

3051 North County Road 1 - Loveland, CO 80538 - (719) 332-4223

2025 STALLION BREEDING CONTRACT

STALL	ION: CASINO HEIST	STALLION SERVICE FEE: \$1,000.00	
MARE:		REGISTRATION #:	
	ACE:	BREED: QH / TB / APHA / ApHC / Other	
herein ("	reement ("Agreement") is made between Saw Ran	n, LLC ("SR") and the undersigned ("Owner") for one (1) pregnancy by the above-named Stallion. Fees described ove-named Mare ("Mare"). The term of this Agreement shall run from execution through 72 hours post foaling for	
The ma	are owner/lessee agrees to pay the following	Fees:	
1.	Booking Fee of \$500.00 (non-refundable, due	with the signing of this contract)	
2.	Balance of Stallion Service Fee. Above state		
3.		led Semen (includes Priority Overnight/Domestic delivery).	
4.	OR Onsite Pickup of \$250.00 per collection of		
5.	OR Frozen Semen of \$400.00 per shipment (i	• •	
6.	Air Freight and Courier Charges as incurred		
7. 8.	Penalties of \$100.00 per day will apply for any		
PR	RIOR to shipment via cash, check, VISA, Master	gning of this contract, and the balance of the Stallion Service Fee , and applicable Shipping Fees is to be paid ard, Discover, and American Express. Semen will NOT be sent unless all fees are paid. Please make sure all en. Any fees not previously paid for may result in a delay or prevention of semen shipments!	
m		n time-period, nor the quality of the semen upon arrival is given. Refunds will NOT be ery of a shipment, we have no control of a shipment after it leaves our custody.	
shi shi wil vet	Semen orders must be placed one day prior to shipment date. Confirmation or cancellation of the semen order must be done by 9:00AM MST the day of the collection. shipment may be canceled by 9:00AM MST without incurring a collection fee penalty. Mare Owner agrees to pay for shipments canceled following preparation and/or shipment. STALLIONS ARE COLLECTED MONDAY, WEDNESDAY, FRIDAY, FROM FEBRUARY 1st THROUGH JULY 31st. No variations to this schedu will be made for any reason. If a stallion is unavailable, or unable, to collect on a given day frozen semen will be made available. The Mare must be managed by a veterinarian qualified in equine reproduction. The Mare Owner agrees to use the semen shipped hereunder solely to breed the designated Mare in accordance with this Breeding Contract together with the rules and regulations of the appropriate registration organization.		
af to	ter the Mare ovulates. Additional do	to be used under any circumstances. Unused cooled semen doses must be disposed of a may not be used for additional mares. Unused frozen semen straws must be returned to be stored at offsite facilities for future use.	
		Terms and Conditions	
Ma is c	SRSS hereby reserves for the Mare Owner one breeding to the Stallion named above during the current year Breeding Season. This reservation has been secured by the Mare Owner's payment of a non-refundable Booking Fee , that shall be applied to the Stallion Service Fee and is included with this contract. If more than one pregnant is desired from this Stallion (through embryo transfer) a Contract and Stallion Service Fee will be required for each breeding. The Breeding Season is February 1 to July 31 of the contract year.		
• The	e Mare Owner represents the Mare is healthy and	a sound breeding condition. The Mare Owner agrees to attach a copy of the Mare's registration papers with this	
	cument and agrees to furnish any other informatic ould the Stallion die, relocate, or become unfit for	as SR reasonably requests. ervice prior to the Mare getting in foal, this contract shall become null and void, and any money paid as part of the	
Sta	allion Service Fee, less the booking fee, shall be re	unded to the Mare Owner.	
ser	semen at arrival is given. In the event of insufficient semen on any given breeding day, SR reserves the right to determine which mares will be bred, based on reproductive status. SR reserves the right to require semen shipments to be flown at the mare owner's expense, based on SR's own discretion.		
pro rek hot trea	Live Foal Guarantee: This contract, which is between the undersigned Mare Owner/Lessee and Saw Ranch, LLC for the above-named mare, is non-transferable and provides for return services the following year for the Mare (or agreed upon substitute) that fails to produce a live foal. After the initial rebreed season a \$500 rebreed fee will be charged per year for any subsequent attempts. A live foal is defined as one that stands and nurses without assistance and lives for a minimum of 7 hours post foaling. Should any illness or injury occur to the foal, and it subsequently dies, the mare owner must provide veterinary documentation that lifesaving treatments/procedures were attempted. UNDER NO CIRCUMSTANCES WILL A LIVE FOAL GUARANTEE BE GRANTED FOR A FOAL THAT WAS NOT GIVEN ADEQUATE VETERINARY CARE AND NOT ATTEMPTED TO BE PROPERLY SAVED. The return contract may be satisfied at the sole discretion of		
• Oth	COSTS, CONSEQUENTIAL DAMAGES, GENERAL OR SPECIAL DAMAGES, OR OTHER SUCH INJURIES ("CLAIMS") THAT ARISE FROM OR		
me ass into all Sav and	edical coverages) for the Mare or Horse. Owner as sumes no liability in the parentage verification of erest of 1.5% per month will be assessed on the or reasonable collection and attorneys' fees incurred we Ranch pursuant to CRS 38-20-102 (1) et seq and is the party responsible for all obligations relate	RE OR HORSE INCLUDING ANY CLAIMS RELATED TO ILLNESSES, DISEASES, SICKNESS, DEATH DNG OTHER THINGS. Saw Ranch strongly recommends that Owner procure insurance (both mortality and bees that its sole recovery for any Claims shall be derived from said Insurance and not Saw Ranch. Saw Ranch by resulting foals. All accounts are payable within 30 days of the billing date. After 30 days from the billing date, standing balance. Saw Ranch accepts VISA, MasterCard, Discover, and American Express. The Owner agrees to pay Saw Ranch in attempting to collect any outstanding balance. The Owner grants and acknowledges the lien right of as amended. The Owner warrants and guarantees that the undersigned has full authority to enter into this Agreement thereto, including prompt payment of all charges. When Owner, or authorized representative, signs and returns this the parties. This Agreement is not transferable or assignable and is governed by the laws of the state of Colorado.	
APPROV		DATE:	
PRINTED	Horse Owner/Lessee (if Lessee, please O NAME:	ovide copy of Lease) PHONE:	
ADDRES		FAX:	
VANNKES	,		

EMAIL:

DATE:

Revised 09/24

APPROVED:

Saw Ranch, LLC DBA Saw Ranch Stallion Station