

Weber Quarter Horses, LLC

STALLION SERVICE CONTRACT

THIS AGREEMENT is entered into on this day _____, 20____, by and between the following parties: Weber Quarter Horses, LLC, hereinafter called "Stallion Owner", and _____, hereinafter called "Mare Owner".
I HEREBY AGREE to breed said Mare, _____, Reg. # _____ and this Mare only, using (circle one): cooled / frozen / shipped OR AI / live cover / pasture breed at _____ to the Stallion _____, for a non-refundable fee of \$_____. This fee to be made in full, payable to WEBER QUARTER HORSES, LLC, prior to service and/or shipment of semen.

The Stallion Owner/attending Veterinarian/Collection Facility will not be held liable for shipment issues due to inclement weather, and no guarantees will be made for shipped semen on any specific day. One dose of semen will be sent in each shipment unless otherwise agreed upon prior to shipment. NOTE: _____

Mare Owner certifies that mare shall be in healthy and sound breeding condition, free from infection and contagious or transmissible diseases. Priority of semen will be as follows:

1) Ranch mares; 2) Transit mares; 3) Shipped semen; 4) Re-breeds (Collection and shipping charges are the responsibility of Mare Owner.)

FOR SHIPPED SEMEN, Mare Owner agrees to use an experienced competent equine veterinarian or mare management breeding facility. (Carrier and shipment charges, and shipping times will be at the discretion of the Clinic/Collection facility.) Contact them directly at: _____

FOR TRANSIT MARES, the attending Veterinarian and/or Collection Facility reserves the right to examine, test, and/or treat mare at Mare Owner's expense, and can refuse said mare if not in satisfactory condition. The Clinic/Collection Facility will attempt with reasonable diligence to settle the mare. If, however, the mare does not settle, Clinic/Veterinarian/Collection Facility are to be held harmless.

FOR ON-SITE RANCH BREEDINGS, Stallion Owner agrees to provide suitable facilities for the care and feeding of the mare &/or foal. The Ranch and any of its employees shall not be held responsible for any loss from death, disease, sickness, injury, fire, theft, or other harm suffered by mare &/or foal, regardless of occurrence. It is further understood that mares and/or foals will not be kept in stalls, unless certain extenuating circumstances require it, or are agreed upon prior to signed agreement. Any extra care or special feed requirements must also be disclosed and agreed upon prior to signed agreement. If a mare and/or foal requires emergency Veterinary treatment, the Ranch will make every attempt to inform the Mare owner, and to seek immediate medical attention at Mare Owner's expense. Mare Owner shall not be liable for death or injury to stallion arising from services contracted for in this Agreement.

LIVE FOAL means that the foal stands and nurses without assistance and lives for 24 hours. If the mare fails to produce a live foal from the breeding privilege granted by this Agreement, the Mare Owner may rebreed the mare, or substitute a mare mutually agreed upon by both parties, the subsequent breeding season. In the event of a substitution, a limit to only one designated mare in the subsequent breeding season will be allowed, and a new contract must be completed. This return breeding privilege is conditional upon the Mare Owner giving the Stallion Owner written notice within 7 days after foaling or aborting, that the mare did not produce a live foal. **In the event the mare aborts, the Mare Owner shall certify to the Stallion Owner that the mare was accurately and properly administered vaccines to prevent the mare from aborting, such as rhinopneumonitis vaccine on the 5th, 7th, and 9th month of pregnancy. This notice must be accompanied by written certification from the attending Veterinarian that no live foal was born.** Should the mare be sold or otherwise disposed of prior to the birth of the foal, the Live Foal Guarantee shall be void.

TERMINATION. Prior to the breeding process, if the stallion dies, is sold, or becomes unfit for breeding, in the opinion of the attending veterinarian, this Agreement will immediately terminate. The stallion breeding fee shall be refunded, and both parties will be released from any further obligation under this Agreement.

A copy of the mare's registration papers, both front and back, must be attached to this Agreement. The Mare Owner recorded on the registration papers will be recorded on the Stallion Breeding Report. If the mare is leased, a copy of the lease from the Mare's registry must be attached. For registered AQHA mares, in addition to a mailed Registration Application, a release will be done on-line for the foal conceived as a result of the breeding, after all expenses have been paid in full.

Approved by: _____ Date _____

Weber Quarter Horses, LLC
271 W Ridge Rd
Valentine, NE 69201
402-376-5356
wqh@weberco.biz

Date _____

Mare Owner Signature

Address

Phone

Email