

Equine Legal Solutions, Inc. Legal Counsel with Horse SenseTM

Shipped Semen Agreement

This Shipped Semen Agreei	ment is made on	, 20,			
by and between			(name)		
of			(street address),		
	(city),		(zip) ("Stallion Owner") (name)		
OI	(city),	(state), _	(zip) ("Mare Owner").		
1. Mare. This agreement wi	Il apply to the following mare ("Mare	"):			
Registered name of mare:					
Color and markings:			_		
Breed	, breed registry	aı	nd rea. no:		
Year foaled:	Is Mare currently in foal?	Yes No			
If Mare is in foal, what is her	last breeding date?	Anticipate	ed foaling date?		
from the following stallion ("	Stallion") for the sole purpose of inse	eminating Mare:	Owner will ship Mare Owner semen		
Registered name of stallion:	, breed registry		nd rog no:		
Mare is in perfect hea any and all inseminat	Breeding Soundness. Mare Owner alth, is sound and breeding sound articons pursuant to this Agreement.	nd will continue to	varrants that except as noted below, be in such condition at the time of		
breeding history for a grants Stallion Owne Mare during the time (Check if application veterinarian and a cushowing that Mare is 3.2. Ownership of Mowner is the sole law sale of Mare. Mare Company of Mare. Mare Company of Mare.	to provide Stallion Owner with a true at least the 12-month period precedir repermission to obtain copies of vete that Mare Owner has owned Mare at able) Prior to shipment of any sementerent uterine (endometrial) swab cultin sound breeding condition and free lare. Mare Owner represents and worful and registered owner of Mare and Owner agrees to provide Stallion Owner gistration papers showing Mare Or	ng the date of this rinary records from and/or sought veter, Mare Owner muture and a cytologie of any infection. The complete of the complete	Agreement. Mare Owner hereby m any veterinarian who has treated erinary care for Mare. Lust have Mare examined by a gy (endometrial biopsy) performed opt for the following limitations, Mare ghts to care, custody, breeding and ete, genuine and current copy of		
	ship (lease, spouse with community ght of first refusal, etc.):	property rights, he	orse purchased on installments,		

3.3. Mare Owner's Use of Semen. Mare Owner agrees that all semen shipped pursuant to this Agreement shall be used for the sole purpose of inseminating Mare. Mare Owner understands and agrees that other uses, such as inseminating an equine other than Mare, are material breaches of this Agreement and will terminate all rights of Mare Owner and obligations of Stallion Owner under this Agreement.



Equine Legal Solutions, Inc. Legal Counsel with Horse SenseTM

Shipped Semen Agreement

- 3.4. Mare Owner's Responsibility to Monitor Mare's Fertility. Mare Owner understands that it is Mare Owner's sole responsibility to monitor Mare's heat cycles and ovulation and to order shipped semen from Stallion Owner pursuant to Section 6.3.
- 3.5. Mare Must Be Inseminated by Licensed Veterinarian. Mare Owner understands that Stallion Owner will only ship semen pursuant to this Agreement to a veterinarian licensed to practice in the state where Mare is located, and insemination of Mare with semen shipped pursuant to this Agreement may only be performed by such licensed veterinarian. Mare Owner will be solely responsible for all costs and expenses associated with insemination of Mare.
- 3.6. Pregnancy Testing. At ______ days following each insemination of Mare pursuant to this Agreement, Mare Owner will arrange to have Mare checked for pregnancy. If Mare is determined to be in foal at the initial pregnancy check, Mare Owner will arrange to have Mare checked for pregnancy again at ______ days following the applicable insemination. All such pregnancy testing shall be performed via ultrasound by a veterinarian licensed to practice in the state where Mare is located. Within _____ days of each pregnancy test, Mare Owner will deliver a copy of the veterinarian's report to Stallion Owner. Mare Owner is solely responsible for all costs and expenses associated with such pregnancy testing.
- 3.7. Fertility Testing. If Mare is not in foal after ______ semen shipments pursuant to this Agreement, Mare Owner agrees to have Mare's reproductive status evaluated by a veterinarian licensed to practice in the state where Mare is located. Mare Owner understands that Stallion Owner is under no obligation to ship any additional semen pursuant to this Agreement until such evaluation is complete and a copy of the veterinarian's report is delivered to Stallion Owner. If Mare is unsuitable for breeding, the conditions of Section 3.8 will apply.
- 3.8. No Substitutions for Mare. Mare Owner understands that regardless of the circumstances, Mare Owner may not substitute another equine for Mare pursuant to this Agreement without the advance written permission of Stallion Owner, and it will be in Stallion Owner's sole discretion whether to accept any substitute mare. If Mare becomes unavailable for breeding during the Breeding Season (as defined in Section 6.2) or dies before giving birth to a Live Foal and Stallion Owner does not approve the substitution of another mare, Stallion Owner will promptly refund the Breeding Fee to Mare Owner (but will not refund the Booking Fee or any fees paid by Mare Owner pursuant to Section 6.5).
- **3.9. Embryo Transfers.** Mare Owner understands that transfer of any embryo resulting from semen shipped pursuant to this Agreement will require Stallion Owner's advance written permission. Failure to obtain such permission prior to the transfer will void the limited live foal guarantee set forth in Section 9. If embryo transfers result in more than one pregnancy, Mare Owner must pay the Stallion Owner the Booking Fee and the Breeding Fee for each pregnancy.

Will be credited toward the Breeding Fee Is in addition to the Breeding Fee

5. Breeding Fee. Mare Owner agrees to pay Stallion Owner a breeding fee of \$_____ (the "Breeding Fee"). Mare Owner understands and agrees that the Breeding Fee and Booking Fee must be paid in full before Stallion Owner will ship any semen to Mare Owner.

Version 2.0
Copyright 2006-2013,
Equine Legal Solutions, Inc.
All rights reserved.
Do not alter,
copy or transfer
without ELS permission.



Equine Legal Solutions, Inc. Legal Counsel with Horse Sense $^{\text{TM}}$

Shipped Semen Agreement

6. Semen Collection and Shipping. Upon proper notification from Mare Owner pursuant to Section 6.3, Stallion Owner agrees to use reasonable efforts to collect and ship Stallion's semen to the person specified in Section 12.3.

6.1. Preferred Co shipping are (Stallion Own	er's preferre	ed days for se	men collection and
• .		Wednesday	Thursday	Friday	Saturday	Sunday
	will begin on					ilable for semen collection , 20
notify the follor (Note that the semen collect in Stallion Ow following day. 6.4 and must Owner will not Only the follow (check all that	wing party no shipment da ion and shipr ner's local tin Mare Owner provide a vali t honor service ving methods apply):	o less than te is likely earlier ment no later tha ne zone. Reque r must specify th id address for de ce requests not no s of requesting se	days prior to the than the date nsts made after e preferred delivery in Sectionade in accordemen shipmen	ne date tha of receipt)a.m. such time v ivery metho on 12.3. Ma ance with t	t Mare Owner Mare Owner p.m. (chec will be conside od from amon are Owner un he specificatio to this section	ered as received on the g those offered in Section derstands that Stallion ons in this section.
Name: Street Addre Citv. State. 2	ess: Zip: Jumber: ()				
shipment (che Federal E Airline sh When request among the ch	ck all that ap express U pment ("cour ing semen sl oices checke	ply): nited Parcel Ser nter to counter")	vice (UPS) Other (ple wner must spe e Owner does	Airborne I ease specif cify Mare (not specify	Express y): Dwner's prefer a delivery me	rred delivery method from thod,
collection and or ship semer (check one): If "reusable contained the contained will forfeit the missing parts,	shipping as a stallion Ov Disposable ontainer" is chach container within er is not returrentire deposi Mare Owner	set forth in Exhib vner will use the e, one-time use on necked, Mare Ov r that Stallion Ov days after red ned to Stallion O t amount. If the	oit A. All fees not following type container Rowner agrees to where pursuant to be interested from the container is restricted to the container is restricted.	nust be paid of contained eusable compay the add to this Agred tainer, late days a turned in days and turned	d in full before to transport ontainer vance security ement. If the fees will apple fter receipt of amaged cond	the fees for semen Stallion Owner will collect semen to Mare Owner y deposit set forth in container is not returned to y as set forth in Exhibit A. the container, Mare Owner ition or with damaged or also forfeit the entire deposit

7. Unavailability of Stallion for Breeding. The following sections shall apply only in the event that Mare is not in foal pursuant to this Agreement at the time Stallion becomes unavailable for breeding.



Equine Legal Solutions, Inc. Legal Counsel with Horse SenseTM

Shipped Semen Agreement

7.1. Stallion's Death, Injury or Illness; Poor Semen Quality. In the event that Stallion becomes unavailable for semen collection and shipment due to Stallion's death, injury or illness, or Stallion's semen is of poor quality or otherwise not viable for shipment, Stallion Owner will promptly notify Mare Owner and (check all that apply):

At Stallion Owner's option, Stallion Owner may ship frozen semen to Mare Owner pursuant to this Agreement.

At Mare Owner's option, Mare Owner may request semen from the following stallion(s) owned by Stallion Owner, provided that Stallion Owner is still the owner of such stallion(s) at the time of Mare Owner's request:

If no frozen semen is available, Stallion is unavailable for semen collection and shipment during the entire Breeding Season and Mare Owner chooses not to breed to another Stallion as indicated above, Stallion Owner will refund the Breeding Fee (but will not refund the Booking Fee or any fees paid by Mare Owner pursuant to Section 6.5).

7.2. Sale of Stallion. In the event that Stallion Owner sells Stallion during the Breeding Season (or any extension thereof pursuant to Section 9), Stallion Owner will promptly notify Mare Owner. Stallion Owner may, at Stallion Owner's option, transfer this Agreement to Stallion's new owner(s) upon notification to Mare Owner. Upon receipt of such notice by Mare Owner, Stallion's new owner(s) shall succeed to the rights and obligations of Stallion Owner under this Agreement. If Stallion Owner does not transfer this Agreement to Stallion's new owner (check all that apply):

At Stallion Owner's option, Stallion Owner may ship frozen semen to Mare Owner pursuant to this Agreement

At Mare Owner's option, Mare Owner may request semen from the following stallion(s) owned by Stallion Owner, provided that Stallion Owner is still the owner of such stallion(s) at the time of Mare Owner's request:

If no frozen semen is available and Mare Owner chooses not to breed to another Stallion as indicated above, Stallion Owner will refund the Breeding Fee (but will not refund the Booking Fee or any fees paid by Mare Owner pursuant to Section 6.5).

- 8. Responsibilities upon Birth of Foal.
 - **8.1. Mare Owner's Responsibilities.** Promptly upon Mare giving birth, Mare Owner shall notify Stallion Owner of the birth and provide Stallion Owner with such information and documentation as Stallion Owner may request.
 - 8.2. Stallion Owner's Responsibilities. Upon receiving notice from Mare Owner pursuant to Section 8.1 that Mare has given birth to a Live Foal (as defined in Section 9) as a result of Mare's insemination with Stallion's semen pursuant to this Agreement, Stallion Owner will provide Mare Owner with a breeding certificate or other documentation required to register Mare's offspring in the appropriate breed registry(ies). Until such time as Mare Owner has fulfilled all of Mare Owner's obligations pursuant to this Agreement, including payment in full of all fees and providing documentation pursuant to Section 8.1, Stallion Owner may refuse to provide documentation required to register Mare's offspring and may alert the appropriate breed registries that Mare's offspring should not be registered.
- **9. Limited Live Foal Guarantee.** If Mare does not give birth to a Live Foal as a result of insemination with Stallion's semen during the Breeding Season, Mare Owner will have the right to request semen shipments for Mare pursuant to Section 6 during the range of dates specified by Stallion Owner in the calendar year following the Breeding Season. A "Live Foal" is a newborn foal that stands and nurses without assistance and lives for a period of 24 hours or more after its birth. Mare Owner agrees to pay such rebreeding fee as may be specified in Exhibit A.
 - **9.1. Mare Owner's Notification Obligations.** If Mare aborts during her pregnancy or gives birth to a foal other than a Live Foal, Mare Owner must so notify Stallion Owner within _____ days of such abortion or birth and promptly provide Stallion Owner with such documentation as Stallion Owner may request.
 - 9.2. Conditions that Will Void the Live Foal Guarantee. The following conditions will void the limited live foal guarantee set forth in Section 9: (i) Stallion becomes unavailable for breeding as described in Section 7, in which case the terms of Section 7 will apply (ii) Mare Owner's obligations pursuant to Section 9.1 are not fulfilled, (iii) Mare Owner sells Mare to another party or parties, (iv) Mare Owner breaches any representations and warranties or fails to fulfill any obligations pursuant to Section 3, or (v) Mare's failure to give birth to a Live Foal is due to the actions or inactions of Mare Owner, or that of Mare Owner's agents, employees, contractors or family members, including the failure to vaccinate Mare.

Version 2.0
Copyright 2006-2013,
Equine Legal Solutions, Inc.
All rights reserved.
Do not alter,
copy or transfer
without ELS permission.



Equine Legal Solutions, Inc. Legal Counsel with Horse SenseTM

Shipped Semen Agreement

10. Payment Terms.

10.1. Acceptable Forms of Payment. All payments due to Stallion Owner must be made pursuant to one of the following methods:

Cash Visa MasterCard American Express
Personal Check Discover Paypal Money Order
Cashiers' Check Bank account wire transfer Other (specify):

- **10.2. Changes in Fees.** From time to time, Stallion Owner may change the fees set forth in Exhibit A upon written notice to Mare Owner. Mare Owner agrees to pay such revised fees.
- **10.3. Payment Due Dates.** Mare Owner must pay the Booking Fee, the Breeding Fee and all fees due pursuant to Section 6.5 in full before Stallion Owner will collect or ship semen to Mare Owner.
- **10.4. Penalty for Returned Checks.** If any check issued by Mare Owner to Stallion Owner is returned for insufficient funds, Mare Owner must immediately pay Stallion Owner cash in the amount of the check, plus any bank charges that Stallion Owner may incur as a result of the returned check.
- 11. Mare Owner's Assumption of Risks.
 - 11.1. Stallion Owner Not Responsible for Shipment or Collection Failures. Mare Owner understands that if Mare Owner does not request semen pursuant to the specifications of Section 6 and/or Mare Owner is in breach of, or has failed to fulfill obligations pursuant to, any portion of Section 3, Stallion Owner will not ship semen to Mare Owner. Mare Owner also understands that Stallion Owner may be unable to collect viable semen from Stallion from time to time because of illness or other reasons, and therefore Stallion Owner may be unable to honor one or more particular shipment requests from Mare Owner. When demand for semen shipment exceeds available supply, as may occur from time to time during the busiest times of the Breeding Season, Stallion Owner will honor requests for shipment in the order in which they are received and as a result, Stallion Owner may be unable to honor one or more particular shipment requests from Mare Owner. Stallion Owner will use reasonable efforts to deliver semen shipments in accordance with Mare Owner's requests that comply with the terms of Section 6; however, Stallion Owner cannot be responsible for delivery failures due to delivery service error, weather, war, acts of God or other circumstances beyond Stallion Owner's control. Mare Owner agrees to hold Stallion Owner, Stallion Owner's agents, employees, shareholders, directors, family members and contractors (collectively, the "Stallion Owner Parties") harmless for any damages, including special and consequential damages, occurring in connection with failure of collection or shipment of semen.
 - 11.2. Stallion Owner Not Responsible for Risks of Breeding Mare. Mare Owner understands that horse breeding is an inherently unpredictable activity, and that despite Stallion Owner's efforts, Mare may not be inseminated or become pregnant. Mare may become pregnant but not give birth, or Mare's foal may be stillborn, have defects or become ill, injured or die. Mare may also suffer injuries, illness or death in connection with insemination, pregnancy or foaling. Stallion's semen may not be of sufficient potency, quality, motility or viability to cause Mare to become pregnant. Mare Owner assumes all such risks and agrees to hold the Stallion Owner Parties harmless for any damages, including special and consequential damages, arising in connection with this Agreement.
 - 11.3. Stallion Owner Not Responsible for Genetic Traits or Conditions. Mare Owner also understands that Mare's offspring may inherit one or more undesirable genetic traits or conditions from Stallion. Mare Owner assumes all such risks and agrees to hold the Stallion Owner Parties harmless for any damages, including special and consequential damages, arising in connection with this Agreement.



Equine Legal Solutions, Inc. Legal Counsel with Horse Sense

Shipped Semen Agreement

12. Contact Information and Notices. Notices given pursuant to this agreement must be in writing to the addresses below and delivered via a method that provides evidence of receipt, such as Federal Express.

is brought in connection with this Agreement, the lases from the other party(ies) following final see of this Section 16, "expenses" will include the orneys' fees, retainers, court costs, transcript costs, s, printing and binding costs, telephone charges, Mare Owner: Signed:
uses from the other party(ies) following final see of this Section 16, "expenses" will include the porneys' fees, retainers, court costs, transcript costs, s, printing and binding costs, telephone charges,
uses from the other party(ies) following final se of this Section 16, "expenses" will include the prince orneys' fees, retainers, court costs, transcript costs,
ment must be brought in (state).
eement. No oral modifications will be considered part arties. erned by the laws of (state)
.2, no party may assign or transfer this Agreement reement among the parties. Any modifications or
all obligations under this Agreement are completed, is immediately upon a change in address and/or phone with notice of such changes, a notice delivered to the dered proper notice provided that the other conditions
ipped to:
e sent to:

Date:

Version 2.0
Copyright 2006-2013,
Equine Legal Solutions, Inc.
All rights reserved.
Do not alter,
copy or transfer
without ELS permission.

Date:



Equine Legal Solutions, Inc. Legal Counsel with Horse Sense

Shipped Semen Agreement

Exhibit A - Fees

Comicoo	Face
Services	Fees
Collection and packaging, per shipment	\$
Shipping and insurance fee, per Federal Express shipment	\$
Shipping and insurance fee, per UPS shipment	\$
Shipping and insurance fee, per Airborne Express shipment	\$
Shipping and insurance fee, per airline shipment	\$
Shipping and insurance fee, per other shipment	\$
Charge for one-time use semen container	\$
Deposit on reusable semen container	\$
Semen container late return fee, per day	\$
Rebreeding Fee	\$