

DEGRAFF STABLES, INC. 2015 Stallion Breeding Contract ~ Frozen Semen ~ EU



This agreement ("Agreement") is entered into ("Effective Date") as identified by date and signature on Page 3 of this contract, for breeding services by and between the stallion owner ("Stallion Owner"- FTG:IronwoodAcres, HCH:SeabreezePleasureHorses, DGSI, HBF, IA & ITA:DeGraffStablesInc.) and, for shipped semen/breeding services by and between DeGraff Stables, Inc., ("DGS") and/or Equine Services DS ("ES"), the breeding facility and the mare owner ("Mare Owner") for services to the STALLION: . Stallion Owner and Mare Owner may sometimes be referred to herein individually as "Owner" and collectively as the "Owners". Now, therefore, in consideration of the foregoing promises, covenants and other valuable consideration contained herein, the Owners and DGS agree as follows:

Breeding Privilege and Fees. Stallion Owner hereby grants Mare Owner the right to breed Mare to Stallion during the 2015 breeding season, ("Booking Fee"). Mare Owner may receive a discount from the Breeding Fee per the terms of this Agreement. The breeding privilege granted herein and the Breeding Fee pertains only to the "Mare" and no others mares for the Contract Breeding Year and/or Rebreed Option. As of the date Mare Owner requests any shipments of Semen pursuant to the terms of this Agreement, Mare Owner represents and warrants that all fees due to DGS, ES and/or fees due to Stallion Owner have been paid in full.

Multiple Foals. Should more than one embryo result from a breeding to the Stallion during embryo harvesting, Mare Owner must pay an additional Breeding Fee within ninety (90) days of a confirmed pregnancy in order to receive a breeding certificate for any additional foal that may result from the additional embryo(s). If the Mare carries and delivers multiple foals, an additional Breeding Fee will be due within thirty (30) days of both foals standing and nursing. Breeding fee would be subject to the multiple mare discount(s) in effect for the season as bred.

Mare Owner Covenants, Representations and Warranties. Mare Owner covenants, represents and warrants as follows:

- Mare is healthy and in sound breeding condition.
- (ii) If Mare is open, barren or maiden, Mare Owner shall provide negative uterine culture and equine cytology with sensitivity within thirty (30) days prior to either (x) the anticipated date the Semen will be shipped or (y) the date the Mare will be bred on farm;
- (iii) Mare Owner shall provide with this Agreement a current copy (front and back) of Mare's AQHA, APHA, APHC or other approved breed association registration paper(s), which shall identify Mare ownership;
- Mare is registered in Mare Owner's name, or provide a fully executed breed association lease authorization form.
- Live Foal & Color Guarantee ("LFG" & "CG"). Provided Mare Owner has complied with all the terms and conditions of this Agreement, which shall be determined in the sole discretion of DGS, if the breeding of the Mare does not produce a single Live Foal, Mare Owner shall retain the privilege to breed to the Stallion in the Breeding Season or Rebreed Season. Should Mare require to be rebred the subsequent breeding season after the Rebreed Season, Mare Owner must enter into another agreement with Stallion Owner and DGS, in which an additional Booking Fees and increased Breeding Fees may apply. No LFG applies on a 3rd year rebreed. If stallion is double registered (AQHA/APHA) and mare is AQHA, Appendix AQHA or JC, no color guarantee applies. If mare is APHA or PtHA and resulting foal does not have suitable color for full registry, mare may be re-bred in the Rebreed year. \$250 Rebreed Fee for fillies or \$150 Rebreed Fee for colt foals plus Rebreed booking fee and shipping fees to breeding farm applies. Vet certification of foal sex is required. A substitution of Mare will be allowed with approval and written authorization from Stallion Owner.
- Death of Stallion. In the event that the Stallion becomes incapable of breeding, dies or is sold, this contract shall become null and void and none of the parties hereto shall have any further rights or obligations, unless expressly set forth herein. In the event of the Stallion's death prior to the delivery of a Live Foal, the LFG shall become null and void and have no further effect on this Agreement. At Stallion Owner's sole discretion, the Semen or another stallion may be provided by Stallion Owner to Mare Owner to fulfill the terms of this Agreement. The Breeding Fee less the Booking Fee shall be refunded to Mare Owner in the sole discretion of the Stallion Owner and only if alternative arrangements may not be made. Under no circumstances will the Booking Fee be refunded.
- Death of Mare. Should the Mare die or become unfit to breed prior to breeding, Mare Owner shall be required to breed a substitute mare to the Stallion. Substitute mare shall be owned or leased by Mare Owner and approved by Stallion Owner. No refunds shall be permitted. No other fees or charges are refundable except as described herein. No fees related to board or settling the Mare or substitute mare are refundable.
- Certificate and Parentage Verification. Mare Owner agrees to comply with all AQHA, APHA or other breed association requirements as contained in the Rules of Registration in breed's Official Handbook concerning the use and handling of Transported Cooled Semen and shall comply with any parentage verification required. Mare Owner acknowledges that Stallion Owner, not DGS, will issue a breeder's certificate upon receiving notification of the birth of a Live Foal. Mare Owner acknowledges that Mare owner must pay DGS and Stallion Owner all fees, costs and expenses in full before Stallion Owner will issue a breeder's certificate to Mare Owner. Mare Owner acknowledges and agrees that a breeding certificate shall only be issued for Mare and only if the fees set forth in this Agreement and any other related contract are paid in full.
- Substitution/Transfer. Substitute mare will not be allowed without prior written approval from Stallion Owner. 9.
- Semen Shipment/Insemination Service and Fees. All shipping charges will be the Mare Owner's responsibility. Mare Owner shall pay ES those 10. fees charged for such services in accordance with Equine Services DE fee schedules; all applicable taxes imposed by local, state or federal government authorities, for health certificate, transportation charges plus any handling costs. DGS reserves right to adjust fee schedules at any time without notice.
- Sales Tax. Credit Card Fees and Shipping Costs. In accordance with Kentucky law, a six percent (6%) sales tax will be assessed on the breeding and shipped semen fees for all in-state mares. If Mare Owner pays DGS by credit card, Mare Owner shall pay DGS a 3% convenience fee. Mare Owner agrees to pay DGS the following costs for the collection/preparation of the Semen for a Haul-In Insemination On-Farm, or, for shipment to a location in the United States of America:(i)If the Semen is picked up at DGS: \$175, (ii) If the Semen is shipped by standard overnight delivery: \$275, Saturday Delivery: Additional \$25, (iii) If the Semen is shipped by same day delivery and includes courier: \$375, (iv) If the Mare is inseminated via haul-in on-farm breeding: \$215, (v) if a to pay DGS the above shipping/insemination charges if Mare Owner cancels its Semen request after DGS already collected/processed requested Semen.

 12. Dry Shipper: Dry Shippers are the preferred shipping container. Rebreed, a 1-Time \$250 Fee applies in addition to shipping/insemination cost. Mare Owner acknowledges that Mare Owner will be responsible for and agrees
- Dry Shipper: Dry Shippers are the preferred shipping container.
 - (i) A \$750 Dry Shipper deposit is due prior to the first shipment of semen.
- (ii) The Dry Shipper must be returned to ES at Mare Owner's expense within three (3) days of its arrival. Failure to comply with this term will result in the accrual of a \$25 per day late fee and the potential forfeiture of the Dry Shipper deposit and an additional deposit will then be required for any subsequent shipments
- (iii) Any loss or damage to the Dry Shipper or any of its parts or pieces will be the responsibility of the Mare Owner and any compensation for loss or damage may be taken from the deposit. The deposit may also be held until any balance due for shipping expenses and late fees have been paid. Mare Owner is responsible if the Dry Shipper is lost or damaged during return shipping.
- All Shipments. Ordering and confirming the availability of shipped semen is the Mare Owner's responsibility.
- (i) Mare Owner hereby understands and agrees that in order to allow sufficient time for tank preparation and straw transfer that at least 48 hours advance notice must be provided to ES for semen shipment.
 - (ii) The breeding fee includes up to 3 doses of frozen semen, with each additional dose to be purchased at \$500 each.
 - (iii) Only one dose per shipment may be requested for release per cycle
- (iv) Each dose of frozen semen is defined as a single insemination unit which includes a minimum of 600 million total sperm, which, upon proper thawing, show at least a 30% post thaw motility.
- Address of Record. Unless otherwise requested in writing, DGS shall ship Semen to the address of record which has been provided in writing by Mare Owner prior to any shipment. Mare Owner warrants that the address for shipment is a suitable facility for artificial insemination of the Mare. DGS may refuse to make repeated shipment to the address provided by Mare Owner if DGS determines, in its sole discretion, that it will not reasonably lead to a successful breeding.
- Insemination. Mare Owner represents and warrants that Mare named on contract will be the only mare to be inseminated by the Semen and that a 16. qualified veterinarian/clinic familiar with frozen semen will perform the insemination.
- 17. Transportation of Semen.



warranties.

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- (i) Delivery of the Semen is F.O.B. shipping point, and title and risk of loss of the Semen pass to Mare Owner at the F.O.B. shipping point and all claims for loss or damage in transit or for non-delivery shall be made by Mare Owner against the carrier. All shipment, insurance or similar charges shall be borne by Mare Owner.
- (ii) IWA, DGS and/or ES will make every attempt to ship Semen to Mare Owner in good condition; however, as delivery is out of IWA, DGS and/or ES's control, IWA, DGS and/or ES does not guarantee or warrant that Semen will be in good condition upon arrival.
- (iii) Mare Owner must arrange for a liquid nitrogen storage tank and transfer the frozen semen from the Dry Shipper to the liquid nitrogen storage tank immediately upon arrival. It is critical to handle the straws properly as the frozen semen may be damaged if the straws are out of the tank for more than 8 seconds. The Mare Owner should inspect the Dry Shipper and ensure that the zip tie is intact on the latch and that the inside of the Dry Shipper is frosted when opened to transfer the semen. If the Dry Shipper is not sealed and cold upon arrival, a claim with the carrier should be filed immediately. You will find semen thawing instructions included with the shipment. IWA, DGS and/or ES is not responsible for frozen semen that has been mishandled.
- (iv) NOTWITHSTANDING THE ABOVE, DGS SHALL NOT BE LIABLE FOR ANY DAMAGE OR PENALTIES WHATSOEVER, WHETHER INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL, RESULTING FROM DGS'S FAILURE TO DELIVER OR DELAY IN DELIVERY FOR ANY REASON.
- 18. Payment of Fees. All breeding fees USD currency and payable to DeGraff Stables, Inc. All shipping fees EURO and payable to Equine Services DE. Mare Owner shall pay the Breeding Fee before Stallion Owner or DGS/ES is obligated to perform their respective obligations under this/these Agreement(s). Mare Owner shall pay DGS/ES the Fees, Refundable Deposit and all costs and expenses as set forth in the Shippped Semen before DGS/ES releases the Semen to Mare Owner. DGS/ES's release of the Semen without first receiving payment for the Fees, Refundable Deposit and all costs and expenses shall not constitute a waiver on the part of DGS/ES to collect any unpaid Fees, costs and expenses. If paid by credit card, Mare Owner agrees that DGS/ES will add a 3% credit card convenience charge to cover bank fees. If payment is not made when due, IWA, DGS and/or ES shall have a lien against the Mare and/or resulting foal until such time as any and all charges are paid in full and said lien shall survive any transfer of possession. Additionally, DGS/ES may suspend all future delivery and other performance without liability or penalty and, in addition to all other sums payable hereunder, Mare Owner shall pay to DGS/ES (i) a \$25.00 handling fee; (ii) the reasonable costs and expenses incurred by DGS in connection with all actions taken to enforce collection or to preserve and protect DGS/ES' rights hereunder, whether by legal proceedings or otherwise, including without limitation reasonable attorneys' fees, court costs and other expenses; and (iii) interest on all amounts unpaid charged at the monthly rate of 1-1/2% or the highest rate permitted by law, whichever is lower. DGS/ES may also, in it's discretion, compel Stallion Owner to withhold the breeder's certificate until payment is received in full.
- 19. Waiver of Liability. EACH OWNER AGREES THAT DGS, AND ITS REPRESENTATIVES, AGENTS, EMPLOYEES, MANAGERS, MEMBERS, LESSOR, AFFILIATED PERSONS, AND OTHERS ACTING ON DGS'S BEHALF (COLLECTIVELY "DGS REPRESENTATIVES"), SHALL NOT BE LIABLE FOR ANY DAMAGES INCLUDING BUT NOT LIMITED TO ANY CLAIM, DEMAND OR LOSS ARISING FROM ANY SICKNESS, DISEASE, ESTRAY, THEFT, INJURY OR DEATH TO THE STALLION, MARE, OR SEMEN OR LOSS OF PROFIT OR REVENUES, DAMAGE FOR LOSS OF USE OF THE SEMEN OR THE STALLION OR MARE, DAMAGE TO PROPERTY, CLAIMS OF THIRD PARTIES OR ANIMALS, INCLUDING PERSONAL INJURY, DEATH OR SICKNESS ON ACCOUNT OF THE USE OF THE SEMEN OR THE ACTS OF THE STALLION OR MARE.
- 20. Release and Indemnification. Each Owner hereby releases and agrees to indemnify, defend and hold harmless DGS and DGS Representatives from any claim, charge, debt, demand, lawsuit, loss and expense, including but not limited to attorneys' fees, which may be imposed upon or incurred, directly or indirectly, as a result of the services performed pursuant to this Agreement, arising out of or attributable to the Semen, or resulting from the acts and behavior of Stallion or Mare. This indemnification shall extend to the successors and assigns of DGS and DGS's lessor.
- 21. <u>Risk of Loss</u>. Each Owner agrees to assume all responsibility for the Semen and the Stallion or Mare, even if in the physical possession of DGS, and shall bear all risk of loss or damage to the Semen, Stallion or Mare, whether by loss, disease, injury, infection, theft or by any cause whatsoever, and agrees to hold DGS (or any person employed by or associated with DGS) harmless on any and all damages associated therewith.
- 22. Inherent Risks and Assumption of Risk. Each Owner acknowledges there are inherent risks associated with equine activities, including breeding, and hereby expressly assumes all risks associated with participating in such activities. Mare Owner acknowledges that a Haul-In Insemination On-Farm service may be performed by either a DGS employee or a DGS facility veterinarian. The inherent risks include, but are not limited to the propensity of equines to behave in ways such as, running, bucking, biting, kicking, shying, stumbling, rearing, falling or stepping on, that may result in an injury, harm or death to persons on or around them; the unpredictability of equine's reaction to such things as sounds, sudden movement and unfamiliar objects, persons or other animals; certain hazards such as surface and subsurface conditions; collisions with other animals; the limited availability of emergency medical care; and the potential of a participant to act in a negligent manner that may contribute to injury to the participant or others, such as failing to maintain control over the animal or not acting within such participant's ability. WARNING: Under Kentucky Law, an equine professional is not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities, pursuant to section 247.402, Kentucky Revised Statutes.
- 23. <u>Termination.</u> DGS reserves the right to discontinue service at its sole discretion and may terminate this Agreement upon 10 days notice directed to the Stallion Owner and Mare Owner at the addresses below or any other manner reasonably calculated to provide notice. Such termination shall not prejudice or impair DGS's rights herein, including but not limited to its right to seek payment for any services rendered.
- Miscellaneous. Each Party agrees to comply with all applicable federal, state and local laws, codes, regulations, rules, and orders. No services other than those expressly stated in this Agreement will be provided by DGS without an express, written and signed amendment to this Agreement. This Agreement is not assignable by Stallion Owner or Mare Owner. Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining portions hereof or affecting the validity or enforceability of such provision in any other jurisdiction. No failure by DGS in exercising any right, power or privilege under this Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, power, or privilege. This Agreement shall be governed by the laws of the Commonwealth of Kentucky, and any legal action relating in any manner to this Agreement or the relations of the parties shall be brought in a state or federal court sitting in or encompassing Woodford County, Kentucky. The parties agree to submit to the personal jurisdiction of said courts pursuant to KRS 454.210, and hereby waive any objection to venue and any claim that the action has been brought in an inconvenient forum. If it is determined that a brand inspection ticket is required in order to authorize any transfer or transport of Stallion or Mare under this Agreement, Each Owner hereby authorizes and appoints DGS to execute any required documents on behalf of such Owner. The Parties agree that a facsimile or other electronic transmission of a counterpart of this signed Agreement constitutes an original counterpart and shall be a valid and binding document for all legal and other purposes. This Agreement may be executed in multiple counterparts by the Parties. All of such counterpar
- 25. Authority of Mare Owner. The undersigned hereby individually represents and warrants that the undersigned is the true and lawful owner of the Mare or, if not the owner of the Mare, the undersigned is duly authorized by the Mare Owner to execute this Agreement on behalf of the Mare Owner. The undersigned represents and warrants that undersigned has the actual authority to make any and all decisions regarding the Mare and its veterinary care. All references in this Agreement to the Mare Owner shall be deemed binding upon the undersigned and the Mare Owner. The undersigned hereby agrees to indemnify, defend and hold harmless DGS for any and all claims made by the Mare Owner based upon a breach of the above representations and warranties.

 Authority of Stallion Owner. The undersigned hereby individually represents and warrants that the undersigned is the true and lawful owner of the Stallion or, if not the owner of the Stallion, the undersigned is duly authorized by the Stallion Owner to execute this Agreement on behalf of the Stallion Owner. The undersigned represents and warrants that undersigned has the actual authority to make any and all decisions regarding the Stallion and its veterinary care. All references in this Agreement to the Stallion Owner shall be deemed binding upon the undersigned and the Stallion Owner. The undersigned hereby agrees to indemnify, defend and hold harmless DGS for any and all claims made by the Stallion Owner based upon a breach of the above representations and



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One MY CHOICE FOR 2015 BREEDING STALLION:					BREEDING FEE	CK One	MY CHOICE FOR 2015 BREEDING STALLION:			TALLION:	BREEDING FEE
Frosty The Goodbar – AQHA #3762838, ARHA #4115R					\$1750		HBF Iron	#111,862	\$1500		
Other:							Other:				
Other:							Other:				
Mare Registered Name:				MARE IS: Open Maiden Has/Expecting 2015 Foal							
Assoc Registration ID# of Mare:				□ AQHA □ APHA □				2 nd Assoc. ID# □ AQHA □ APHA □			
Association ID# of Mare Owner:				□ AQHA □ APHA □			2 nd Assoc. ID				
IMP	ORTANT! Embryo	, , ,						□ NO			
Mara	Brooding Option	Chock One		RE BREEDING FEES AND DISCOUNTS FOR THIS CONTRACT: Mare to be bred via Frozen Semen Shipped Mare to be bred w/Frozen:Haul-In Insemination at ES							
Mare Breeding Option – Check One:				u Male to	J be bled via	1 10261	i Semen Si	іррец	i Mare to be bred wit 102	zen.i iaui-in insemii	iation at L3
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Daytime Phone				Evening Phone:							
Fax Number:				Cell Phone:							
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REQUIRED: WE MUST HAVE A VALID CREDIT CARD ON FILE - EXACT Name on Card:											
Card Billing Address (Unless Same as Owner):											
VISA, MC, AMEX, DISCOVER #: Exp Date: 3 Digit #:										3 Digit #:	
			I	I SEMEN - C	CONTACT	INFOR	MATION	and ADDRE	SS OF RECORD:		1
Contact Person (Required Information): Office/Home Phone:				Out Blazza.							
Email Shipping Confirmation Info:				Cell Phone: Fax #:							
ADDRESS FOR DELIVERY OF SEMEN:				SATURDAY DELIVERY ADDRESS (If Different):							
	Facility Name:							acility Name:	· ·	,	
Address:								Address:			
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City, State, Zip: Is This a Residential Address?								y, State, Zip:			
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	nated Date for Firs						Deliver With Out a Signatur	e? ☐ Yes I	□ No		
	st Major Airport:	Parties have	e executed this Agr	eement as of th	ne day and ves	ar set fo		rt 2 nd Choice:			
IN WITNESS WHEREOF the Parties have executed this Agreement as of the day and year set forth first above:											
Signature of Mare Owner or Authorized Agent Date						Signature of Stallion's Authorized Agent Date					
Prin	nt Name			Date		DeGraff Stables, Inc., PO Box 4350, Midway KY 40347					