GOLDEN COINS

2026 ICSI Contract

This AGREEMENT, made on the date last shown below by and between Capital Quarter Horses, LLC ("STALLION MANAGER") and the undersigned Owner or Lessee of the mare described below ("MARE OWNER"):

1. BREEDING: The MARE OWNER hereby engages one service to GOLDEN COINS, AQHA 6051259 (the "Stallion") for the following Mare for the 2026 breeding season by intracytoplasmic sperm injection ("ICSI") at ______ ICSI laboratory pursuant to an "ICSI AGREEMENT" by and between that ICSI laboratory and the MARE OWNER.

Name of Mare, Registration Number and Breed (the "Mare")

- 2. BREEDING FEE and BOOKING FEE: The Breeding Fee shall be \$3,500, which includes a nonrefundable booking fee of \$500, payable with this Agreement. After payment of the booking fee and upon the successful obtaining of an embryo, the balance of the breeding fee of \$3,000 shall be paid together with any other fees due. The MARE OWNER shall be responsible for obtaining and furnishing the oocyte(s) to the ICSI laboratory and for all expenses of oocyte retrieval ICSI procedure including but not limited to shipping, embryo transfer, recipient mares, and embryos.
- 3. LIVE FOAL GAURANTEE: The MARE OWNER will be entitled to a return ICSI breeding for the following year only in the absence of a "live foal" (meaning a foal which stands, nurses and lives for 24 hours) upon proper notification and the payment of a rebreed fee of \$500 and attendant expenses. Proper notification shall be a written certification by a licensed veterinarian within seven days that the mare has aborted or produced a nonviable foal. Booster rhinopneumonitis vaccinations must be administered in the manner and frequency indicated by the manufacturer as the Mare progresses thru pregnancy. FAILURE TO PROVIDE APPROPRIATE VACCINATIONS VOIDS THIS PROVISION. This provision shall be void if the Mare is sold prior to foaling or upon the failure of MARE OWNER to comply with the instructions provided in this Agreement. This provision is also contingent upon frozen semen being available at that time.
- **4. MULTIPLE EMBRYOS:** The payments provided in section 2 are for one foal for this breeding season from this mare. Should more than one embryo or foal result from a breeding, MARE OWNER shall pay an additional Breeding Fee of \$3,500 for each additional embryo or resulting foal. Payment of additional Breeding Fee(s) and notification of multiple pregnancies via ICSI are due to Stallion Owner by October 1, 2026. No breeding certificate for any foal shall be issued without such additional payment.
- 5. FROZEN/VITRIFIED EMBRYOS: If the MARE OWNER should decide to freeze/vitrify embryos, they may be transferred at the Mare Owner's convenience. STALLION OWNER needs to be notified of viable pregnancies and transfer dates with payment in full of breeding fee by October 1, 2026 in order for mare owner to obtain registration of resulting foals.

 All frozen embryos being transferred in a later year must be reported to Stallion Manager at the first positive pregnancy check. Mare Owner is required to pay the breeding fee in effect at the time of the first positive pregnancy check.
- **6. BREEDERS CERTIFICATES**: Upon notification of birth of a live foal, full payment of all fees and expenses, and fulfillment of all other obligations of MARE OWNER under this Agreement, STALLION OWNER shall issue or release online a breeder's certificate to the MARE OWNER.
- 7. **SEMEN:** Frozen semen is available at most major ICSI laboratories in the US. If semen is not stored at the laboratory of Mare Owner's choice, Stallion Manager will send it at Mare Owner's for the use in this ICSI CONTRACT. MARE OWNER must give STALLION OWNER at least 10 days notification prior to ICSI procedure of ICSI Laboratory that is to be utilized to allow for transport of frozen semen to this facility.
- 8. WARRANTIES: NO WARRANTIES, EXPRESS OR IMPLIED, SHALL ACCOMPANY THE BREEDING RIGHT CREATED BY THIS AGREEMENT NOR THE SEMEN DELIVERED UNDER THIS AGREEMENT.
- 9. AGREEMENT: This Agreement: a) may neither be assigned nor transferred in any manner, absent the express written permission of STALLION OWNER; b)constitutes the entire agreement of the parties; c) supersedes all other agreements or understandings between the parties; d) may not be amended in any manner other than in a writing executed by both parties; e) shall be interpreted in accordance with the laws of the State of Texas; and f) shall be binding upon the heirs, personal representatives, successors and permitted assignees of the parties. The failure of STALLION OWNER to require performance of any provision of this Agreement shall not affect STALLION OWNER's right to later require performance nor shall a waiver of any breach or default of this Agreement constitute a waiver of any subsequent breach or default or a waiver of the provision itself.

10.	BINDING EFFECT: This Agreement shall become binding when a)MARE OWNER has paid the Booking Fee and sent to
STALLI	ON OWNER a signed copy of this Agreement together with any required attachments, a copy of MARE OWNER's
agreeme	nt with ICSI laboratory, a copy of Mare's Certificate of Registration (and, if applicable, documents concerning the lease of the
Mare), a	nd b) STALLION MANAGER accepts and so notifies MARE OWNER.

Please Return the following:

- 1. Signed Contract and Paid Booking Fee
- 2. Copy of Mares Registration Papers, Front and Back

CHECKS ARE ACCEPTED, BUT NO CONTRACT WILL BE BOOKED WITHOUT A VALID CREDIT CARD ON FILE.

Send Payments & Shipments to:

Capital Quarter Horses, LLC 11201 Merrill Rd Pilot Point, TX 76258 (940) 324-5952 hillary@capitalqh.com

Registered Mare Owner Na	ame:		
Name on Card:			
Address:			
City, State, Zip:			-
Daytime Phone:			-
Credit Card Number:			_
Expiration:			
3-digit Security Code:			
I AUTHORIZE THE STAL	LION MANAC	GER TO CHARGE THE ABOVE LISTE	D CREDIT CARD:
Registered Mare Owner	_		
Stallion Manager	Date		