

Frozen Semen Sales Contract

Parties

This Contract is made this ____ day of _____, 200__ by and between:

Oak Hill Ranch
(Hereinafter referred as: OHR)
P.O. Box 957
Folsom, La 70437

and

Name: _____, (Hereinafter referred as: Buyer),
Address _____
City _____, State _____ Zip _____ Phone: _____

Mare Name _____
Reg. # _____
Breed _____

Fees

OHR agrees to supply to Buyer _____ insemination doses of frozen semen from the stallion **RAMBO** in exchange for a fee of \$2500.00 per insemination dose, for a total of \$_____. An insemination dose of frozen semen is defined as one (1) straw.

Buyer agrees to pay a refundable deposit on the liquid nitrogen container of \$800.00 payable to: *Greene, Lewis and Associates* which will be refunded, minus shipping and handling charges, when container has been returned in satisfactory condition to *Greene, Lewis and Associates*. Buyer agrees to return container within 48 hours of arrival. A container rental fee of \$150.00 payable to *Greene, Lewis and Associates* will cover all costs associated with the liquid nitrogen used in shipping, transfer of straws, and communication with the owner and their veterinarian.

All of the above mentioned fees are payable upon execution of this contract. Buyer understands and agrees that no semen will be shipped by OHR or *Greene, Lewis and Associates* until all fees have been paid in full.

The Buyer understands and agrees to have the mare inseminated by a veterinarian experienced in equine reproduction. It is highly recommended that only mares who are reproductively normal be used for insemination with frozen semen. The Buyer agrees to file a Frozen Semen Insemination Record to OHR within 2 weeks of each breeding cycle. Buyer agrees to have mare pregnancy checked by ultrasound examination 14-21 days after each breeding cycle during which mare was inseminated and report the results to OHR. Buyer agrees to have mare pregnancy

checked by a licensed veterinarian and report results to OHR between 44-55 days after last insemination.

Procedures

OHR agree to provide instruction to the designated veterinarian for thawing and inseminating the frozen semen; but is not liable to Buyer for any errors, failed inseminations, failure of mare to conceive, failure of mare to reach term, diseases or injuries to mare, or any other consequences whether instructions were followed or not.

Indemnity Clause

The Buyer agrees to assume all responsibility for the condition of the mare and shall bear all risk of loss, damage, or injury to the mare from any cause whatsoever and therefore agrees to hold OHR and stallion owner (seller), or any person employed by or associated with OHR and stallion owner (seller), harmless for any injury or illness to the mare associated in any way with breeding with frozen semen provided by the OHR.

The Buyer specifically understands that OHR, makes no warranties or guarantees, either expressed, implied or by any means of interpretation in connection with this agreement. Buyer specifically understands that there is no live foal guarantee with any frozen semen provided by OHR and further understands that the OHR/Greene, Lewis and Associates shall be held harmless for any errors, failed inseminations, failure of mare to conceive, failure of mare t reach term, disease or injures to mare, or any other consequences attributable to frozen semen artificial insemination.

This contract shall be interpreted in accordance with the laws of the state of Louisiana and its validity and administration shall be governed by said laws.

The parties agree that the terms and conditions stated herein set forth the entire agreement of the parties.

Date: _____

Oak Hill Ranch

Buyer