

BREEDING CONTRACT FOR JUDGEMENT ISF

This “**Agreement**” is made effective as of _____ by and between Iron Spring Farm, Inc. (“**Farm**”) and _____ (“**Purchaser**”) for the breeding of the Mare (Section 2) to the Farm’s stallion named **Judgement ISF** (“**Stallion**”) under the terms and conditions provided herein.

1. **PURPOSE.** This Agreement defines the terms and conditions applicable to the Mare’s boarding and breeding to the Stallion by insemination at the Farm during the Term. Embryo transplants are expressly outside the scope of this Agreement and will not be performed except with the prior written consent of the Farm and the Purchaser’s execution of the Farm’s “**Embryo Transfer Agreement.**”

2. **THE MARE.** Subject to the conditions and requirements of Section 5 below, “**Mare**” means the mare named _____ and described more fully on the “**Incoming Mare Arrival Form,**” and, except where the context otherwise clearly requires, includes the Mare’s nursing foal, if any. In no event shall Purchaser be permitted to substitute another mare for breeding without prior written consent of the Farm, which shall be provided in the Farm’s sole discretion.

3. **FEES.** Purchaser agrees to pay the following fees for services under the terms and conditions described in this Section 3.

(a) Description of Fees Payable to the Farm.

(i) “**Initial Deposit.**” A non-refundable fee of \$ _____ to confirm Purchaser’s reservation of the Stallion for the Term is payable by Purchaser to the Farm immediately upon the signing of this Agreement. The Initial Deposit shall be applied against and reduce the Stallion Service Fee.

(ii) “**Stallion Service Fee.**” A one time, non-refundable fee of \$ _____ plus state sales tax, is payable in full as advance payment of the purchase price of fresh semen of the Stallion before the date of the Mare’s arrival on the Farm. The balance due on Purchaser’s Stallion Service Fee as of the date hereof is:

Stallion Service Fee:	_____
PA sales tax:	+ _____
(Initial Deposit):	_____
Balance Due	_____

(iii) “**Boarding Fee.**” A fee is payable hereunder in the amount of \$ _____ for each day, or portion thereof, the Mare (not including the Mare’s nursing foal) is present at the Farm. The Boarding Fee includes fees for (i) the provision of a stall, (ii) daily feeding, (iii) turnout (weather permitting), (iv) handling the Mare for teasing and (v) grooming (not including farrier services). Additional fees will apply for boarding at the Farm of the Mare’s nursing foal.

(iv) “**Miscellaneous Service Fees.**” Purchaser agrees to pay all fees charged by the Farm for return of the Mare to Purchaser or quarantine of the Mare as described in Section 5(b) of this Agreement and the cost of any Veterinary Services and Emergency Care provided directly by the Farm, including if applicable, the cost of transportation to the University of Pennsylvania New Bolton Center or other veterinary facility.

(b) Method of Payment of Fees to the Farm. The Initial Deposit and the balance of the Stallion Service Fee are payable to the Farm by check, Visa or MasterCard. Purchaser hereby requests that the Farm bill Purchaser for all accrued Boarding Fees and Miscellaneous Service Fees due under this Agreement in the manner designated below.

(i) _____ Purchaser requests that the Farm bill Purchaser monthly and on the day of the Mare's departure from the Farm. Monthly payments must be made by check or credit card within fifteen (15) days after the billing date and any balance remaining on the Mare's date of departure from the Farm must be paid on that date; *or*

(ii) _____ Purchaser hereby requests and authorizes the Farm to charge the credit card account identified in Section 3(b)(i) of the Agreement on the last day of each month or portion thereof during which the Mare is present on the Farm and any remaining balance on the day of the Mare's departure from the Farm; *or*

(iii) _____ Purchaser hereby requests and authorizes the Farm to charge the following credit card account on the last day of each month or portion thereof during which the Mare is present on the Farm and any remaining balance on the day of the Mare's departure from the Farm:

Visa/MasterCard Account Number: _____
Expiration Date: _____
Security Code: _____
Account Holder Name: _____
Account Billing Address: _____

No Mare will be removed from the Farm unless all fees and costs charged by the Farm in accordance with this Agreement are paid in full.

(c) Method of Payment; Description of Fees Payable to Third Parties. Purchaser agrees to pay all fees, including without limitation those listed below, for services provided to or with respect to the Mare while the Mare is present at the Farm directly to the parties providing such services. Independent service providers, including the Attending Veterinarian and the blacksmith, are not subject to the direct control or supervision of the Farm and their services will not be billed to Purchaser by the Farm. Purchaser is solely responsible for handling payment and all other matters that may arise between Purchaser and any independent providers of services to the Mare directly with such persons.

(i) Veterinary Fees. Purchaser shall pay all charges for Veterinary Services performed by the Attending Veterinarian directly to the Attending Veterinarian in accordance with the terms of the Veterinary Services Contract. Veterinary Services, including Emergency Care, are described in Section 7. To the extent authorized, the Farm may seek Veterinary Services, including Emergency Care, for the Mare from additional independent parties, such as the University of Pennsylvania New Bolton Center. Purchaser is exclusively responsible for making payments for any and all fees incurred directly to such persons.

(ii) Farrier Fees. Purchaser shall pay all charges for farrier services directly to the blacksmith under such terms and conditions as the blacksmith and Purchaser agree. Purchaser understands that it is solely responsible to make all necessary arrangements with the blacksmith for provision and payment of farrier services.

4. SPECIAL PROCEDURES AND LIMITATION OF SERVICE. Purchaser understands that Judgement ISF is a sub-fertile Stallion who has limited production of sperm of marginal semen quality and that Judgement ISF can only breed one mare per collection day. The Mare's breeding to Judgement ISF under this Agreement is, therefore, explicitly subject to the special procedures and limitation of service provided in this Section 4.

(a) Special Procedures. Notwithstanding that the Mare will be bred with fresh semen, the Mare will be managed and bred pursuant to the Farm's timed insemination protocol for insemination with frozen semen, which includes the procedures described in Section 4(a)(i) below and which Purchaser hereby authorizes the Farm and the Attending Veterinarian to conduct at Purchaser's expense.

(i) Administration of Regumate and Prostin to control the timing of ovulation;

- (ii) At the start of estrus, daily palpation and/or scanning to monitor follicular activity;
- (iii) Upon detection of a large (35-40 mm) preovulatory follicle, administration of hCG or deslorelin;
- (iv) Daily examinations via ultrasound and insemination with a single dose of fresh semen approximately twenty-four (24) hours after hCG or deslorelin administration;
- (v) Examination approximately sixteen (16) hours after initial insemination and, if the Mare has not ovulated, insemination with a second dose of fresh semen; and
- (vi) Examination approximately twenty-four (24) hours after second insemination, if any, and, if the Mare has not ovulated, insemination with a third dose of fresh semen.

(b) Limitations. This Agreement entitles the Mare to be bred to Judgement for a total of three cycles only, without regard to whether the Mare settles. Purchaser agrees that, if after three cycles of attempted breeding to Judgement ISF the Mare has not settled or fails to produce a live foal, the Farm shall have no obligation to refund the Stallion Service Fee or any fees accrued hereunder. In such event, Purchaser may, without payment of an additional Stallion Service Fee, select one of the following Farm stallions to become the Stallion under this Agreement for the remainder of the Term: Frozen semen: Consul, Rampal, Riverman ISF, or Contango. Fresh chilled semen is available from Florianus, Sir Sinclair or UB40. If Purchaser elects to substitute a stallion for Heinse, Purchaser may also elect to breed the Mare with shipped semen, subject to the Farm's ultimate discretion and approval and Purchaser's termination of this Agreement and execution of the Farm's "**Breeding Contract for Frozen Semen**" or "**Breeding Contract for Fresh Chilled Semen,**" to be effective, in lieu of this Agreement, for the remaining portion of the Term.

5. CONDITIONS WITH RESPECT TO THE MARE.

(a) Arrival Requirements. Purchaser agrees that satisfaction of the requirements stated in this Section 5 is a precondition of the Farm's initial and ongoing performance under this Agreement. If Purchaser fails to satisfy any such requirement, this Agreement will terminate without refund of any fees paid or incurred and the Farm will have no further obligation to perform hereunder. Prior to the arrival of the Mare at the Farm, Purchaser shall provide copies of:

- (i) A copy of the completed and executed "**Veterinary Services Contract**" application provided by Purchaser to Unionville Equine Associates, P.C. (the "**Attending Veterinarian**");
- (ii) A properly completed and executed "**Horse Emergency Information and Consent**;"
- (iii) A properly completed and executed Incoming Mare Arrival Form for EVA Negative Breedings *or* EVA Positive Breedings, as applicable;
- (iv) A health certificate signed by a licensed veterinarian acceptable to the Farm ("**Veterinarian**") dated no more than thirty (30) days before the Mare's arrival date indicating the Mare to be in good physical and sound breeding condition and free of infection; except for maiden mares or mares to be bred on a foal heat, a negative intrauterine culture and cytology; and a list of the current vaccinations and test results of the Mare, including the vaccination and test result requirements indicated on the Incoming Mare Arrival Form;
- (v) In the event that Stallion is EVA positive, proof of an EVA vaccination or an EVA test showing a positive titer;
- (vi) An executed "**Owner's Contagious Disease Certification**" (*must be signed on the Mare's date of arrival on the Farm*); and

(vii) Such additional documentation or information related to the Mare as the Farm deems necessary or prudent in its sole discretion.

(b) Representations and Warranties of Purchaser. By bringing the Mare to the Farm, Purchaser represents and warrants that all information provided to the Farm by Purchaser and Purchaser's Veterinarian, including but not limited to all information on the Incoming Mare Arrival Form, Horse Emergency Information and Consent, Owner's Contagious Disease Certification and required Veterinarian certifications is correct and complete. The Farm reserves the right to quarantine the Mare immediately should it exhibit any symptoms of illness or if there is any contagious equine disease reported in the area from which the Mare is arriving and to maintain such quarantine until such time as the Farm is satisfied that the Mare does not present a risk of infection. The Farm also reserves the right to reject and return the Mare if the Farm, in its sole discretion, deems the Mare unsafe for the Farm's personnel for any reason. Purchaser agrees that any such actions taken by the Farm under this Section will be at Purchaser's expense.

6. **RETURN OF SERVICE.** For as long as Purchaser satisfactorily complies, in the Farm's reasonable judgment, with the terms and conditions of this Agreement, and subject to the limitations and conditions set forth in Section 4 and Section 5, Purchaser shall be entitled to have the Mare return to the service of the Stallion throughout the Present Breeding Season, as needed. Subject to the foregoing, Purchaser shall be entitled to have the Mare return to the service of the Stallion during the Second Breeding Season:

(a) If, by the end of the Present Breeding Season the Mare has not **"settled"** (become and remained pregnant as shown by ultrasound at thirty (30) to thirty-five (35) days following the last insemination attempt), and (if the Mare is not present at the Farm at such time) Purchaser provides Farm with a certification signed by a Veterinarian within ten (10) days of the ultrasound that includes the following:

(i) Identification of the Mare;

(ii) Confirmation that the Mare did not settle during the Present Breeding Season; and

(iii) Confirmation that the Mare was kept in good physical and sound breeding condition throughout the Present Breeding Season, and that the Mare timely received all vaccinations and deworming as recommended by the Veterinarian, including but not limited to immunization for equine rhinopneumonitis; *or*

(b) If the Mare settles during the Present Breeding Season but suffers a loss of such pregnancy and Purchaser provides to the Farm, within ten (10) days of examination of loss of pregnancy, a certification signed by a Veterinarian that includes the following:

(i) Identification of the Mare;

(ii) An explanation for the loss of pregnancy;

(iii) Confirmation that the Mare was provided reasonable general care and kept in good physical condition throughout the Present Breeding Season and the pregnancy and that the Mare timely received all vaccinations and deworming as recommended by the Veterinarian, including but not limited to immunization for equine rhinopneumonitis; *or*

(c) If the Mare gives birth but fails to produce a **"live foal,"** defined as a foal which stands and nurses within twenty-four (24) hours after foaling, and Purchaser verbally notifies Farm within forty-eight (48) hours of the foal's death and provides to the Farm, within five (5) days of the verbal notification, a certification signed by a Veterinarian that includes the following:

(i) Identification of the Mare;

(ii) Verification of death of the foal;

- (iii) Confirmation of the performance by the Veterinarian of an autopsy or other pertinent examination;
- (iv) An explanation for the foal's death;
- (v) The confirmation described in Section 6(b)(iii) above; and
- (vi) Confirmation that the Mare was properly cared for and monitored during the period of foaling in a manner adequate to reasonably insure detection of and attention to any foaling difficulties.

(d) In addition to the requirements for return of service described above, if the Mare leaves the Farm prior to a forty-five (45) day pregnancy check, then the Purchaser shall be solely responsible for having a Veterinarian examine the Mare for pregnancy between forty-five (45) and seventy (70) days following the Farm's last attempt to breed the Mare. Unless Purchaser forwards a copy of the results certified by the Veterinarian within thirty (30) days of the examination, the Farm shall have no further obligation to the Purchaser pursuant to this Section 6.

7. AUTHORIZATIONS; LIMITATION OF LIABILITY.

(a) Authorizations by Purchaser. Subject to any specific limitations, if any, on authorization and consent stated on the Horse Emergency Information and Consent or the Incoming Mare Arrival Form, Purchaser hereby requests and authorizes the Farm, the Attending Veterinarian and their respective employees, agents and representatives to breed the Mare as described herein and to perform all other acts and provide or request from independent parties such services as the Farm or the Attending Veterinarian deem necessary or prudent in furtherance of the purpose of this Agreement and to protect the life and health and to insure the proper care of the Mare, including but not limited to Veterinary Services and Emergency Care. It is Purchaser's exclusive responsibility to have the Mare examined by a Veterinarian following Mare's departure from the Farm as required by this Agreement and otherwise as appropriate. The Farm shall bear no responsibility to inform Purchaser of any specific Veterinary Services provided pursuant to Purchaser's authorization hereunder or of any Veterinary Services or Emergency Care provided by a party other than the Farm.

(i) **"Veterinary Services."** Veterinary Services include, without limitation, pregnancy testing, palpation, suturing, regular deworming and vaccinations, medications, reproductive tests and procedures and such other services as the Farm and the Attending Veterinarian may determine are appropriate in accordance with Section 7(a). The Farm's personnel may perform certain customary and ordinary Veterinary Services, including reproductive procedures, under the guidance or direction of the Attending Veterinarian.

(ii) **"Emergency Care."** Emergency Care includes services outside the scope of customary and ordinary Veterinary Services which are of an urgent or unexpected nature, such as emergency surgery. The Farm and the Attending Veterinarian will provide or request provision of such Emergency Services for the Mare as they may determine are appropriate in accordance with Section 7(a). Should an emergency situation arise, the Farm will attempt to contact Purchaser or the Alternate Authorized Decision Maker designated on the Horse Emergency Information and Consent form before providing Emergency Care. However, Purchaser understands that if the Farm is unable to reach such persons within such time as it determines in its sole discretion action is necessary to protect the life and reasonable comfort of the Mare, the Farm may provide, or may request the Attending Veterinarian or other third party to provide, appropriate Emergency Care without having first obtained Purchaser's specific consent.

(b) Limitation of Liability; No Warranties.

(i) The Farm agrees to diligently try to settle the Mare; however, the Farm makes no guarantees, representations or warranties as to the settling of the Mare. If the Mare fails to settle for any reason, Purchaser agrees to hold the Farm blameless.

(ii) The Farm shall not be held liable or responsible for and the Purchaser hereby releases the Farm, the Attending Veterinarian and each of their respective officers, directors, agents, employees, shareholders, customers and representatives from and holds same harmless against any and all claims made by or against Purchaser

concerning any injury, damage or other loss by any person or entity, including but not limited to any claim in any way related to the boarding or breeding of the Mare for the death, injury, disease, sickness, estray, theft, damage, accident or other loss of the Mare and any claim concerning injury to property or person . The Farm shall not be liable and is expressly released from and held harmless against such losses caused by or owing to its alleged negligence.

8. INDEMNIFICATION BY PURCHASER; INSURANCE.

(a) Claims of Third Parties. The Purchaser hereby agrees to indemnify, hold harmless and defend the Farm, the Attending Veterinarian and each of their respective officers, directors, agents, employees, and representatives for any claim concerning injury, damage or other loss to any other horse, person (including personnel of the Farm) or property arising out of or caused by the Mare. The Farm shall not be liable and is expressly released from and held harmless against such losses caused by or owing to its alleged negligence.

(b) Losses Incurred by Indemnified Parties. Purchaser hereby agrees to indemnify the Farm, the Attending Veterinarian and each of their respective officers, directors, agents, employees, and representatives (each an "Indemnified Party") against any loss or expense incurred by such Indemnified Party arising out of or caused by the Mare or by Purchaser's failure to disclose conditions with respect to the Mare or any breach of the representations and warranties described, respectively, in Section 4(b) of this Agreement. Each Indemnified Party is expressly released from and held harmless against such losses caused by or owing to its alleged negligence.

(c) Insurance.

(i) Mortality and Loss of Use. Purchaser is exclusively responsible for maintaining Mortality and Loss of Use Insurance, if desired, on the Mare.

(ii) General Liability. **[Reserved]**

9. TERM; TERMINATION.

(a) General. The "**Term**" of this Agreement shall commence on the later of the effective date set forth on page one of this Agreement or the Farm's receipt of the Initial Deposit and shall continue until the earliest to occur of: (i) the completion of the Second Breeding Season, if the Farm has approved one according to Section 6; (ii) the Mare's giving birth to a live foal sired by the Stallion; (iii) Purchaser's breach or failure to satisfy any applicable requirement under or term of this Agreement; (iv) the termination of this Agreement pursuant to Section 4, Section 10 or any other Section hereof; (v) the Mare's death or inability to satisfy the conditions of Section 5 or Section 6 of this Agreement; or (vi) Purchaser's sale or other transfer of ownership of the Mare. For purposes of this Agreement, the "**Present Breeding Season**" begins on _____, 20____ and ends on _____, 20____, and the "**Second Breeding Season,**" if any, begins on or about _____, 20____ and ends on or about _____, 20____.

(b) Boarding Period. Except as the parties otherwise agree in writing, the Mare's initial boarding period at the Farm shall be as follows: Mare shall arrive at the Farm on _____, 20____. Purchaser is responsible for removing the Mare from the Farm in a timely manner after the breeding service is completed and, if Purchaser requests, the Mare has received an ultrasound, but no later than July 31, 20____. Any subsequent boarding period required under this Agreement shall begin on such date as the parties agree, subject to the Farm's ultimate discretion and approval.

(c) Termination. Purchaser may terminate this Agreement upon written notice to the Farm for any reason. However, except as otherwise explicitly provided herein, Purchaser shall under no circumstances be entitled to receive any refund of fees incurred hereunder before the date the Mare is removed from the Farm and all amounts due have been paid in full.

10. DEATH, UNFITNESS OR SALE OF THE STALLION. The fees paid or incurred under this Agreement are nonrefundable except as provided below in this Section 10 with respect to the death, unfitness or sale of the Stallion.

(a) If Heirse should die, be sold by the Farm or otherwise become unfit for service before providing any service to the Mare, then this Agreement shall automatically terminate and the Farm shall refund to Purchaser all fees paid hereunder, including the Initial Deposit, within forty-five (45) days.

(b) Except as otherwise limited by Section 4, if the Stallion should die, be sold by the Farm or otherwise become unfit for service during the Term after first service has been provided to the Mare, then the Purchaser may elect one of the following options:

(i) Subject to the approval of the Farm in its reasonable discretion, Purchaser may substitute another Farm stallion to be the Stallion under this Agreement and agrees to pay any excess of the Stallion Service Fee for the stallion to be substituted over the Stallion Service Fee applicable to the Stallion being replaced; or

(ii) If frozen semen of the Stallion is available, Purchaser may substitute frozen semen of the Stallion to breed the Mare by executing the Farm's Breeding Contract for Frozen Semen.

11. MISCELLANEOUS.

(a) Farm Website. The Farm provides information about its services on its internet "**Website**" at www.ironspringfarm.com. The Farm bears no liability for any information displayed on the Website that is or may become incorrect, out of date or inconsistent with any term of this Agreement. Purchaser acknowledges and agrees that, notwithstanding any information to the contrary displayed on the Website, the parties' rights and obligations with respect to all matters contemplated by this Agreement shall be absolutely governed by the terms stated herein.

(b) Incorporation of Forms and Documents. The forms and various types of information and documentation that Purchaser and Purchaser's Veterinarian are or may be required to provide to the Farm hereunder (including under the Addendum, if applicable) are incorporated into and made a part of this Agreement by reference. Purchaser is solely responsible for and acknowledges the Farm's reliance on all information provided by Purchaser and Purchaser's Veterinarian.

(c) Non-Assignment. Except with the prior written consent of the Farm, Purchaser may not assign or transfer this Agreement, in whole or in part, and any attempt to assign or otherwise transfer this Agreement shall be null and void.

(d) Entire Agreement; Severability; Amendment. This Agreement supersedes all prior communications between the parties, whether oral or written, and constitutes the entire understanding of the parties with respect to the subject matter contained herein. If any term or condition of this Agreement or the application thereof shall be illegal, invalid or unenforceable, all other provisions hereof shall continue in full force and effect as if the illegal, invalid or unenforceable provision were not a part of this Agreement. Except as expressly provided herein, this Agreement may not be modified except by written mutual consent of the parties.

(e) Notices. Except as otherwise provided in this Agreement or as the Farm may otherwise specifically direct, all notices and other communications provided for under this Agreement shall be in writing and shall be sent via U.S. certified mail, return receipt requested, postage prepaid, or via reputable overnight carrier, postage prepaid. Such notices and communications shall be addressed to the parties at their respective addresses set forth above or such other address as either party may by notice as aforesaid designate.

(f) Governing Law; Jurisdiction. This Agreement shall be governed by the laws of the Commonwealth of Pennsylvania and shall be binding upon the parties hereto and their personal representatives. Purchaser hereby consents to the exclusive jurisdiction of the state courts of the Commonwealth of Pennsylvania and the United States Courts for the Eastern District of Pennsylvania in all matters arising out of this Agreement.

(g) No Waiver. The Farm's failure to insist on any performance and any waiver of any breach of this Agreement by Farm is not to be construed as a waiver of the Farm's rights or of Purchaser's obligations under any provision of this Agreement unless the Farm specifically so provides in a signed writing attached hereto.

(h) Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which shall together constitute one and the same instrument as against any party whose signature appears hereon or for any other purpose.

IN WITNESS WHEREOF, intending to be legally bound hereby, the parties have executed this Agreement, effective as of the date and year first written above.

IRON SPRING FARM, INC.

Date

By: _____
Name:
Title:

PURCHASER:

Date

(Print name)

Signature



HORSE EMERGENCY INFORMATION AND CONSENT

MARE INFORMATION:

Name: _____ Date of arrival on Farm: _____
Description: _____
List any known allergies or medical conditions: _____

OWNER EMERGENCY CONTACT INFORMATION:

Name: _____
Work phone: _____ Home phone: _____
Cell phone: _____ Pager: _____
Fax: _____ Email: _____

ALTERNATE AUTHORIZED DECISION MAKER EMERGENCY CONTACT INFORMATION:

Name: _____
Work phone: _____ Home phone: _____
Cell phone: _____ Pager: _____

INSURANCE INFORMATION: (Please attach a separate page if necessary)

This horse is insured for: Mortality Surgery Major Medical Loss of Use
Name of Insurer(s): _____ Policy number(s): _____
Phone number to report claims and emergencies: _____

CONSENT TO TREATMENT:

In the event that my horse is ill or injured and I or the alternate authorized decision maker named above (if any) cannot be reached:

_____ I hereby consent to emergency medical care for my horse in the best judgment of the Farm in consultation with the Attending Veterinarian until such time as I can be reached and consulted; *or*

_____ I hereby consent to emergency medical care for my horse in the best judgment of the Farm in consultation with the Attending Veterinarian until such time as I can be reached and consulted, where the estimated cost of the treatment does not exceed \$_____.

_____ The Farm may give permission to refer the horse and may provide transportation to the University of Pennsylvania New Bolton Center for medical and or surgical procedures.

_____ The Attending Veterinarian may refer the horse to the University of Pennsylvania New Bolton Center in its discretion if no authorized agent of the Farm is available.

This consent **does / does not (please circle preference)** include euthanasia if in the judgment of the Attending Veterinarian this is the only humane treatment and my horse has little or no prospect for recovery.

This form and the information provided on this form will become part of your Agreement. Please review your answers carefully for accuracy and completeness.

Signed: _____ Dated: _____



**Incoming Mare Arrival Form
EVA Negative Breedings**

Please complete & return to Iron Spring Farm *prior* to arrival

Name of Mare: _____ Mare to be bred to: _____
Owner: _____

REPRODUCTIVE HEALTH INFORMATION:

Number of pregnancies _____ Live births _____ Foal losses _____

Mare's current reproductive status: _____

(**Maiden:** Never bred, regardless of age; **Foaling:** Pregnant now or foaled this season; **Barren:** Did not conceive or failed to produce a live foal during last season of breeding; **Not Bred:** Not bred previous breeding season, but did conceive during last season of breeding)

Date of last heat cycle? _____ How many days in heat? _____ Date of next cycle _____

Uterine culture & cytology or biopsy dates & results (if any): _____

Known reproductive concerns: (Include any known difficulties in becoming pregnant, carrying a pregnancy to full term or foaling and any history of irregular heat cycles) _____

GENERAL HEALTH INFORMATION:

General health / concerns: _____

Dental health history / problems: _____

Date last shod / trimmed (describe any special requirements): _____

Other special care needs: _____

Vaccinations and test results: The Farm requires the following vaccinations & test results prior to Mare's arrival as indicated below:

	Farm requirements are in bold	Date last given
Rhino (EHV 1)	Vaccination no earlier than 7 days prior to arrival & no longer than 60 days	
Flu	Vaccination no earlier than 7 days prior to arrival & no longer than 60 days	
EVA	For mares being bred to Contango	
E & W	Not required but recommended within 1 year	
Rabies	Required within 1 year	
Botulism	Required within 1 year	
Tetanus	Required within 1 year	
Potomac Fever	Not required but recommended within 1 year	
West Nile Virus	Not required but recommended within 1 year	
Negative Coggins Test	Required within 1 year of arrival date	
De-wormed	Required within 30 days of arrival date. Product used:	
Negative uterine culture & cytology	Required within 1 year (Not required for foaling mare or mare that has never been bred)	

*PLEASE NOTE THAT YOU MUST PROVIDE A CERTIFICATION SIGNED BY A LICENSED VETERINARIAN AS TO THE ABOVE VACCINATIONS AND TEST RESULTS AS OF THE DATES INDICATED BEFORE YOUR MARE CAN BE ACCEPTED FOR BOARDING AT THE FARM. SEE SECTION 4 OF YOUR AGREEMENT FOR A COMPLETE DESCRIPTION OF PRE-ARRIVAL DATE VETERINARIAN CERTIFICATION REQUIREMENTS.

BREEDING PROCEDURE INFORMATION:

Can we tranquilize if needed? For turnout? Yes / No For procedures? Yes / No
 Can Mare be twitched?:_____ Has Mare been teased by a stallion?:_____
 Where has Mare been palpated? (Circle all that apply): Breeding stocks Stall
 Are we able to short cycle the Mare with Prostin?: _____
 Do we have your permission to have the Attending Veterinarian perform a caslick if necessary? _____
Note – the Farm is not responsible to notify you if a caslick is performed or any other services are provided pursuant to your pre-authorization. It is your responsibility to have your Mare examined by a Veterinarian following departure from the Farm.
 Do we have permission to use HCG or Deslorelin to induce ovulation? _____
Note – this is mandatory for breeding with frozen semen or if breeding Heinse 354

UNUSUAL OR UNDESIRABLE TRAITS OR BEHAVIORS: (For example, biting, kicking, striking or cribbing)
 Stall vices or abnormal behavior:_____

Field vices or abnormal behavior: _____

Other: _____

FEEDING INFORMATION:

	Amount fed a.m.	Amount fed p.m.
Feed type		
Supplements		
Hay type		

What type of turnout schedule is your Mare used to: _____

What type of field is she used to: (circle one): Lush grass Moderate grass not much grass

Can Mare be turned out by herself or in a group? _____ If group, circle one: large / small

Please write in any other information you feel we should know about this Mare: _____

Equipment that must accompany your Mare:

- Leather halter – must be suitable for turnout
- Lead – leather or good quality cotton or poly blend
- All equipment and supplements must be clearly marked with the horse's name and owner's last name. Blankets, sheets, leads & halter must be have owner identification on them as well.

Horses represented on this form must not have originated from, nor been stabled on, a premise exposed to a confirmed or suspect case of equine contagious anemia, herpes virus or strangles, nor have shown signs suggestive of these or any other contagious diseases. By signing below you agree to these conditions. Please note that you will be required to certify to the above on the date of your Mare's arrival at Iron Spring Farm.

This form and the information provided on this form will become part of your Agreement. Please review your answers carefully for accuracy and completeness.

Signature of Owner: _____ Date: _____