

RANCHO DEL GALLO, LLC

*Labor Services Contract for the Production
of Customized Dairy Products from an Owner's Raw Milk*

This labor services agreement is entered into on (date) _____ between _____, [hereinafter "Owner"], and Rancho del Gallo, LLC, [hereinafter "Processor"]. Through this agreement, Owner agrees to compensate Processor \$20/hour for labor incurred to use Owner's raw milk to make customized dairy products as outlined in this agreement.

1. Owner declares and affirms that s/he owns the raw milk to be used by Processor for the making of dairy products. Owner agrees to the temporary possession by Processor of that raw milk for the making of these dairy products.
2. It is understood by both parties that Processor's services will be rendered at the Rancho del Gallo dairy facility leased by Processor [hereinafter the Farm] located at 15322 Hopper Lane, Paonia, Colorado.
3. It is understood by both parties that Processor's labor will be charged at a rate of \$20 per hour, and that the labor rate charged will be due and payable when Owner receives the dairy products made from his/her raw milk.
4. Through this Labor Services Agreement, Owner hereby agrees to pay (\$) for the labor required to produce the dairy product(s) as detailed below:

	Dairy product in pints / quarts / lbs.	Quantity	Labor charge (\$/unit)
A	Yogurt	1	Quart \$8, pint \$4
B	Kefir	1	Quart \$12
C	Ricotta	1	½ pint \$4
D	Cream	1	Qrt \$30, Pnt \$16, ½ pt \$ 8

E	Butter	1	\$24 lb
F	Quark	1	Quart \$8, pint \$4
G			

5. Both parties agree that this labor contract shall remain valid for up to twelve months from the date of this signing, and that Owner has the option of making this contract a recurring contract for the entire twelve month period, enabling the making of these dairy products on a recurring monthly basis.
6. This Agreement is a recurring Contract.
7. It is understood by both parties that at all times during the pendency of this labor contract, that the ownership of the raw milk, and the dairy products to be made from the raw milk, remain the sole property of Owner. It is also understood by the parties that the finished dairy products are not being sold or exchanged between the parties, but that Processor is solely being retained by Owner for the making of customized dairy products.
8. The parties also agree that quality control standards shall be adopted by the Farm during the pendency of this labor service agreement, and that those standards shall govern the making of finished dairy products.
9. Processor shall not be liable for any sickness, death, loss or damage resulting from the handling or consumption of raw dairy products by Owner, Owner's family, or Owner's guests.
10. The Farm and its owners shall not be liable for any sickness, death, loss or damage resulting from the handling or consumption of raw dairy products and/or any other food by Owner, Owner's family, or Owner's guests.

Executed this day _____, 20_____.

Owner's Name:

Owner's Signature:

For the Processor:

Date: _____