



STALLION SERVICE CONTRACT

This agreement is by and between Sander Shulman, hereinafter referred to as Stallion Owner and _____, hereinafter referred to as Mare Owner. Stallion Owner hereby agrees to breed the stallion, NAME _____, BREED _____, REGISTRATION NO _____, to the mare, NAME _____, BREED _____, REGISTRATION NO _____, SIRE _____, DAM _____. Mare is owned or leased (circle one) by Mare Owner and shall be bred during the 2012 breeding season, which begins, February 15, 201 and ends, November 15, 201.

All mares are bred via live cover on site.

Mare Owner hereby agrees to pay the following fees for service pursuant to this agreement:

The normal and usual advertised stud fee is \$ 600.00

1. A non refundable boarding fee of \$ 10.00 /dry and \$ 15.00 /wet shall be charged to Mare Owner by Stallion Owner for each day mare (and foal) are on the Stallion Owner's ranch. The boarding fee shall be paid before the mare (and foal) leave the ranch.

1. If mare owner so desires to bring enough feed for the mare there will not be a charge for board during mares stay for breeding. If not enough feed is supplied for mare then above fees will be charged.

2. Non refundable veterinary and farrier fees shall be charged to Mare Owner by Stallion Owner for appropriate services for the mare (and foal). The fees shall be paid before mare and (foal) leave the Stallion Owner's ranch.

3. Should the mare fail to deliver a live foal (describe live foal provisions here),

_____ the mare will be (describe return privileges here)

4. Any additional requirements, terms, conditions regarding this breeding:

Mare Owner hereby agrees that Stallion Owner reserves the right to refuse service to any mare which appears to be diseased or which is unfit for breeding, in the opinion of the Stallion Owner.

It is agreed by the parties hereto that if the stallion should die, be sold or become unfit for breeding before serving the mare, or if the mare should die, be sold or become unfit for breeding before served, this agreement is and shall be null and void, except for provisions in paragraphs 1 and 2. However, if Stallion Owner agrees, another mare may be substituted to take the breeding.

Mare Owner hereby agrees to hold Stallion Owner harmless from any claim resulting from accidental injury or death of the mare (and foal).

Should the mare (and foal) become missing, lost, strayed, seriously injured, sick or dead, Stallion Owner hereby agrees to notify Mare Owner or his authorized agent immediately by telephone.

Stallion Owner hereby agrees to hold Mare Owner harmless from any claim resulting from damage or injury inflicted by the mare (and foal).

Stallion Owner hereby agrees to maintain the mare (and foal) in good condition pursuant to this agreement, with proper care, handling and protection, according to the rules of good animal husbandry and reasonable standards and practices of the horse industry.

Stallion Owner hereby agrees that Mare Owner may go upon Stallion Owner's premises at any time and inspect the mare (and foal) and determine if same is in good health and being properly care for.

IF ARRANGEMENTS ARE NOT MADE TO PICK UP MARE (AND FOAL) AND ALL INCURRED EXPENSES PAID BY _____, THE MARE (AND FOAL) WILL BE CONSIDERED ABANDONED AND WILL BE DISPOSED OF AT PUBLIC AUCTION.

This agreement and all covenants and agreements herein contained shall accrue to and be binding upon the parties hereto, their heirs, successors, administrators, and executors. Upon material breach of this agreement by one party, the other party may terminate same.

No modification of this agreement shall be binding unless in writing and executed by the parties hereto.

This agreement is subject to the laws of the state of CALIFORNIA.

_____	_____ Stallion Owner or Agent,
Mare Owner or Agent, Signature	Signature
_____	(760) 378-3792
Telephone	
_____	SHULMANQTRHORSES@YAHOO.COM
Email Address	
_____	7667 Kelso Valley Road
Mailing Address	Weldon, CA 93283
_____	_____