Renee Wilson DBA Prestige Equine

Stallion Service Contract 2004 White Mill Road Roswell, New Mexico 88203

Phone: 989-621-1090

This Stallion Service Contract (the "Agreement") is made and entered into this day, by among, (the "Mare Owner"), (the "Stallion Owner"), and Prestige Equipment (the "Stallion Manager").	
1. Breeding Privilege . The Mare Owner hereby agrees to breed No (the "Mare"), to UNCLE D (the "Stallion") standing at Prestige Equation during the 2026 breeding season and to pay the stallion fee of \$5,000.00 plus be veterinarian charges and expenses. A non-refundable deposit/chute fee of \$750.00 is to paid for reserving the Stallion upon the execution of this Agreement. Except as provided paragraph #6 of this agreement in connection with a breeding resulting in multiple embryon the breeding privilege is not used or if a mare is not nominated to this Agreement during 2026 Breeding Season, the Breeding Privilege will lapse on the final day of the 2026 Breeding Season.	oard, o be d by os, if the

- 2. Charges. The Stallion Manager will bill the Mare Owner monthly for all expenses including, but not limited to, board and care charges at the Stallion Manager's established rates; veterinarian and farrier expenses incurred and the balance of the stud fee. Shipping fees are as follows: Airport Service \$525.00, Fed Ex \$300.00 and pickup of \$150.00. Account is considered past due at thirty (30) days if not paid in full and will be subject to past due fees of eighteen percent (18%). At forty-five (45) days past due, the Mare Owner will agree to deliver to the Stallion Manager, the Mare's original registration papers and properly executed transfer papers. If the Mare Owner refuses to execute all necessary transfer documents and deliver registration papers after default of payment, in the Stallion Manager's sole discretion, may refuse to breed mare or provide any veterinary services until the account is paid in full. All fees, including but not limited to Stallion fees, boarding charges, veterinarian fees and other charges are due in full as a condition to the departure of the Mare from Prestige Equine.
- 3. Condition and Treatment. The Mare Owner agrees that when delivered to the Stallion Manager, the Mare will be healthy and in sound breeding condition and registered with the American Quarter Horse Association, the Jockey Club, The Paint Horse Association or the Appaloosa Horse Club. A copy of the registration papers for the Mare must accompany the Mare. Mare Owner warrants that the Mare Owner is the owner of record for the Mare. The Mare Owner agrees to furnish a negative Coggins Test dated no earlier than three (3) months before the date of this agreement or before arrival. Vaccination records and current health certificates will be required upon arrival. Failure to furnish such information and certificates authorizes the Stallion Manager to have the Mare examined and treated by a veterinarian selected by the Stallion Manager at the Mare Owner's expense. Additionally, the Mare Owner authorizes the Stallion Manager to perform any other veterinary services deemed necessary for the Mare's wellbeing, and the wellbeing of other animals in residence at Prestige Equine, at the owner's expense. The Stallion Manager can refuse to breed the Mare to the Stallion if in the Stallion Manager's opinion, the Mare is not healthy and in sound breeding condition.

- 4. Waiver of Liability. The Stallion Manager agrees to diligently try to settle the mare. The Mare Owner will hold the Stallion Manager harmless from any loss or damage in connection with this Agreement, including, without limitation, the Stallion Manager's not settling the Mare. The Mare Owner acknowledges that the possibility of infection or disease exists at any breeding facility and may be increased due to the varied clientele that the Stallion Manager services. The Stallion Manager will exercise reasonable care in caring for and supervising the Mare and her offspring, but neither the Stallion Manager nor the Stallion Owner will be liable for any sickness, injury or death of the Mare and/or her offspring. The Stallion Owner will have no liability to the Mare Owner or the Stallion Manager for any injury, sickness, disease or death of the Stallion arising from the exercise of the breeding privileges herein. Insurance for the Mare and her offspring is the sole responsibility of the Mare Owner.
- 5. Limited Live Foal Guarantee. If the breeding contemplated by this Agreement is fully paid and 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. If the Mare Owner exercises this right, there will be no additional fees for such breeding, excepting that should the Mare Owner elect to stop breeding on this contract PRIOR to May 1, 2026, the 2026 following rebreed contract will not be honored until the mare owner pays an additional twenty-five percent (25%) of the 2026 stallion fee. The following terms and conditions will apply: (a) the rebreeding will be performed only at Prestige Equine (b) the Mare Owner will be responsible for all other expenses and charges as stated in Section 2 found above. If the Mare Owner does not provide the Mare or a substitute mare, approved by the Stallion Manager, for the next ensuing breeding season, then the Stallion Manager, Prestige Equine, and the Stallion Owner, will be released from any and all liability whatsoever for any further rebreeding or refund of any stud fee. No stud fee will be refunded. The term "live foal" means that the foal resulting from the breeding stands alone, nurses and lives for twenty-four (24) hours. This limited life foal guarantee will be void and the Stallion Manager, Prestige Equine, and Stallion Owner will be released from all liability hereunder unless the Mare Owner notifies the Stallion Manager within forty-eight (48) hours after the time of foaling that the Mare did not produce a live foal. Within fourteen (14) days after such notice the Mare Owner must provide certification that the foaling was an attended foaling and deliver a written statement from a licensed veterinarian giving the details required to substantiate the failure of the Mare to produce a live foal. The Mare Owner will have the right to substitute a different mare for the rebreeding set forth in the preceding paragraph provided that the substitute mare is of the same quality and condition of the Mare, determined in the Stallion Manager's sole discretion. The limited life foal guarantee will be void and the Stallion Owner will be released from the liability if (a) the Mare is removed from the Stallion Manager's premises without the Stallion Manager's approval before the Mare is checked in foal by the Stallion Manager, (b) the Mare is sold by the Mare Owner prior to foaling without the Stallion Manager's approval; or (c) the Mare is returned to training after the Mare has been checked in foal by the Stallion Manager.
- 6. **Multiple Embryo Transfer**. If more than one (1) embryo is produced from a breeding under this Agreement and if multiple embryos are transferred, then the Mare Owner must notify Stallion Manager within 48 hours of transfer of embryo(s). If embryo transfers result in multiple pregnancies, then the Mare Owner must pay Stallion Manager the Stallion Service Fee for each resulting pregnancy. The Mare Owner acknowledges and agrees that only a single foal may be registered from the exercise of the Breeding Privilege, regardless of the number of embryos or live foals that might result from such exercise.
- 7. **Genetic Material**. The Mare Owner agrees that without the prior written consent of the Stallion Manager, which consent may be withheld in the Stallion Manager's sole discretion, the Mare

- Owner will not; (a) freeze any embryos from the Mare; (b) freeze, store or otherwise use any semen or other genetic material derived from the Stallion in any way for any purpose other than impregnating the Mare during the 2026 Breeding Season; or (c) in any way clone or attempt to clone the Stallion.
- 8. Certificates and Substitutions. The Stallion Manager will issue a single service certificate upon the request of the Mare Owner at any time after the Mare has been checked in foal and all charges have been paid in full. The Mare Owner may not assign the Agreement or substitute any other mare for the Mare under this Agreement. Any attempted assignment or substitution without prior written consent of the Stallion Manager will, at the option of the Stallion Manager, terminate this Agreement and release the Stallion Owner and the Stallion Manager from all obligations hereunder. In the event the Breeding Privilege under this Agreement results in multiple embryos: (a) the Mare Owner acknowledges that only a single foal may be registered as result of the breeding to the Stallion under the Breeding Privilege; (b) the Mare Owner will take all reasonable actions requested by the Stallion Manager to insure such result; and (c) the Mare owner must designate which foal resulting from the multiple embryos will be registered no later than December 31 of the year in which the foal is born.
- 9. Miscellaneous. It is further agreed: (a) if the Stallion dies or, if in the opinion of the Stallion Manager, the Stallion becomes incapable of servicing mares for any reason, this Agreement will at the option of the Stallion Manager, become null and void, the Stallion Service Fee (less the booking fee) will be refunded and the parties to this Agreement will be released from any further liability; if the Stallion is sold or is transferred, any obligations for future breeding's must be arranged for with the Stallion Owner and/or the new manager of the stallion and, at the option of the Stallion Manager, the parties to this Agreement will be release from any further liability (b) the Mare will not be bred to the Stallion until a completed copy of this Agreement has been received and approved by the Stallion Manager; (c) this Agreement constitutes the entire agreement between the parties hereto and there no binding agreements, understandings, restrictions, warranties or representations between the parties other than those set forth herein; (d) this Agreement cannot be amended except in writing executed by all parties hereto; (e) the person executing this Agreement on behalf of the Mare Owner is fully authorized to execute this Agreement on behalf of the Mare Owner and (f) the Stallion Manager acts solely as agent for the Stallion Owner and will be bound by the terms of this Agreement only for so long as the Stallion Manager is designated as the Stallion Manager for the stallion. (g) this agreement shall be governed by the laws of the State of New Mexico.

10.	Special Provisions. MARE TO BE BRED	REGISTRATION #		
	To All Mare Owners – Current vaccinations and worming records must accompany ALL horses arriving Prestige Equine. If these records are not with horse, these procedures will be performed and you will be charged. No Exceptions.			
	Mare Owner's Signature:	Date:		
	Renee Wilson, Manager (th	e "Stallion Manager")		

Important: All contacts that have not been fully executed and returned with the booking fee within 30 days of issuance will be null and void.

A discount of \$500.00 will be taken off of the stud fee if paid in full prior to January 10, 2026