: _____ Date: _____

Mare Owner MUST attach a copy of Mare's registration papers with the submission of this contract.