



STALLION BREEDING AGREEMENT

This Agreement, made and entered into this _____ day of _____, 20__ by and between

Name: _____

Address, City/State/Zip _____

Best Contact Number: _____ Email Address: _____

Hereinafter referred to as "Mare Owner" and SE Legacy Bloodstock, 9179 Shelbyville Pike, Bell Buckle, TN 37020, hereinafter referred to as "Stallion Owner."

WITNESSETH

Whereas, SE Legacy Bloodstock shall stand the stallion, _____ (please insert name of stallion you wish to breed to) hereinafter referred to as the "Stallion", and whereas, Mare Owner has the following ownership or lease (circle one) rights to the following said mare.

Name of Mare (as appears on registration papers): _____

AHRA # _____ D.O.B. of Mare: _____

Owner's Name (as appears on Registration Papers): _____

Whereas, Stallion will stand at stud for the current breeding season from February 1st to September 1st of the breeding year and that this period shall be defined as the normal breeding season (hereinafter referred to as the "breeding season").

THE PARTIES HERETO AGREE AS FOLLOWS:

FEES: The Breeding Fee for Stallion referenced above is one thousand five hundred (\$1,500.00) dollars for all mares. The Breeding Fee shall be payable as follows:

A booking fee of five hundred (\$500.00) dollars is due upon execution of this Breeding Agreement. The remaining balance of one thousand (\$1,000.00) dollars shall be due prior to shipping of semen. All amounts paid by Mare Owner shall be non-refundable except as outlined in Agreement under EXPORTATION OR INCAPACITY OF STALLION sections herein.

For said fees, the Stallion Owner hereby grants Mare Owner a breeding to one mare for the breeding season. Stallion Owner hereby guarantees a live foal pursuant to the LIVE FOAL GUARANTEE section of this agreement. In the event that Mare does not conceive during Breeding Season or for any other reason, if Mare Owner exercises the right to a return breeding pursuant to the LIVE FOAL GUARANTEE section hereof, the Mare Owner shall pay Stallion Owner an additional handling fee of two hundred fifty hundred (**\$250.00**) dollars prior to the rebreeding. The rebreeding must occur the next calendar year without exception or the LIVE FOAL GUARANTEE will be forfeited.

BREEDING

Stallion Owner reserves the right to require a Mare that has not settled within three heat cycles to be cultured or biopsied to determine breeding soundness. Stallion Owner also reserves the right to refuse or discontinue service to any Mare upon detection of Mare carrying an infectious and/or contagious disease, or if any other applicable reason applies. In the event of such service discontinuance, the Mare Owner is obligated to substitute another Mare to fulfill the terms of this Agreement. The Stallion Owner reserves the right to remove the Stallion from the premises of SE Legacy Bloodstock or designated trainer's barn, for a period of time necessary to show and /or promote the Stallion in the best interest of the Stallion Owner. During this time, Mare Owner understands that Mares that come into heat may not be bred during this particular heat cycle. It is Mare Owner's responsibility to check on availability of Stallion for breeding during these times.

LIVE FOAL GUARANTEE

Should the Mare fail to conceive, abort, die, or not produce a "Live Foal" (Live foal shall be defined as a foal that stands and nurses without assistance for a period of seventy-two (72) hours from the time of birth then the Stallion Owner guarantees that Mare Owner shall have the right to rebreed or substitute a mare within the current or the following breeding season only.

Live Foal Guarantee to Stallion shall lapse and the Stallion Owner and Stallion Owner shall have no further obligation under this section if:

1. Mare Owner fails to rebreed Mare during acceptable return breeding periods as defined herein.
2. Mare is bred by any other stallion without written consent by Stallion Owner prior to rebreed.
3. Mare fails to conceive, aborts, or dies and Mare Owner fails to notify Stallion Owner as defined in this section.

DEATH, EXPORTATION, OR INCAPACITY OF STALLION Should Stallion die, be exported or become incapacitated before Mare is first serviced pursuant to this Agreement, this Agreement shall be terminated and the Stallion Owner shall return the portion of the breeding fee paid by Mare Owner. Should the Stallion die, or become incapacitated after servicing the Mare and Mare does not produce a Live Foal pursuant to this Agreement, then Mare Owner agrees to allow Stallion Owner to substitute another stallion then owned by them.

TRANSPORTED SEMEN

All costs associated with handling, collection and shipment of transported semen shall be at the sole expense of the Mare Owner and all fees shall be paid directly to facility providing services. Stallion Owner **shall collect and transport semen Monday – Friday. Stallion Owner shall make exceptions for reasonable requests for shipped semen on Saturday with 48-hour advance notice.** Mare owner understands that Stallion Owner is unable to ship on Holidays or Sundays due to Federal Express limitations. **Mare Owner shall request collection and transported semen 24 hours prior to shipment.** Stallion Owner does not guarantee a semen shipment if a request is not received 24 hours in advance.

INDEMNITY

In the case of live cover, SE Legacy Bloodstock and its owners, principals, agents, employees, veterinarians, farriers, and Stallion Owner shall not be liable for any sickness, disease, estray, theft, death, or injury which may be suffered by Mare during the time that Mare is in the custody of SE Legacy Bloodstock, or for any other cause of action whatsoever arising out of or in any way connected with breeding, boarding, conditioning, training, transporting, or providing any other services to Mare. This includes, but is not limited to, any personal injury or disability that Mare owner, its agents or employees may receive while on the premises of SE Legacy Bloodstock.

Mare Owner fully understands that SE Legacy Bloodstock does not provide any public liability, accidental injury, theft or equine mortality insurance for Mare and that all risks connected with breeding, boarding, transporting, or providing any other services to mare are to be borne solely by Mare Owner. Under Tennessee 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. This Agreement constitutes the entire agreement between both parties and may not be modified except in writing, signed and agreed upon by all parties.

NOTE: This contract is neither salable nor transferable without the prior written consent of Stallion Owner.

Agreement executed by Mare Owner this _____ day of _____ 20_____.

Mare Owner Signature: _____

Printed Name: _____ Date: _____

Payment Method:

SE Legacy Bloodstock accepts cash, check or Pay Pal for payment of breeding fees.

Please send executed agreement via email to

SE Legacy Bloodstock
carey@selegacy.com
615.525.3327