

16285 Briarwood Trace
Auburn, IL 62615

(217) 438-9910
(217) 438-3615 FAX



SHIPPED SEMEN AGREEMENT

1. I agree to breed my mare, _____, Reg. No. _____
to the stallion _____, for the 20____ season. I agree to pay the sum of
\$ _____ plus collection fees, container, and shipping expenses. Of this amount, a booking fee of \$ _____
is payable with this contract, and the balance of \$ _____ is to be paid before any semen will be shipped.
a) There will be a \$250 collection fee for the first shipment of cooled semen via Federal Express. If it is necessary for any further shipments of
cooled semen, a collection fee of \$250 for each additional shipment will be charged.
b) I agree to be responsible for all shipping costs. Cooled semen will be shipped via Federal Express Monday through Friday. Shipping on
weekends can only be done from Springfield Airport. Any shipment flown will be \$350.
2. A bill will be included with each shipment and is payable upon receipt. No cooled semen will be shipped to a delinquent account. Unpaid bills,
over 30 days, will be charged 2% per month on the unpaid balance.
3. Richland Ranch, Inc. will begin shipping cooled semen February 7, 20____. Mares on the premises of Richland Ranch have a breeding priority;
therefore, we make no guarantee cooled semen will be available for a specific day.
4. Richland Ranch requires at least 48 hour notice that your mare is due to come into heat and you will be needing cooled semen. This is necessary
in order for us to schedule our collection days here.
5. You must notify Richland Ranch by 12:00 p.m. (noon) Central Standard Time if you need to cancel a shipment of cooled semen. If we are not
notified, you will still be responsible for all collection, container, and shipping charges.
6. You must have your veterinarian confirm that the mare has ovulated. If the mare has not ovulated, paragraphs 4 still applies for all following
shipments of cooled semen.
7. I agree that I will have my mare ultrasounded no later than the 18th day post ovulation. In the event that the mare is not foal, paragraphs 3
and 4 above still apply.
8. The booking fee shall not be refunded to the mare owner in any event. The booking fee guarantees the mare owner one breeding in the stallions
current book. It shall not be credited against any unpaid fees - - collection or shipping, if the mare does not settle.
9. The breeding season begins February 1, and ends July 1.
10. Stallion agent guarantees live foal from the breeding contract herein. Live foal is defined as a foal that stands and nurses without assistance.
a) It is agreed that if the mare owner does not get a live foal from this breeding, Stallion Agent shall give mare owner rebreed, for the following
year only, to the same horse, for the mare originally booked (unless a substitute mare is mutually agreed upon). At the end of that breeding
season, the right to rebreed is canceled and the Stallion Agent is released from any further obligation whatsoever. Any and all fees paid shall
not be refunded. An additional booking fee in the amount set forth in paragraph 1, above, must be paid for each re-breed conducted after the
year of initial service. The mare owner is still responsible for collection, container, and shipping fees.
b) If the mare proves to be barren, has a stillborn foal, aborts, or dies before foaling, the mare owner will contact the Stallion Agent within one
week. Mare owner agrees to provide a statement from a licensed veterinarian.
11. In order for the live foal guarantee to remain in force and effect, the mare must receive Rhino vaccinations in a timely fashion according to
recommendations of the mare owners veterinarian.
12. A "Breeders Certificate" shall be issued upon notification of the birth of the foal, providing all accounts have been paid in full by the mare owner.
No Breeding Certificate will be issued until all fees have been paid.
a) I agree that registration of the foal that comes from this breeding is my responsibility.
13. The owner of the mare hereby agrees to, and does, waive and release any and all claims against Richland Ranch, Inc., Narmont Realty Company,
their agents, and employees arising from the breeding of mares pursuant to this agreement.
14. A photostatic copy of both sides of the registration papers on the above named mare MUST ACCOMPANY the signed contract and booking fee.
Owner recorded on the Registration Papers will be recorded on the Stallion Breeding Report.
15. This contract cannot be assigned or transferred without prior consent.

Agreed upon this _____ day of _____, 20____ Mare Owner: _____

By: _____

Stallion Agent
Richland Ranch, Inc.

Address: _____

Telephone: _____