

2026 STALLION BREEDING CONTRACT

Wright Farms
16428 S. 225th E. Ave.
Coweta, OK 74429
(918) 370-4975 Cell Lorie
(918) 645-4392 Cell Steve
loriewrightfarms@gmail.com
swright@buiok.com

This Agreement ("Agreement") dated _____ is between _____ ("Mare Owner"), Wright Farms ("Breeder") and Hector Estrada ("Stallion Owner") for one breeding to the ("Stallion"), **Eyesa Cashing Teller** for the ("Mare") _____, Registration Number _____, Breed _____.

This Agreement sets forth the right and responsibilities of the parties for the 2026 breeding season.

Please Check: ☐ Shipped Semen ☐ Pick Up

On Farm: _____ Wet _____ Dry

Wet mare care \$28/day
Dry mare care \$25/day
Foaling service \$400 plus day care fee
Semen pick-up \$100
Return shipping vessels to Wright Farms
Veterinary costs will be invoiced directly to Mare Owner
Air shipments at \$500 to destination each shipment
Fed Ex shipments at \$300 to destination each shipment
All balance due is to be paid in full prior to Mare/Foal departure

1. A non-refundable farm fee of \$350.00 is due and payable to Wright Farms with the signed Agreement. The balance of the stallion fee \$1,000.00 is due prior to the first shipment or the mare departing the farm. If the stallion fee is not paid within the current breeding season this contract shall become null and void and the farm fee will be forfeited. Should more than one embryo result from the breeding the Mare Owner must pay and additional farm and stallion fee. Mare Owner agrees to pay all shipping charges, pick up charges or haul in charges (hereto attached) prior to shipment/pick up.
2. The Mare Owner represents and warrants that the Mare Owner is the owner of record of the Mare and that the Mare Owner or person signing on behalf of the Mare Owner has the power and authority to bind the Mare Owner under this Agreement.
3. The Mare Owner will hold harmless and indemnify the Breeder and Stallion Owner with respect to any loss or damage incurred in connection of this Agreement. Neither the Stallion Owner nor the Breeder are liable for any injury, sickness, disease or death of the Mare or her offspring arising in connection with this Agreement. The Mare Owner bears the sole responsibility of insuring the Mare and any of the Mare's offspring.
4. If the breeding contemplated by this Agreement does not result in a live foal, the Mare Owner will be entitled to rebreed the Mare to the Stallion during the following breeding season only upon execution of a rebreed contract. No additional stallion fee will be charged but there may be a rebreed fee. The Mare Owner shall notify the Breeder within 48 hours of the time of foaling that the Mare did not produce a live foal. Live foal means that the foal

resulting from this Agreement did not stand and nurse within 24 hours. If the Mare Owner does not provide the Mare or a substitute mare approved by the Breeder for the next ensuing breeding season, the Breeder and Stallion Owner will be released from any and all liability whatsoever for any further rebreeding and the stallion fee will not be refunded.

5. The Breeder will issue a service certificate at the Mare Owner's request after the Mare has been checked in foal and all charges have been paid in full. The Mare Owner may not assign this Agreement or substitute any other mare for the Mare under this Agreement without the express written consent of the Breeder or Stallion Owner.
6. If semen is shipped or picked up, the Mare Owner acknowledges that a qualified and experienced licensed veterinarian will perform the insemination.
7. If the Stallion dies or, if in the opinion of the Breeder, becomes incapable of servicing mares for any reason, this Agreement shall become null and void and the Stallion Fee, less the farm fee, will be refunded and the parties to this Agreement will be released from any further liability.
8. Breeder agrees to contact the Mare Owner should Breeder feel that medical treatment is needed for the Mare and/or foal. If the Breeder is unable to contact the Mare Owner within a reasonable time, Breeder is authorized to perform emergency veterinary care by a licensed veterinarian. The cost of such care is the sole responsibility of the Mare Owner.
9. The Agreement will be construed in accordance with the laws of the State of Oklahoma and all actions with respect to this Agreement will be instituted in a court located in Wagoner County, Oklahoma, and the Mare Owner submits to the jurisdiction (both subject matter and personal) of such court and waives any objection to the venue.
10. This Agreement, when signed by the Mare Owner, Breeder and Stallion Owner and accompanied by payment of the farm fee, shall be a binding contract on all parties on the above terms and conditions. The Agreement may be executed in any number of counterparts which shall be considered a single contract.

Mare Owner Signature: _____

Mare Owner Address: _____
Street address City Postal code

Daytime Phone: _____

Approved by: _____
Wright Farms Representative

Please return signed contract with a copy of the Mare's registration papers.