

**F9 Equine Clinic, PLLC
2026 Embryo Transfer Pricing**

Embryo Flush..... \$650

Includes all materials used for one embryo flush and search. Additional charges will apply if the embryo is packaged for transport. Additional embryo flushes on the same mare will be discounted to \$500 per flush.

Embryo Transfer Pregnancy Fee & Recip Mare Lease..... \$5500

Fee incurred for the *successful* transfer of one embryo into an F9 recipient mare that results in a positive pregnancy at Day 28 (or Day 60 for ICSI or frozen/vitrified embryos). Includes the use of one F9 recipient mare from the time of transfer until the foal is weaned the following year. **This fee is not assessed for embryo transfers that do not result in positive pregnancies with heartbeat at Day 28 (or Day 60 for ICSI or frozen/vitrified embryos)**

\$1000 of this fee is required as a deposit with the signed contract to reserve the recipient mare. Deposit is non-refundable, but can carry over to the following breeding season if the desired number of embryos is not achieved.

*If the recipient mare is NOT returned to F9 open, and in good health and body condition, prior to November 30, 2026 for ANY REASON, the lessee will be charged an **ADDITIONAL \$3500** for purchase of the mare.*

Pregnant Recipient Mare Board..... \$22/day

F9 covers veterinary expenses for the Recipient Mare up to the embryo transfer date. Recipient Mare Lessee is responsible for all recipient mare board, pharmaceuticals, and veterinary care incurred after a *successful* transfer.

ICSI/Frozen/Vitrified Embryo Fee.....\$750

This is an additional fee incurred for the transfer of an ICSI embryo OR frozen/vitrified embryo into an F9 recipient mare. *This fee is assessed at the time of embryo transfer.*

Additional Information

- Standard breeding/mare management charges will apply for all donor mare ultrasounds, insemination, lavages, and pharmaceuticals, if applicable.
- Recipient Mares are not guaranteed until a signed contract and \$1000 deposit have been submitted to F9
- Pregnant recipient mares are encouraged to remain in the F9 herd until Day 45 (fresh embryos) or Day 60 (ICSI, frozen/vitrified embryos). Lessee is encouraged to have Prospective Foal insurance (embryo insurance) in force prior to departure.
- Courier and After Hour Fees (\$250 for embryos received after 4:30 PM) will be assessed, if applicable

F9 Equine Clinic, PLLC
2026 Embryo Transfer & Recipient Mare Lease Agreement

This agreement for embryo transfer and lease of a recipient mare (the "Agreement") is made and entered into this ____ day of _____, _____, by & between F9 Equine Clinic, PLLC, hereinafter referred to as "F9", and _____, hereinafter referred to as "Owner", and if Owner is a minor, Owner's parent or guardian _____, hereinafter referred to as "Guardian".

Donor Mare Name _____, hereinafter referred to as "Donor"
Donor Mare Breed _____ Donor Mare Age _____ Donor Mare Registration # _____

Stallion Name _____

Select One

- Embryo will be flushed on-site by F9
- Embryo will be shipped-in
Flushing Veterinarian/Facility: _____
Contact/Phone: _____
Mare Manager (if other than Owner): _____
Contact/Phone: _____

1. F9 agrees to the following:
 - a. To transfer the embryo(s) from the Donor to the reproductive tract of a Recipient Mare ("Recip") of F9's choosing.
 - b. To make every reasonable effort to provide a Recip on demand for scheduled Donor flushes, unless conditions, catastrophic or otherwise beyond F9's control, make such effort impossible or in F9's discretion, unfeasible. F9 shall not be responsible for the unavailability of a Recip due to conditions beyond F9's reasonable control. If a Recip is not available when needed for the Donor's embryo(s), F9 shall use commercially reasonable efforts to contract with another facility to receive and transfer a recovered embryo to the third-party facility's recipient mare, with any difference in fees to be charged or credited as provided below.
2. The Owner agrees to the following:
 - a. Owner shall provide F9 with a completed and signed 2026 Embryo Transfer Agreement prior to transfer of the embryo(s).
 - b. Owner shall pay all fees as listed below:
 - i. **\$1000.00 Recip Reservation Deposit** – Must be paid prior to transfer and reserves one Recip in the 2026 breeding season. Deposits are non-transferable and non-refundable and may not be used to pay any remaining balance on an account under any circumstance. Deposits may be rolled over one year if the expected number of pregnancies is not attained in the 2026 breeding season. In case multiple Recips are needed, one Recip Reservation Deposit is required per Recip reserved. Contract submission alone does not guarantee Recip reservation.
 - ii. **\$650.00 Donor Mare Embryo Flush Fee** (*Not Applicable for Shipped In Embryos*) - This fee includes all materials used for the initial embryo flush and search. Each subsequent embryo flush required on the Donor will incur a discounted fee of **\$500.00**. Standard board

and breeding/mare management charges will apply for all donor mare ultrasounds, insemination, lavages, and pharmaceuticals, if applicable.

- iii. **\$4500.00 ET Pregnancy Fee & Recipient Mare Lease Balance** – Billed *at day 28* of a viable pregnancy, or *day 60* for ICSI or frozen/vitrified embryos . One fee per each pregnant Recip mare.
 - iv. **\$750.00 ICSI / Frozen Embryo Transfer Fee** – Billed *at transfer* for each ICSI, frozen ICSI, or frozen embryo, whether thawed at F9 or other facility. This non-refundable fee is in addition to and not deductible from the ET Pregnancy Fee & Recipient Mare Lease Balance. *This fee ONLY applies to ICSI or Frozen Embryos*
 - v. **Pregnant Recip Mare Board \$22.00 / day** (through Day 119) / **\$25.00 / day** (Day 120+) General mare care, per day, per Recip that remains in the Recip herd starting on the day of a successful embryo transfer
 - vi. Recipient Mare Lessee (Owner) is responsible for all recipient mare pharmaceuticals and veterinary care incurred after a *successful* transfer. F9 covers veterinary expenses for the Recipient Mare up to the embryo transfer date.
 - vii. If applicable, Owner is responsible for costs related to donor mare ultrasounds, breeding, embryo flush, and costs related to shipment of embryo(s), including, but not limited to, shipping media, air freight, courier, and return of shipping container(s).
3. Owner is responsible for all fees and costs, and bears all risks of loss, involving the loading or delivery of embryos and horses to or from F9.
 4. F9 has the right to refuse to transfer embryos without six (6) or more days prior notice.
 5. Owner authorizes F9 to contract with another facility to receive and transfer a recovered embryo in the event F9 is unable to provide a Recip during the time period needed. If the third-party facility's fees differ from F9, fees as provided in this Agreement, or if courier or shipping charges are incurred, Owner will be responsible for the third party's higher fees or charges, or F9 will apply a credit to Owner for the third party's lower fees and charges, as applicable.
 6. Owner shall pay all charges incurred under this Agreement within 30 days of the billing date. After 30 days from the billing date, interest of 1.5% per month will be assessed on the outstanding balance. Owner may remove the Recip from the possession of F9 only if all outstanding charges due under this Agreement have been paid in full. Owner shall pay all reasonable attorney fees incurred by F9. in attempting to collect any outstanding amounts due under this Contract. In accordance with the applicable Texas laws, Owner grants to F9 a lien and security interest in the Donor Mare, Recipient Mare, and the resulting foal to secure the payment of all fees and charges due under this Contract. If necessary, this Agreement may be recorded as a security agreement to perfect this security interest.
 7. Owner or Owner's agent shall inspect the Donor, Recip, and any foals of either, before taking possession of them from F9. Any and all claims of injury or damage to any animals must be presented to F9 in writing prior to Owner taking possession of the animal, or such claims are waived by Owner.
 8. Owner shall deliver the Recip back to F9 in good health, in good flesh, and open on or before November 30th of the year she is due to foal. **IF THE RECIPIP IS NOT RETURNED TO F9 BY NOVEMBER 30, 2027, IN GOOD HEALTH, FLESH, AND AS AN OPEN MARE, OWNER SHALL PAY A FEE OF \$3,500 TO F9.**
 9. Owner shall not use or allow the use of the Recip for any reproductive purposes other than that specifically performed by F9. **If the Recip is used for any other reason without the express written permission from F9, the owner shall pay a fee of \$3,500 to F9.**
 10. Owner is responsible for the care of the Recip from the date of a successful transfer until Recip is returned to F9 including, but not limited to, veterinary care, board, and feed whether services provided by F9 or other.
 11. Owner agrees that F9 shall not be liable for any injury to, disease, or death of Donor, foal(s), Recip, nor any in-utero foal(s). Any insurance desired on the Donor, foal(s), pregnant Recip, and/or in-utero foal is the sole responsibility of the Owner.

12. Owner is responsible for all breed registry rules and regulations. F9 assumes no responsibility in this regard. Owner is responsible for parentage verification on embryo transfer foals. F9 will exercise its best judgment in maintaining records and identification on each Donor and Recip.
13. Notices under this Agreement may be given by hand delivery to the party, by delivery to the party's address below by the United States Mail or a commercial delivery service with all charges prepaid, or by delivery by an email to the party's email address, receipt of which is electronically confirmed. In the case of hand delivery, delivery shall be deemed complete at the time of delivery. In the case of delivery by United States Mail or commercial carrier, delivery shall be deemed complete three days after delivery to the U.S. Postal Service, properly addressed and postage prepaid or to the commercial carrier, properly addressed and all charges prepaid. In the case of delivery by email, delivery shall be deemed complete at the time of electronic confirmation.
14. Exclusive venue for any disputes arising out of this Agreement shall be in the courts of Colorado County, Texas. Each party to this Agreement agrees to be subject to the jurisdiction of such courts.
15. Each party waives all incidental, consequential, and special damages.
16. F9 makes no guarantees, warranties, or representation as to the success or outcome of the embryo transfer procedures herein contemplated.
17. Owner grants to F9 and its assigns, the irrevocable and unrestricted right to use and publish photographs, videos, and descriptions of Owner's Donor(s), foal(s), embryo(s), and Recip(s), or such digital images in which they are included, for editorial, trade, advertising, and any other purpose and in any manner and medium; and to alter and composite the same without restriction and without Owner's inspection or approval. Owner hereby releases F9 and its assigns from all claims and liability related to said images and description.
18. This Agreement is the entire agreement of the parties with respect to the subject matter herein and any changes to this Agreement must be in writing and signed by the party to be charged.
19. F9 reserves the right to refuse service. This includes the right, at F9's sole discretion, to discontinue embryo transfer attempts or refuse to transfer an unsuitable embryo.
20. The undersigned warrant and guarantee that they have full authority to enter into this Agreement and are the parties responsible for all terms and conditions hereof, including prompt payment of all sums to come due under this Agreement. The person signing as Owner further warrants and represents that the person is the owner, lessee, or authorized agent of the owner or lessee of the Donor and any embryos from the Donor.

****WARNING****

UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES CODE), A FARM ANIMAL PROFESSIONAL OR FARM OWNER OR LESSEE IS NOT LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN FARM ANIMAL ACTIVITIES, INCLUDING AN EMPLOYEE OR INDEPENDENT CONTRACTOR, RESULTING FROM THE INHERENT RISKS OF FARM ANIMAL ACTIVITIES.

Owner's (Agent's) Signature:

Breeding Facility/Veterinarian Signature:

 Date: _____
 Printed Name: _____
 Address: _____
 City, State, Zip: _____
 Phone (Primary): _____
 Phone (Secondary): _____
 Email: _____

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