

_____ Cooled Shipped Semen
_____ Frozen Shipped Semen

3. The MARE OWNER agrees to pay the following fees:
Semen Collection Fee: \$150.00
Stallion Breeding Fee: \$500.00
Shipping and Handling: *To be determined*

4. Shipping costs will be identified at the time of shipping (due to readily changing prices). The MARE OWNER agrees to pay all shipping costs as a result of shipping/receiving cooled or frozen semen for the purpose of breeding. MARE OWNER further understands that shipping charges will vary depending on destination, deliver days, and carrier used. MARE OWNER will not hold Countryside Veterinary Clinic staff responsible for any delays or failures in semen delivery outside of their immediate control.

5. This contract is a live foal contract. A live foal is herein defined as a newborn foal which stands, nurses, and lives for twenty-four hours. Should this mating produce a stillborn foal, it must be evidenced by a written statement from a licensed veterinarian dated within one month from the date of death of foal. If the mare aborts the fetus, a sworn statement from a licensed veterinarian must be given that the mare is no longer in foal. If the foal is born dead or if the mare does not otherwise carry to term evidenced by a licensed veterinarian, there shall be a return privilege in oncoming breeding seasons at no cost until a live foal is produced. There will be no monetary reimbursement if a live foal is not produced. Countryside Veterinary Clinic must be notified within six months of the mare's due date if a live foal does not result from the breeding covered by this contract for the above mentioned privilege to be valid. Arrangements to rebreed the mare during the year that the mare was expected to foal or to use the breeding in a future breeding season must be made within six months of the mare's due date or the live foal guarantee will become null and void.

6. In the event the stallion dies, obtains a debilitating injury, or becomes reproductively unsound, this contract shall become null and void. The breeding fee will be refunded to MARE OWNER if the mare has not been bred. If any of the above listed events occurs prior to the delivery of a live foal, the live foal guarantee will no longer be valid. If the mare is bred but does not produce a live foal, evidenced by a sworn statement from a licensed veterinarian, the mare owner may choose to breed to one of the other stallions owned by Countryside Veterinary Clinic or credit their account with the amount of the breeding fee. In the event this occurs, the amount refunded will not include the chute fee as this is nonrefundable.

7. Should the mare die or become unfit to breed prior to breeding, MARE OWNER is required to breed a substitute mare to the stallion, or a transfer of the breeding may be allowed at the sole discretion of Countryside Veterinary Clinic. No refunds will be

permitted. No other fees or charges are refundable except as described in this paragraph. Chute fees and boarding fees are nonrefundable.

8. The MARE OWNER recognizes that not all Breed Registries yet recognize the use of frozen and/or cooled semen, or embryo transfer, for the purpose of registering resulting offspring, it is the MARE OWNER's sole responsibility to inquire whatever registry(s) may be utilized in registering any foal or foals resulting from the execution of the contract as to the recognition of these procedures. Countryside Veterinary Clinic staff may provide, to the best of his/her knowledge, consultation regarding individual registry rules, but it is not a final authority in those rules and cannot be held responsible for knowledge of those rules, and changes therein, or for the ultimate register ability of any foal resulting from the execution of this contract.
9. The MARE OWNER understands that no shipment will be sent until all charges have been paid in full. This is including, but not limited to, the collection fee, breeding fee, and shipping and handling. If, for some reason shipment occurs and payment has not been received in full, no breeders certificate will be issue until payment has been received.
10. This agreement constitutes the entire agreement between the parties. Any modification or additions must be in writing and signed by all parties to this Agreement. No oral modifications will be considered part of this agreement unless reduced to writing and signed by all parties.

Form A - Mare Information Sheet

Designated Value of Mare: _____

Is the mare a maiden? **YES** **NO**

If “no” to the above question, was the mare bred last year? **YES** **NO**

If “yes”, and the mare is barren, please describe the seasons events. (Use an additional sheet, if necessary) _____

Has mare delivered a prior foal? **YES** **NO**

Form B- Owner Information Sheet

Mare Owner/Agent: _____

Full Address: _____

Daytime Phone: _____ Evening Phone: _____

Cell Phone: _____ Email: _____

Alternate Emergency Contacts:

Prior to the shipping of semen, Mare Owner must provide the following:

- ✓ Mare Owner/Disclosure Statement
- ✓ Copy of Mares Registration Paperwork, both sides

Name and Address to be shipped to:

I the undersigned do hereby confirm that the information listed above is correct. The signing party agrees to pay 12% interest monthly on any outstanding balances 30 days after services. Should collection become necessary, the signing party agrees to pay an additional 18% interest on the outstanding balance on their account. The signing party agrees to pay all costs of collection and all actual attorney's fees incurred by Countryside Veterinary Clinic or any collection agency that receives an assignment to collect from Countryside Veterinary Clinic.

Signature of Responsible Party: _____