



**EQUINE ARTIFICIAL INSEMINATION
SERVICES
INTAKE SHEET**
20_____ Breeding Season

MARE INFORMATION

Registered Name: _____

Barn Name: _____

Registration No.: _____

Breed: _____ Age: _____ Color: _____ Brands/Tattoos: _____

Insured? Yes ☐ No ☐ Agency: _____

Policy Number: _____ Insurance Emergency Phone Number: _____

OWNER INFORMATION

Owner: _____

Owner Address: _____

Home: _____

Cell: _____

Fax: _____

Email Address: _____

Secondary Contact that can **Authorize** veterinary
medical/surgical care in case of EMERGENCY:

Home: _____

Cell: _____

Fax: _____

**RESPONSIBLE FINANCIAL PERSON (IF
DIFFERENT FROM MARE OWNER)**

☐ AGENT ☐ LEASEE ☐ OTHER

Name: _____

Address: _____

Home: _____

Cell: _____

Fax: _____

Email Address: _____

Home: _____

Cell: _____

Fax: _____

MARE: _____ Barn Name: _____

CHOOSE DESIRED SERVICES:

- ☐ Cycle Management Artificial Insemination-Cooled Shipped Semen (\$430 per cycle)
- ☐ Cycle Management Artificial Insemination-Fresh Semen (\$430 per cycle)
- ☐ Cycle Management Artificial Insemination-Frozen-Thawed Semen (\$575- \$875 per cycle)

CHOOSE BOARD RATE:

- ☐ Mare Motel (\$16/day)-long term(i.e. >7 days stay)
- ☐ Barn Stall (\$18/day)
- ☐ Mare w/Foal at Side (\$22/day)

EXPLANATION OF SERVICES

1. **Cycle Management for AI of Cooled Shipped Semen Fee includes:**
10 transrectal palpation/ultrasonography exams, insemination(s), ovulation inducing drug administration (e.g. hCG or deslorelin or histrelin), prostaglandin administration to short cycle the Donor mare, one return of semen shipper and the transrectal palpation/ultrasonography for diagnosis of pregnancy for ONE cycle.
2. **Cycle Management for AI Frozen-Thawed Semen Fee includes:**
all transrectal palpation/ultrasonography, insemination(s), ovulation inducing drug administration (e.g. hCG or deslorelin or histrelin), prostaglandin administration to short cycle the mare, and the transrectal palpation/ultrasonography for diagnosis of pregnancy for ONE cycle.
3. **Cycle Management for AI of Fresh Semen Fee includes:**
10 transrectal palpation/ultrasonography exams, insemination(s), ovulation inducing drug administration (e.g. hCG or deslorelin or histrelin), prostaglandin administration to short cycle the Donor mare, one return of semen shipper and the transrectal palpation/ultrasonography for diagnosis of pregnancy for ONE cycle.

Please list selected stallion (and any alternatives) for the breeding season.

Stallion #1: _____

Contact: _____ Phone: _____

Alternative Stallion: _____

Contact: _____ Phone: _____

DONOR MARE: _____ Barn Name: _____

MARE HEALTH CONSIDERATIONS

Please list the vaccination history of the mare and/or vaccines that still need to be administered while the mare is at BR:

Eastern & Western Equine Encephalitis _____ Tetanus _____

Rhinopneumonitis (Herpes) _____ Influenza _____

West Nile _____ Rabies _____

Strangles (Streptococcus equi) & other Misc.: _____

Current Coggins (must provide copy) REQUIRED for mares staying at BR >3 days at time: _____

MANAGING YOUR MARE

Please fill in the following information to help us in managing your mare. We require disclosure of any medical conditions that could affect management of mare before acceptance into breeding program.

| | |
|---|---|
| <p>FEED</p> <p>Hay type & Quantity</p> <p>AM: _____</p> <p>PM: _____</p> <p>*Grain type & Quantity</p> <p>AM: _____</p> <p>PM: _____</p> <p>*Supplements: _____</p> <p>_____</p> <p>_____</p> <p>BR offers Bermuda Grass and/or Alfalfa hays</p> <p>*Feeding grain or supplements supplied and prepared by owner is included in board. All grain/supplements supplied by BR or requiring BR veterinary staff to feed is subject to additional fees.</p> | <p>HEALTH CONSIDERATIONS & TREATMENTS</p> <p>Medical Problems: _____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>Current Treatments: _____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>Management Considerations: _____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>Farrier Services if necessary:</p> <p>Name of Farrier: _____</p> <p>Phone: _____</p> |
|---|---|

EQUINE ARTIFICIAL INSEMINATION SERVICES AGREEMENT

office (520) 760-6200 • fax (520) 760-0426

8526 E. Tanque Verde Rd • Tucson, AZ 85749 • www.BandaleroRanch.com • Info@BandaleroRanch.com

This Equine Artificial Insemination Services Agreement (the "Agreement") is entered into this _____ day of _____, 20____, by and between Rogers Bandalero Ranch and associated personnel (hereafter referred to as "BR"), and the Mare Owner or any person(s) identified as financially responsible for mare and/or leasing said mare, all as identified on the intake sheet accompanying this Agreement (hereafter referred to as "Mare Owner/Leaser"). Rogers Bandalero Ranch agrees to provide services as per selected on page 2 of the Intake Sheet by the Mare Owner/Authorized Agent/Leaser listed on this agreement above.

1. The person signing this Agreement represents and warrants that he/she is the true and lawful owner of the above listed mare, or if not the owner, then has actual authority to act as owner's agent for purposes of entering into this Agreement, and to make any and all decisions. The signatory shall be fully responsible for all charges incurred under this Agreement and shall indemnify, and defend and hold harmless Rogers Bandalero Ranch from any and all claims, of every kind and nature, arising as a result of or in connection with this Agreement (including any claim that such person lacked the right or authority to execute this Agreement on behalf of the true owner).
2. Mare Owner/Leaser agrees that during the period BR is in possession of the Mare, good equine practice may suggest and/or require that mare be vaccinated, dewormed, and feet trimmed or shod. Therefore, during the term of this Agreement, the Mare Owner/Leaser hereby grants to BR the right and authority, based upon its independent judgment, to administer **routine preventative medicine** and to have the Mare trimmed or shod at any time by a farrier selected by BR. The Mare Owner/Leaser shall pay/reimburse BR for the cost thereof upon invoice as set forth in section 7 below.
3. The Mare Owner/Leaser hereby releases and shall **indemnify and hold BR harmless** from any claim, demand or loss arising from any disease, injury, or death to the mare and/or foal and/or *in utero* foal arising out of any undertaking by BR under the terms of this Agreement. Further, the Mare Owner/Leaser shall exonerate, protect, indemnify, defend, and hold harmless BR, from and against any and all liabilities, expenses, claims, fines, penalties, costs, attorneys' fees, and damages of every kind (including, without limitation, those arising out of or attributed, directly or indirectly, to or resulting from any and all negligent acts or omissions of the Mare Owner/Leaser, whether caused by the sole negligent acts or missions of Mare Owner/Leaser or by the concurrent negligent acts or omissions of Mare Owner/Leaser, arising out of or attributed, directly or indirectly, to the use, possession, transportation (except for transportation, delivery and pick up by BR or Leaser), condition, or storage of the mare, irrespective of the legal theory upon which any such claim or suit.
4. Mare Owner/Leaser is responsible for any **costs related to semen used for the mare**.
5. Mare Owner/Leaser agrees to **pay all charges in full** before departure of the mare. See fee schedule attached hereto. At least one-week advance notice must be given prior to departure of the mare to allow preparation of required paperwork. The Mare Owner/Leaser is required to make transportation arrangements for the mare between the hours of 9:00 am to 5:00 pm Monday through Friday, unless previous arrangements have been made well in advance.
6. **Mares will not be released if insufficient notice is given or the bill is not paid prior to departure.**
7. All invoice **balances are payable within 30 days of monthly or final invoice**. AFTER 30 DAYS FROM BILLING DATE, A \$25.00 HANDLING FEE AND INTEREST OF 1.5% PER MONTH ON THE OUTSTANDING BALANCE WILL BE ASSESSED. Rogers Bandalero Ranch reserves the right to refuse or suspend service when any of the Mare Owner/Leaser's accounts with Rogers Bandalero Ranch are past due. The Mare Owner/Leaser agrees to pay all costs and reasonable attorney fees incurred by Rogers Bandalero Ranch in attempting to collect any outstanding balance. The Mare Owner/Leaser acknowledges lien rights of Rogers Bandalero Ranch and hereby irrevocably grants a lien therein to Rogers Bandalero Ranch for purposes of securing payment on Mare Owner/Leaser's account(s). An invoice will be sent to Mare Owner/Leaser requesting that billing is brought current via certified mail. Regardless of whether the Mare Owner/Leaser accepts and confirms receipt of the certified letter, if the final invoice remains unpaid thirty days from the date of the letter, Rogers Bandalero

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Ranch may deem the mare and/or foal and/or *in utero* foal in its possession abandoned and sell as deemed desirable by Rogers Bandalero Ranch, with the proceeds, if any, being retained by Rogers Bandalero Ranch.

8. Mare Owner/Leaser is responsible for **obtaining and paying for any insurance** desired on the mare and/or foal and/or *in utero* foal. Roger's Bandalero Ranch does not provide insurance.
9. Mare Owner/Leaser is responsible for **parentage testing** of any foal.
10. Mare Owner/Leaser is responsible for all **breed registry rules and regulations** including, but not limited to, brand inspections required by law. Mare Owner/Leaser shall promptly furnish proof of ownership, breed registry and brand inspection upon request by BR.
11. If at any time BR determines in its sole judgment and discretion that the mare and/or foal needs to be **transferred to a referral veterinary hospital** ("Referral Hospital") for medical or surgical treatment, the Mare Owner/Leaser is responsible for all charges incurred. These charges will be billed separately by the Referral Hospital and must be paid in full before the animal can be returned back to Bandalero Ranch. BR will make reasonable efforts to contact Mare Owner/Leaser in the event that such transfer is required; however, if Mare Owner/Leaser cannot be immediately reached, Mare Owner/Leaser hereby authorizes BR to initiate such transfer, care and treatment.
12. This **Agreement is non-transferable**. If the mare is sold, all unpaid fees become immediately due and payable and no refunds will be made. This Agreement is subject to the laws of the State of Arizona.
13. BR reserves the **right to discontinue service** at its discretion and to terminate this Agreement upon 10 days' advance written notice to the Mare Owner/Leaser.
14. Each party agrees to **comply with all applicable federal, state, and local laws, codes, regulations, rules, and orders**. This Agreement shall be governed by the laws of the State of Arizona, and any legal action concerning the provisions hereof shall be brought in the District Court in Pima County, Arizona. If it is determined that a brand inspection ticket is required in order to authorize any transfer or transport of animals under this Agreement, Mare Owner/Leaser hereby authorizes and appoints BR to execute any required documents on Mare Owner/Leaser's behalf.
15. The Mare Owner/Leaser will be **considered in default** of its obligations under this Agreement if the Mare Owner/Leaser fails to remit any payment within 30 days after invoice or otherwise fails to observe, comply with, or to perform any term, condition, or covenant contained in this Agreement and such failure continues for 10 days after BR gives the Mare Owner/Leaser written notice thereof. In the event of default by the Mare Owner/Leaser, BR may terminate this Agreement as of the date specified in the notice, without prejudice to any other right or relief provided by law. Jurisdiction and venue for any action to enforce this Agreement, or for damages or any other relief arising from or in connection with it, shall lie exclusively in the District court in and for the County of Pima, State of Arizona.
16. This **Agreement constitutes the entire Agreement** between the parties and supersedes any previous agreements, understandings, or Agreements of the parties, whether oral or written, concerning the subject matter of this Agreement. No services other than those expressly stated in this Agreement will be provided by BR without an express, written and signed amendment to this Agreement.

By signing below, I acknowledge and agree to comply with the terms and conditions contained herein. Further, I authorize Rogers Bandalero Ranch to act as temporary agent on my behalf pursuant to paragraph 11 above should the mare, her foal and/or pregnant recipient require emergency medical or surgical treatment and I authorize the release of medical and/or financial information from the treatment center in such an event to Rogers Bandalero Ranch.

IN WITNESS WHEREOF the parties have executed this Agreement as of the day and year set forth first and above.

Signature of Donor Mare Owner/Agent

Signature of Rogers Bandalero Ranch Authorized
Representative Agent

Print Name

APPROVED: _____ DATE: _____

*Rogers Bandalero Ranch Equine
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