

Contract for Work No.

on the day, month and year given herein below, concluded by and among the parties hereto:

1. University of Veterinary and Pharmaceutical Sciences Brno, Faculty of Veterinary Medicine, Clinic for diseases of horses, seated: Palackého třída 1/3, 612 42 Brno, Czech Republic
Identification number: 62157124, Tax Identification number: CZ-62157124
Tel/fax: 541562395 / 541562372 email: kchk@vfu.cz
(hereinafter referred to as “**provider**”)

2. Name and Surname / Firm:
Domicile / seat:
Identification number:
Tel: mobile: fax: email:
Person authorized to act on behalf of the client: ID number:

(hereinafter referred to as “**client**”)

1.1 The subject of this contract is an obligation of the provider to provide veterinary health care to a horse:
name: breed: sex: date of birth: colour: event no.:
(hereinafter referred to as “**patient**”),

which consists mainly of:

(hereinafter referred to as “**treatment**”).

1.2 The client is obliged to hand over the patient to the provider to provide the treatment. After completion of the treatment, the client is obliged to take over the patient from the provider and to pay the price according to the article III, including the ancillary costs that might arise in connection with the treatment.

2.1 On the basis of prior instruction on the patient’s condition and on the indicated treatment, the client explicitly express his consent with the treatment as well as with all procedures ordained by the provider.

2.2 The provider is obliged to provide the patient with an expert care *de lege artis* and to make every possible effort to heal the patient. The provider is not responsible for the outcome of the treatment since the patient’s recovery, respectively survival, cannot be fully guaranteed, not even with all available care.

3.1 The **preliminary costs** for the provided treatment are agreed at the amount of: CZK. The client is obliged to pay the costs for the treatment in cash, unless agreed otherwise. The provider is in justified cases entitled to request from the client advance payments, which can amount to the preliminary costs of the treatment. If the client does not pay the requested advance payment, the provider is entitled to refuse to provide the treatment.

3.2 In case of increase in the preliminary costs by more than 30%, the provider is obliged to notify the client by email or fax about this increase. The client is in such a case obliged to deliver by email or fax consent with the increase in the preliminary costs to the provider within 24 hours.

3.3 The client agrees to pay to the provider a final price in cash according to the written billing, which will be sent to the client after completion of the treatment. The final billing shall reflect the advanced payment already paid.

3.4 After completion of the treatment the provider will ask the client to take over the patient in a time period specified by the provider. In case the client does not take over the patient in this time period, the client shall pay to the provider the costs of stabling of the patient in the amount of 500 CZK for each day of delay in taking over the patient. Shall the delay exceed 10 days, the client agrees to pay to the provider a contractual penalty in the amount of 10 000 CZK. The contractual penalty is payable within 15 days from the date of dispatch of the call for payment to the last known address of the client. The provision about the contractual penalty does not affect the client’s claim for damages.

4.1 Any and all disputes arising from or in connection with this contract will be finally settled with the Arbitration Court attached to the Economic Chamber of the Czech Republic and Agricultural Chamber of the Czech Republic under the rules of the Court, by one arbitrator appointed by the president of the Arbitration Court. The arbitration proceedings will be conducted in Brno.

5.1 This contract becomes valid and effective as of the day of its signature by both parties.

5.2 The parties represent in accordance with having been acquainted with the content hereof, understood the content hereof, taken knowledge thereof, giving their consent thereto, and therefore append their signatures below.

In Brno on

In on.....

.....
provider

.....
client