



**STALLION BREEDING & REPRODUCTION
LIABILITY WAIVER, ASSUMPTION OF RISK & INDEMNIFICATION AGREEMENT**

Client Name: _____

Phone: _____

Email: _____

Address: _____

Horse (Stallion) Name: _____

This Agreement is entered into by the undersigned (“Client”) and Eurequine LLC, a California limited liability company, doing business as Stallion Repro Services and StallionReproServices.com (“Provider”).

1. AUTHORITY Client represents and warrants that Client is the legal owner of the Horse or is fully authorized to act on behalf of the owner. If the Horse is leased or owned by another party, Client accepts full responsibility for all costs, risks, liabilities, and obligations arising under this Agreement.

2. SERVICES ONLY – NO BOARDING / NO BAILMENT Provider provides limited stallion reproductive services only, which may include stallion handling, training for collection, semen collection, evaluation, processing, freezing, storage, and shipment coordination. Provider does not provide boarding, housing, feeding, turnout, daily care, supervision, security, or emergency monitoring. No bailment is created. Provider does not assume care, custody, or control of the Horse except during the limited time reasonably necessary to perform scheduled services. Any boarding, housing, or daily care is provided solely by Woodland Stallion Station, a separate and independent entity. Client agrees Provider has no responsibility or liability for any injury, illness, death, escape, theft, or emergency arising from boarding or care provided by Woodland Stallion Station.

3. NON-VETERINARY SERVICES / NO VCPR Client acknowledges that Provider is not a licensed veterinary practice and does not provide veterinary diagnosis, prognosis, or medical treatment. This Agreement does not create a veterinarian-client-patient relationship. Any veterinary services, if required, are provided solely by independent, licensed veterinarians, and Provider is not responsible for their acts or omissions.

4. ASSUMPTION OF RISK Client understands that stallion handling and equine reproductive activities are inherently dangerous and involve risks including, but not limited to: kicking, biting, striking, rearing, falling, aggressive behavior, handling accidents, restraint failure, phantom or equipment failure, semen loss, contamination or degradation, cryogenic tank failure, power interruption, mechanical failure, human error, loading or unloading incidents, transport-related injuries, acts or omissions of third parties, fire, weather, natural disasters, illness, injury, or death of the Horse. Client knowingly and voluntarily assumes all such risks, whether foreseeable or unforeseeable, to the fullest extent permitted by California law.

5. RELEASE, WAIVER & HOLD HARMLESS To the fullest extent permitted by California law, Client releases, waives, discharges, and agrees to hold harmless Eurequine LLC d/b/a Stallion Repro Services and StallionReproServices.com, and its owners, members, agents, managers, officers, employees, veterinarians, independent contractors, agents, affiliates, successors, and assigns (“Released Parties”)

from any and all claims, demands, damages, losses, liabilities, costs, or expenses arising out of or related to: Stallion handling or reproductive services, Semen collection, processing, freezing, storage, handling, or shipment, Injury, illness, or death of the Horse, Loss, damage, or destruction of semen, Except to the extent caused by gross negligence or willful misconduct of the Released Parties.

6. INDEMNIFICATION Client agrees to defend, indemnify, and hold harmless the Released Parties from and against any and all claims, demands, liabilities, damages, losses, costs, and attorney's fees arising out of or related to: The Horse, Client's acts or omissions, Client's breach of this Agreement, Claims by third parties including owners, lessees, mare owners, breeders, or insurers, Any boarding or care provided by Woodland Stallion Station

7. FROZEN SEMEN – NO INSURANCE / NO GUARANTEE Client acknowledges that frozen semen stored with Provider is not insured. Provider makes no guarantees regarding semen quality, fertility, longevity, or suitability for breeding. Client assumes all risk of loss or damage to semen from any cause, including but not limited to equipment failure, cryogenic failure, power interruption, acts of God, or force majeure, except gross negligence or willful misconduct. Any liability of Provider, if established, shall be limited to the amount paid for the specific service giving rise to the claim.

8. LIMITED VETERINARY AUTHORIZATION Client authorizes Provider to administer medications, sedation, and perform procedures reasonably necessary to perform the requested services. Provider has no duty to monitor the Horse outside scheduled services, no obligation to detect or respond to emergencies unrelated to Provider's services, and no obligation to obtain emergency veterinary care unless expressly requested in writing by Client. Client agrees to pay all costs incurred.

9. INSURANCE Client is solely responsible for obtaining any insurance coverage for the Horse and frozen semen. Provider strongly recommends mortality and major medical insurance but does not provide insurance of any kind.

10. CALIFORNIA EQUINE ACTIVITY LIABILITY NOTICE WARNING: Under California law, an equine professional is not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities, pursuant to California Civil Code § 1668 and related statutes.

11. GOVERNING LAW & VENUE This Agreement shall be governed by and construed in accordance with the laws of the State of California, with exclusive venue in the county where Provider's principal place of business is located; Sutter County.

ACKNOWLEDGMENT Client acknowledges that this Agreement is a liability waiver and assumption of risk, that Client is giving up substantial legal rights, and that Client signs this Agreement voluntarily and with full understanding.

Client Signature: _____ Printed Name: _____

Date: _____