



Bryan and Karen Holloway
10772 CR 2458
Terrell, TX 75160
Phone 214-477-9174
Fax 972-551-1373

STALLION SHIPPED SEMEN SERVICE CONTRACT

I hereby agree on _____ to breed the mare, _____, hereinafter referred to as Mare (Registration # _____ - Year Foaled: _____ to the Stallion, Genuine Dun It, hereinafter referred to as Stallion (AQHA Registration #3345065) for the 2009 season. The Stallion Fee is \$750.00, which includes a Booking Fee of \$250.00, which is payable to Texas Star Quarter Horses. I also agree to pay Rocking Bar H Farms a Chute Fee in the amount of \$250.00.

1. The Stallion Fee stated above includes a non-refundable Booking Fee which shall be payable upon execution of this contract. The non-refundable Chute Fee is in addition to the Stallion Fee and also payable upon execution of the contract.

COOLED SHIPPED SEMEN: The Stallion Fee and Chute Fee stated above and the first Cooled Semen shipment fees are due and payable upon execution of this Agreement and at least 10 days prior to ordering semen.

COOLED SEMEN SHIPMENT FEES:

\$150 for each shipment by Federal Express. A courier fee of \$50 plus the airline expenses will be charged for counter-to-counter shipments in addition to the Cooled Semen Shipment fee. The Mare Owner agrees to return semen-shipping container to Rocking Bar H Farms in a timely manner via Federal Express at Rocking Bar H Farms expense by way of a prepaid Federal Express air bill. An additional fee of \$250 will be charged for the shipping container if the Mare Owner does not promptly return it to Rocking Bar H Farms (i.e. within 5 working days). A request for shipment of cooled transported semen must be made at least 18 hours prior to shipping time from Rocking Bar H Farms.

CANCELLATION MUST BE MADE BY 8:00 A.M. SHIPPING DAY. Mares on the premises of Rocking Bar H Farms have a breeding priority on any given breeding day; therefore, we make no guarantee that cooled semen will be available for a specific day. All fees and charges due under this Agreement must be paid prior to any shipment.

2. CONDITION & TREATMENT.

The Mare Owner agrees that when delivered to Rocking Bar H Farms or when a cooled semen shipment is requested, the Mare will be healthy and in sound breeding condition. A copy of both sides of the registration papers on the mare must accompany the contract. The Mare Owner warrants that he/she is the owner of record of the Mare.

3. BREEDING OF THE MARE BY COOLED TRANSPORTED SEMEN.

The Mare owner is responsible for all facets of breeding the Mare and agrees to comply with all related breed association requirements concerning the use and handling of cooled semen. The Mare Owner agrees to use his/her best efforts to perform insemination procedure within 24 hours, but not more than 48 hours after collection of semen from the Stallion. The Mare Owner agrees that an individual who is qualified and experienced in the use and handling of cooled semen will perform the insemination. The Mare Owner agrees to use all cooled semen provided by this Agreement for the Mare named in this Agreement and no other.

AS THE USE OF COOLED SEMEN IS AN EMERGING TECHNOLOGY, ROCKING BAR H FARMS MAKES NO WARRANTY OR GUARANTY, EXPRESS OR IMPLIED, WITH RESPECT TO COOLED SEMEN, INCLUDING, WITHOUT LIMITATION, THE WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE. ROCKING BAR H FARMS MAKES NO GUARANTEE OF DELIVERY WITHIN A CERTAIN TIME PERIOD AND MAKES NO GUARANTEE THAT THE COOLED SEMEN WILL SAFELY REACH THE INSEMINATION POINT WITHOUT LOSING INTEGRITY, QUALITY, OR CHARACTERISTICS.

4. LIVE FOAL GUARANTEE.

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 a substitute mare mutually agreed upon by the Mare Owner and Texas Star Quarter Horses) during the subsequent breeding season. The Mare Owner may not assign this breeding contract or substitute any other mare for the Mare under this Agreement, without the prior written consent Texas Star Quarter Horses. Any attempted assignment with out the prior consent of Texas Star Quarter Horses, will, at the option of Texas Star Quarter Horses, terminate this Agreement and release Rocking Bar H Farms from all obligations hereunder. "LIVE FOAL" means that the foal resulting from the breeding stands and nurses without assistance and lives for 24 hours. This return breeding privilege is conditioned upon the Mare Owner giving Rocking Bar H Farms and Texas Star Quarter Horses written notice within 7 days after foaling or aborting that the Mare did not produce a live foal. This notice must be accompanied by a certificate from the attending veterinarian that no live foal was born. For the return breeding privilege, a Rebreed Contract will be issued the Mare Owner by Rocking Bar H Farms, and there will be a charge for "rebreed" service expenses as listed on the Rebreed Contract.

5. A "Breeder's Certificate" will be issued for the foal conceived by the mating when stallion fees and all other expenses have been paid in full. The Mare Owner will receive a Breeder's Certificate when Rocking Bar H Farms and Texas Star Quarter Horses has been notified that a live foal has been produced.

6. TERMINATION.

If the Stallion dies, is sold, or becomes unfit for breeding in the opinion of Rocking Bar H Farms and Texas Star Quarter Horses, or if the Mare should die or become unfit to breed, this Agreement will, at the option of Rocking Bar H Farms and Texas Star Quarter Horses, immediately terminate, but the Mare Owner shall continue to be responsible for payment to Rocking Bar H Farms for all expenses

incurred by Rocking Bar H Farms on behalf of the Mare Owner prior to the Mare and the offspring being removed from the Ranch. The Stallion Fee (less the non refundable Booking Fee and non-refundable Farm Fee) will be refunded, and Rocking Bar H Farms and Texas Star Quarter Horses and the Mare Owner will be released from any further obligation under this Agreement.

7. THE LIVE FOAL GUARANTEE IN THIS CONTRACT IS NON-TRANSFERABLE AND NON-ASSIGNABLE and should the Mare be sold or otherwise disposed of prior to the birth of the foal, the live foal guarantee granted shall be void. However, Texas Star Quarter Horses may, at their discretion, upon application and payment of a new booking fee, continue to honor the live foal guarantee granted to the original owner. In the event that Texas Star Quarter Horses agrees to the transfer or assignment of the "live foal guarantee" rights, under the terms of this contract, then the new owner agrees to be bound by all terms and conditions hereof, insofar as the same may then be applicable.

8. ENTIRE AGREEMENT/GOVERNING LAW/VENUE.

This Agreement contains the entire agreement between the parties and may be amended only in writing signed by each of the parties. Texas law governs this Agreement, all of the terms and provisions of which are performable in Kaufman County, Texas. The parties agree that any legal action brought under this Agreement or pertaining to the subject matter of this Agreement can only be brought in Kaufman County, Texas. **(UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES CODE), AN EQUINE PROFESSIONAL IS NOT LIABLE FOR AN INJURY OR THE DEATH OF A PARTICIPANT IN EQUINE ACTIVITIES RESULTING FROM THE INHERENT RISKS OF EQUINE ACTIVITIES).**

9. This contract shall be binding upon the parties hereto, upon execution hereof, and the same may not be altered or amended, except by written mutual consent of the parties hereto.

| | | |
|---|-----------------|--|
| Stallion Fee \$ | 750.00 | Payable to Texas Star Quarter Horses* |
| Booking Fee \$ | Included | Payable to Texas Star Quarter Horses* |
| Chute Fee: \$ | 250.00 | Payable to Rocking Bar H Farms |
| Balance Due: \$ | | Texas Star Quarter Horses* |
| Balance Due: \$ | | Rocking Bar H Farms |
| Date Mailed | _____ | |
| Signature of Mare Owner, as listed on Registration Certificate | | |

X_____.

***Texas Star Quarter Horses and Rocking Bar H Farms**
also accepts Visa, MasterCard, Discover and American Express through PayPal