

Service Agreement for the provision of veterinary healthcare services			
Service provider details		Client details	
Company name:	CLINICA SA Private Limited Company	Name/Company name:	
Seat:	2073 Tök, Kis sor 21.	Seat/Home address:	
Company registration number:	13-10-042478	Company registration number/Mother's maiden name:	
Tax number:	32286953-2-13	Tax number:	
Bank account number:	HUF: 12001008-01908820-00100009 EUR: 12001008-01908820-00200006	Bank account number/ID. no:	
Represented by:	Dr Alexandra Sonnevend and Dr Péter Mikó, members of the Board of Directors	Represented by/Date and place of birth:	
Hereinafter referred to as the " Service Provider ".		Hereinafter referred to as: the Client	
1. Price list of the Clinic			
SERVICES		PRICE	
OPU (oocyte retrieval unit) medicines		€ 65 + VAT	
OPU (oocyte retrieval unit)		€ 815 + VAT	
Maturation of oocytes		€ 170 + VAT	
ICSI (fertilisation of oocytes)		€ 490 + VAT	
Frozen embryo created		€ 510 + VAT /unit	
Transport of oocytes/embryos (Tök - Avantea - Tök)		€ 410 + VAT	
(Recipient) mare examination (cytology, bacteriology, cycle diagnostics)		€ 233 + VAT /embryo	
ET (frozen)		€ 250 + VAT	
ET (fresh)		€ 180 + VAT	
Pregnancy (day 45)		€ 600 + VAT	
Donor mare boarding fee		€ 16 + VAT / day, 480 + VAT / month	
Endometrial biopsy and histopathology		€ 70 + VAT	
Caslick surgery		€ 150 + VAT	
Pregnancy examination		€ 40 + VAT	

Scuderia SA Embryo Clinic & Laboratories, 2073 Tök, Kis Sor 21., Hungary

Advanced pregnancy examination (280-340 days)	€ 200 + VAT
Rental fee of recipient mare	€ 3 500 + VAT
Boarding fee of recipient (after day 45)	€ 16 + VAT /day, € 480 + VAT /month
Foaling fee	€ 1000 + VAT
Insemination with fresh semen	€ 180 + VAT
Insemination with frozen Scuderia SA semen	€ 200 + VAT
Insemination with brought frozen semen	€ 250 + VAT
Pregnancy (day 14)	€ 500 + VAT
Storage of frozen embryo	€ 10 + VAT /month/10 embryos
Storage of frozen semen	€ 10 + VAT /month/10 fibres per fertilisation dose
Vaccines, tetanus	€ 30 + VAT
Trimming	€ 40 + VAT
EIA test	€ 50 + VAT
Sexing	€ 80 + VAT
'Traces' documents	€ 50 + VAT
Services covered by the Agreement	
<p>The Client orders and the Service Provider undertakes to perform the following services on the animal (horse) specified in clause 3 of this Service Agreement under the conditions specified herein:¹</p> <p>Type of insemination² : Insemination with frozen semen Insemination with fresh semen <u>OPU-ICSI-ET</u></p> <p>The clinic is capable of providing semen from its own semen bank, but may also utilise semen from other sources, provided the appropriate veterinary certificate³ is in possession of the Client:</p> <ul style="list-style-type: none"> <input type="checkbox"/> insemination with Scuderia SA sperm⁴ <input type="checkbox"/> insemination with other sperm <p>Selected stallion:</p> <p>.....</p> <p style="text-align: center;">2. (Note: The services indicated/ordered by the Client shall collectively be referred to as: the "Services").</p>	
Data of the animal to be treated by the Service Provider	
<p>The Service Provider shall perform the Services, as outlined in the General Terms and Conditions (the "GTC"), on the following animal (horse):</p> <p>Name:</p> <p>UELN number :.....</p>	

¹ Please tick the appropriate boxes to indicate the services to be ordered by the Client.

² Please underline the appropriate insemination type

³ Please tick the appropriate box.

⁴ A list of prices and the conditions of usage for the genetic material of the stallions can be found on the clinic's website.

Chip number :.....

Value stated :.....

The Client declares that:⁵

- they own the horse specified above; or
- the horse is owned by the legal entity or person they represent; or (in their absence)
- the Client is duly authorised by the horse owner to order the Services and to sign this Service Agreement (including the GTC) in the name and on behalf of the owner.

If the Client is not the owner of the horse, the Client is responsible for declaring the details of the horse owner as follows:

Name:

Home address/Seat:

Mother's maiden name:⁶

Company registration number /

Registration number⁷ :

3. Upon request by the Service Provider, the Client's authorisation must be verified (e.g. by providing a written power of attorney).

Other provisions

4. The Client agrees to make timely payment of the consideration for the ordered Services to the Service Provider. The Service Provider notifies the Client that the price for the ordered Services is specified in the Service Provider's current price list (referred to as the "Price List"). The Price List is outlined in the General Terms and Conditions (referred to as the "GTC"), which are an integral part of this Service Agreement.

This Service Agreement becomes effective upon signature by the Parties and remains valid for the specified period, subject to termination as described in the GTC.

The Parties acknowledge and agree that if the horse(s) is (are) not removed within the time limit stated in clause 6.5 of the GTC, the Client shall be obligated to pay a penalty of HUF 50,000.00 (fifty thousand forints) per day in addition to the Service Fee. The Client expressly confirms understanding and acceptance of this contractual term. In case the horse(s) is (are) not removed within 30 (thirty) days after the expiry of the time limit mentioned above, the Service Provider, acting as a pledgee, and the Client (or the owner of the horse, if different from the Client), as a pledgor, agree to establish a pledge (referred to as the "**Pledge**") on the horse(s) involved in the treatment. The Pledge shall amount to the sum of all Service Charges stated in this Agreement, along with any late payment interests as per the GTC, additional caretaking costs incurred due to non-removal of the animal by the Client, and the aforementioned penalty amounts. The maximum

⁵ Please underline the relevant text.

⁶ If you are a natural person.

⁷ If you are a legal person or organisation.

Pledge amount shall not exceed 10,000,000 HUF (i.e. ten million Hungarian forints). The Pledge shall also cover the interests on the secured claim, necessary enforcement costs, and costs related to the pledged animal. The Pledge Agreement shall automatically become effective between the Parties on the 31st day following the expiry of the time limit for removing the animal, as mentioned in Clause 6.5 of the GTC. The detailed provisions concerning the Pledge are outlined in Clause 6.6 of the GTC, which the Client has read and expressly accepted by signing this Service Agreement.

The specific provisions applicable to the ordered Services are specified in the GTC. **The Client declares that they have thoroughly read and understood the contents of the GTC prior to signing this Service Agreement, and by signing this Agreement, they accept the provisions of the GTC as binding.**

If the Client is a legal entity, the Client's representative confirms and declares that they have the legal authority to sign this Service Agreement and that their right of representation is not restricted, conditional, or subject to approval, or such conditions have been fulfilled, and approval is available for the signing of this Service Agreement, including the commitments contained therein.

The Client shall designate the following individual as the contact person for any queries related to this Service Agreement (referred to as the "**Contact Person**"):

- Name:
- Postal address:
- Email:
- Telephone:

Having read and fully understood the content of this Service Agreement, the Parties, in mutual agreement, sign it, confirming that it accurately reflects their contractual intentions.

Dated: _____, 2024. _____.

For and on behalf of the Service Provider:

For and on behalf of the Client:

CLINICA SA Zrt.
Represented by:

Represented by:

Witnessed by⁸ :

Witness 1:

Name:

.....

Address:

.....

Signature:

.....

Witness 2:

Name:

.....

Address:

.....

Signature:

.....

⁸ To be completed if the Client is a natural person.

Service Agreement for the provision of veterinary healthcare services
General Terms and Conditions

1. General provisions

- 1.1 The Service Provider operates a licensed veterinary healthcare services institution (hereinafter referred to as "**Clinic**") falling under the scope of Act CXXVII of 2012 on the Hungarian Chamber of Veterinary Surgeons and the Provision of Veterinary Services (hereinafter referred to as "**Act on Veterinary Services**"), which provides special veterinary healthcare services for horses, primarily for and related to equine insemination (hereinafter referred to as "**Services**").
- 1.2 The purpose of these General Terms and Conditions (hereinafter referred to as "**GTC**") is to set out the detailed terms and conditions of the service agreements (hereinafter referred to as "**Service Agreements**") concluded or to be concluded between the Service Provider and the Client (hereinafter collectively referred to as "**Parties**"; individually referred to as "**Party**") and the provisions of the Services rendered. If there is any conflict between any provision of the GTC and the Service Agreement, the provisions of the Service Agreement shall prevail.

2. Scope of Services

- 2.1 The Client shall specify the Services ordered by it in the Service Agreement.
- 2.2 The Client is entitled to conclude several Service Agreements at the same time or simultaneously, i.e. the Client can order additional Services alongside the ones already requested, provided the Service Provider undertakes to provide them.
- 2.3 The Client acknowledges that the Service Provider will only perform emergency veterinary interventions that cannot be postponed and aim to save the horse from immediate life-threatening situations, in addition to the Services specified in the Service Agreement.

3. Remuneration, payment terms

- 3.1 The Client undertakes to pay a fee for the Services rendered (hereinafter referred to as the "**Service Fee**"). The Service Fees are set out in the price list actually in effect attached as Annex 1 to the GTC (hereinafter referred to as the "**Price List**"). The Service Fees are expressed in EUR. If the Client wishes to settle the Service Fees in HUF, the amount payable

in HUF shall be calculated on the basis of the official euro exchange rate published by the National Bank of Hungary on the working day preceding the day of issue of the invoice.

- 3.2 The Client has estimated the expected costs of the Services and prepared a cost calculation (hereinafter "**Cost Calculation**") based upon the chosen form of breeding for the horse, its breeding history and the fee for the use of the selected stallion. If there is an unforeseen increase in the costs listed in the Cost Calculation, the Clinic will notify the Client (or the designated Contact Person) in advance, if feasible. The Client acknowledges and accepts that the Cost Calculation does not include the cost of any complications that may arise, any additional tests ordered by the treating vet, any additional treatment fees associated with these tests and, where applicable, the cost of permanent euthanasia or destruction.
- 3.3 If any additional fees or costs arise that were not included in the Price List at the time of ordering the Services, the Service Provider will inform the Client separately and, whenever possible, in advance. If the Client does not accept the fee or charge in question, the Service Provider shall be entitled to suspend the treatment and terminate the Agreement with immediate effect.
- 3.4 The Service Provider retains the right to unilaterally modify the Price List. In the event of a price increase, any Services already provided at the time of the Price List modification will be charged at the Service Fee applicable at the time of ordering, while the Services not yet provided will be charged at the increased Service Fee. If the Client does not accept the increased Service Fee, the Service Provider shall be entitled to interrupt the treatment and terminate the Agreement with immediate effect.
- 3.5 The Service Provider is entitled to request an advance payment against an advance invoice. The amount of the advance payment shall not exceed 70% of the Cost Calculation. The actual Service Fee shall be detailed and payable after the completion of the treatment(s) or termination of the Service Agreement. The Service Fee or, in the case of an advance payment, the difference between the Service Fee and the advance payment, shall be paid by the Client in arrears against an invoice, by transfer to the bank account number of the Service Provider indicated on the invoice or in cash in person at the Clinic. The payment deadline, in case of bank transfer, is 8 (eight) calendar days from the date of issue of the invoice. The Service Provider may provide the possibility of payment in instalments depending solely on the Service Provider's special assessment of the Client.
- 3.6 If the Client fails to pay the Service Fee by the due date, they will be considered in default and will be charged default interest by the Service Provider, as outlined in this clause, calculated on the delayed amount and pro-rated for each day of delay. The annual rate of default interest shall be twice the base rate published by the National Bank of Hungary.

4. Rules for the admission, care, and treatment of horses

- 4.1 The Clinic and its professional staff possess all the necessary licenses, personnel, materials, and infrastructure required by the MÁOK Act to deliver the Services to the Client with the highest standards, aligned with current scientific knowledge. By accepting the present GTC, the Client acknowledges that, despite all preventive measures, unforeseen events or complications may arise during the treatment of the horses.
- 4.2 The following are the most common unforeseen complications that may arise from the treatments performed during the Services:
- a) When administering intravenous medication to the horse via intravenous cannula, typically during sedation, intensive treatment (such as infusion), or for other reasons, there is a rare but possible risk of developing venous inflammation, which can have serious consequences.
 - b) Sedation can subject the horse's heart, circulation, and lungs to increased stress, potentially exacerbating underlying diseases or even leading to fatality.
 - c) During epidural anesthesia, the horse, despite professional preventive measures, may pose a significant danger to itself and its surroundings. A horse without coordinated movement can fall or sustain injuries (e.g. fractures) that may be incurable.
 - d) Despite all preventive measures, the horse's substantial weight can still potentially cause damage to nerves and muscles.
 - e) The Clinic, like all veterinary hospitals, specialist clinics, animal hospitals, and human hospitals worldwide, is categorised as an environment at risk of infection transmission. Thus, even with the utmost care, there remains a risk of acquiring infections during hospital stays.
- 4.3 Additionally, the Service Provider shall inform the Client of the following, and the Client, by accepting the GTC, acknowledges the information and undertakes to comply fully with the following obligations:
- a) The Clinic's vets use all their experience and expertise, unique in Hungary, to prevent any complications that may arise during treatment.
 - b) The Clinic only accepts and admits horses with an official negative blood test result for infectious anaemia no more than one year old and a vaccination against influenza, tetanus, and herpes that is no more than six months old, following its advertised internal rules and protocols.
 - c) Regular updates on the expected duration of the treatment and the horse's condition during its stay at the Clinic, whereas detailed information will be provided to the Client or the designated Contact Person only by the Clinic's veterinarians.
 - d) Visiting times for the horses in the Clinic are only allowed at pre-agreed times by the Client or persons authorised by the Client.

- e) Diagnostic tests that may be necessary to protect the health of the horse brought in by the Client or other horses in the Clinic, will cost the Client, and the Clinic's veterinarians will inform the Client in advance of the expected costs and provide the necessary information. The Client acknowledges that, if any urgent intervention is required, necessary information may not be provided in advance, and they also acknowledge their responsibility to pay for the intervention after being informed.
- f) The Client acknowledges that it is forbidden for them or their relatives to be present from the time the horse is sedated until it is fully awake to ensure professional work.
- g) The Service Provider will provide the Client with relevant information on any complications that may arise from the Services ordered, and the Client may ask any questions related to the Services which the attending veterinarian shall answer. By signing this GTC, the Client declares that they have received answers to all relevant questions concerning the ordered Services and the terms specified in the current GTC.
- h) The Service Provider informs the Client that it does not provide additional insurance in addition to its professional indemnity insurance covering the provision of services; therefore, the Client may need to obtain additional insurance.

5. Liability, limitation and exclusion of liability of the Service Provider

- 5.1 The Client acknowledges and accepts that the Service Provider cannot guarantee the success or effectiveness of the interventions performed at the Clinic. The Client agrees to order the Services with this understanding in mind.**
- 5.2 The Client acknowledges and agrees that the Service Provider is not liable for any damage that is not caused by the fault of the Clinic or its staff. This includes, but is not limited to, additional illnesses and damages resulting from pre-existing illnesses prior to the horse's admission to the Clinic, as well as damages arising from unforeseen complications that could not have been foreseen based on the current state of scientific knowledge, force majeure events, and other similar circumstances.**
- 5.3 The Client further acknowledges and accepts that the Service Provider's liability for any damages arising from the Service Agreement, except for damages caused intentionally and damages to human life, bodily injury, or health, is limited to the maximum amount of its compulsory liability insurance per claim, which is HUF 10,000,000 (ten million Hungarian Forints). Any liability beyond this maximum amount is excluded. By accepting these GTC, the Client expressly acknowledges this limitation of liability clause, which deviates substantially from the law and regular contractual practices. The Client knowingly orders the Services from the Service Provider with this understanding.**

6. Effect, scope and termination of the Service Agreement

- 6.1 The Service Agreement becomes effective upon the mutual execution of the Parties and remains valid for a fixed term until the Services are provided and the Service Fee is paid.
- 6.2 Both the Client and the Service Provider have the right to unilaterally terminate the Service Agreement without providing a reason by giving a 30-day notice (ordinary termination). In the event of ordinary termination, the Client must pay the fees for the Services performed up to the termination date, as well as any necessary treatments recommended by the treating veterinarian, taking into account the horse's health and treatments performed up to the termination date. The Service Provider must inform the Client about such treatments. The Client is also responsible for compensating the Service Provider for the care costs incurred until the horse is removed by the Client.
- 6.3 If the Service Provider terminates the Service Agreement through ordinary termination, the treatments will continue for a maximum of 30 days. However, the Client can request the termination of treatments. The rules regarding justified and necessary treatments as outlined in clause 6.2 will apply in this case.
- 6.4 Either Party has the right to terminate the Service Agreement with immediate effect if there is a serious or repeated breach of contract by the other Party. This termination must be made in writing, including a statement of the grounds for termination. The Party breaching the contract must have previously received a written request to cease the breach, allowing a grace period of at least 5 days, which has expired without resolution (termination with immediate effect). The Service Provider has the specific right to terminate the Service Agreement with immediate effect in the following cases, but not limited to:
- a) if the Client is in default of payment for 15 days;
 - b) if the Client refuses to accept the obligation of payment for any fees or costs incurred under clause 4.3;
 - c) if the Client does not accept the price increase stated in clause 4.4;
 - d) if the Client fails to cooperate with the Service Provider during treatments, significantly interfering with or rendering the treatments impossible.

In the event of termination with immediate effect, the Service Provider has the right to discontinue the treatments, except for urgent and unavoidable treatments, and to demand the payment of the Service Fees incurred up to the termination date, as well as other costs associated with the termination, in one lump sum. The Service Provider also has the right to claim any additional damages against the Client. If the Client exercises their right of termination with immediate effect, they are still obliged to pay the Service Charges incurred up to the termination date, but they also have the right to claim damages from the Service Provider.

- 6.5 In the event of termination of the Service Agreement for any reason, the Client shall be responsible for settling the Service Fees and any other costs incurred in relation to the termination. Additionally, the Client should make arrangements for the horse to be removed

from the Clinic within 10 days of the termination. The removal of the horse will be subject to the Client fulfilling all payment obligations. The Client shall bear the costs associated with the care of the horse until the day of removal. If the Client fails to remove the horse within the specified timeframe, they will be liable to pay a penalty of HUF 50,000 (fifty thousand forints) per day, in addition to the costs accrued for the horse's upkeep. Moreover, if the deadline for horse removal has exceeded sixty (60) days, the Service Provider shall have the right to exercise a Pledge lien on the horse(s) in accordance with the terms of the Service Agreement.

- 6.6 If a pledge is established on the horse(s) as mentioned above, the Client (or the owner of the horse, if different from the Client), hereafter referred to as the Pledgor for the purpose of this clause, agrees to allow the Service Provider, hereafter referred to as the Pledgee, to seek satisfaction of the pledged property. Pursuant to the provisions of § 5:126 (1) of the Civil Code of Hungary, the Pledgee's right of satisfaction as a pledgee will be activated after the pledge agreement comes into effect. The Pledgor undertakes to allow the Pledgee, as a pledgee, to satisfy its claim for Service Fees, interest on arrears, maintenance costs, and penalties for non-removal from the pledged asset. The Pledgee, according to § 5:126 (3) of the Civil Code, may choose to exercise the right of satisfaction through either judicial enforcement or, subject to the restrictions of the Civil Code against the Client, by appropriate extrajudicial enforcement. The enforcement of the lien by judicial execution shall follow the provisions of Act LIII of 1994 on Judicial Executions.

Pursuant to the provisions of § 5:127 (1) of the Civil Code, the Pledgee may exercise the right of satisfaction outside judicial enforcement by either (i) selling the pledged asset in accordance with § 5:131-5:135 of the Civil Code, or (ii) acquiring ownership of the pledged asset in accordance with § 5:136-5:137 of the Civil Code. If there are multiple pledged items, the Pledgee has the right to select and determine the specific items for which it wishes to enforce the Pledge. In case of a sale of the Pledged asset by the Pledgee, it shall be considered commercially reasonable if the Pledgee instructs a person engaged in the business of granting pledged credit, organizing auctions, or acting as an official to sell the Pledged Property. The Minimum Sale Price for the sale of the pledged property shall be deemed to meet the requirements of commercial reasonableness and shall be 50% (fifty percent) of the value of the pledged property stated in Clause 3 of the Service Agreement. The Pledgor shall accept the Minimum Sale Price as the market price.

If the sale of the pledged asset is not successful within 60 (sixty) days from the opening of the Pledgee's right of satisfaction at the Minimum Sale Price, the Pledgee may sell the pledged property to a third party at a price determined by the Pledgee, taking into account commercial reasonableness. The Pledgor declares that if this clause is applied, they accept the price determined by the Pledgee as the market price, and shall not raise any objections or seek any other remedies in this regard.

The Pledgee, acting on behalf of the Pledgor, has the authority to transfer ownership of the pledged asset. Before the transfer, the Pledgee shall inform all third parties specified in § 5:131 (1) of the Civil Code about its intention to transfer the pledged asset. The proceeds

from the sale shall be received by the Pledgee, but the Pledgee shall be obliged to release to the Pledgor the remaining amount of the purchase price after deducting its lawful claims.

In the event of a sale of the pledged asset by the Pledgee, to comply with the provisions of § 5:134 (1) of the Civil Code, the Pledgor, by signing the Service Agreement, unconditionally and irrevocably authorises the Pledgee to transfer the pledged property to the buyer. This authorisation includes the handover of all necessary documents for the transfer of the pledged asset and the issuance of the required declarations to certify the transfer of the pledged asset to the buyer and the competent authorities, all done on behalf of the Pledgor.

The Pledgor agrees that if the right of satisfaction is not otherwise agreed with the Pledgor after the Pledge has been activated, the Pledgee, as a pledgee, may exercise its right of satisfaction through judicial execution. Furthermore, if the pledged object is seized to pay off any debt, whether through judicial or other official execution, the Pledgee may also exercise its right of satisfaction of the Pledge in accordance with the rules applicable to service providers involved in such execution proceedings. The Pledgee may also enforce the Pledge outside judicial enforcement if another pledgee enforces its pledge on the pledged asset outside judicial enforcement. The termination of the Pledge is governed by the Civil Code, specifically § 5:142. The Pledge may be terminated if the Pledgee waives its pledge and returns the pledged asset to the Pledgor, if the object of the Pledge ceases to exist, or if the claim secured by the Pledge is fully paid.

7. Provisions on intellectual works

- 7.1 The Client acknowledges and agrees that the Service Provider is the sole owner of all intellectual property, including all registered and unregistered knowledge, know-how, related to all the Services (treatments, interventions, and procedures) conducted at the Clinic. The Service Provider reserves all rights to the aforementioned intellectual property and expressly prohibits the Client from using or exploiting it.

8. Confidentiality

- 8.1 The Client acknowledges that the contents of the Service Agreement, as well as any verbal or written information or data provided by the Service Provider to the Client, are confidential and constitute the trade secrets of the Service Provider (referred to as "**Confidential Information**").
- 8.2 The obligation of confidentiality shall not apply to information falling into any of the following categories: (i) disclosed lawfully to the Client by a third party, (ii) already in the public domain, (iii) publicly available, or (iv) if disclosure of the Confidential Information is legally required by a governmental or regulatory body or authority. In such cases, the Client shall promptly inform the Service Provider of the disclosure.

- 8.3 The Client shall be bound by the confidentiality obligation outlined in this agreement for an indefinite period, even after the termination of the Service Agreement. The Client acknowledges and undertakes to comply with this obligation.

9. Miscellaneous provisions

9.1 Notifications

Notices made under or in connection with the Service Agreement shall be given to the contact details provided by the Parties below or communicated by the Party in accordance with this clause. Any notices related to the Service Agreement shall be considered validly given and delivered as follows: (i) for hand-delivered or couriered notices, on the date of delivery or refusal of delivery; (ii) for notices sent by registered mail, on the date of receipt as shown on the registered return receipt, or if the registered return receipt is not signed for any reason, on the 5th day after mailing; (iii) for notices sent by email, on the first calendar day following the date of sending, or on the date of acknowledgement of receipt of the email by the receiving Party, whichever is earlier. Notices sent on non-working days or after working hours shall be deemed received on the next working day.

Notices to the Client shall be sent to the designated Contact Person specified in the Service Agreement.

Notifications to the Service Provider shall be sent to the following contact details:

Name:	CLINICA SA Zrt.
Postal address:	2073 Tök, Kis sor 21.
Email address:	office@scuderia-sa.com

If there is any change in the contact details provided by the Client or the Service Provider's notification details as described above, the other Party shall be immediately notified. Until such time, notifications given by the other Party to the previous contact details shall be deemed valid and effective. Any damages and legal consequences arising from the failure to provide or delay in providing updated information shall be borne by the Party in default.

9.2 Amendments to the GTC

The Service Provider reserves the right to unilaterally modify these General Terms and Conditions (GTC) and shall notify the Client in writing. The amended GTC shall become applicable to the legal relationship established by the Service Agreement 15 (fifteen) days after the date of notification. If the Client does not accept the amended GTC, it may unilaterally terminate the Service Agreement in accordance with the rules of ordinary termination. If the Client gives notice of ordinary termination before the amended GTC comes into force, it shall remain subject to the provisions of the previous GTC for the termination period.

If any terms of the GTC become or are found to be invalid, unlawful or unenforceable, the validity, legality, and enforceability of the remaining provisions shall not be affected.

9.3 Applicable law and jurisdiction

This GTC shall be governed by the current Hungarian legislation, particularly the provisions of the Act on Veterinary Services and Act V of 2013 on the Civil Code. The Service Provider shall make every effort to settle any disagreement or dispute arising out of the Service Agreement between the Service Provider and the Client outside of court. In the event that a dispute relating to the Service Agreement cannot be resolved through negotiations, the appropriate court having jurisdiction based on the value of the dispute shall have jurisdiction rights.

9.4 Entry into force

The current GTC shall come into force on 31 May 2023.

9.5 Annexes

The annexes to the GTC form an integral part of the GTC:

Annex 1: Price list

Annex 1

Price List	
SERVICES	PRICE
OPU (oocyte retrieval unit) medicines	€ 65 + VAT
OPU (oocyte retrieval unit)	€ 815 + VAT
Maturation of oocytes	€ 170 + VAT
ICSI (fertilisation of oocytes)	€ 380 + VAT
Frozen embryo created	€ 420 + VAT /unit
Transport of oocytes/embryos (Tök - Avantea - Tök)	€ 410 + VAT
(Recipient) mare examination (cytology, bacteriology, cycle diagnostics)	€ 233 + VAT /embryo
ET (frozen)	€ 250 + VAT
ET (fresh)	€ 180 + VAT
Pregnancy (day 45)	€ 600 + VAT
Donor mare boarding fee	€ 16 + VAT / day, 480 + VAT / month
Endometrial biopsy and histopathology	€ 70 + VAT
Caslick surgery	€ 150 + VAT
Pregnancy examination	€ 40 + VAT
Advanced pregnancy examination (280-340 days)	€ 200 + VAT
Rental fee of recipient mare	€ 3 500 + VAT
Boarding fee of recipient (after day 45)	€ 16 + VAT /day, € 480 + VAT /month
Foaling fee	€ 1000 + VAT
Insemination with fresh semen	€ 180 + VAT
Insemination with frozen Scuderia SA semen	€ 200 + VAT
Insemination with brought frozen semen	€ 250 + VAT
Pregnancy (day 14)	€ 500 + VAT
Storage of frozen embryo	€ 10 + VAT /month/10 embryos
Storage of frozen semen	€ 10 + VAT /month/10 fibres per fertilisation dose
Vaccines, tetanus	€ 30 + VAT
Trimming	€ 40 + VAT
EIA test	€ 50 + VAT
Sexing	€ 80 + VAT
'Traces' documents	€ 50 + VAT