

Oak Hill Ranch
Frozen Semen Contract
DON CARUSO

PARTIES

This Agreement is entered into this _____ day of _____, 2018 by and between:

Oak Hill Ranch, LLC (Hereinafter referred to as OHR)
P.O. Box 957
Folsom, LA 70437

and

Name: _____ (Hereinafter referred to as Buyer)

Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Email: _____

Mare Name: _____

Breed: _____ Reg. # _____

FEES

OHR agrees to supply to Buyer, and Buyer agrees to pay OHR for _____ insemination doses of frozen semen from the stallion DON CARUSO at a fee of \$750 per insemination dose, for a total of \$ _____.

Buyer agrees to pay a fee as determined by *Greene, Lewis & Associates*, which will cover costs associated with the container prep, straw transfer, liquid nitrogen, and communications with Buyer's veterinarian. Buyer also agrees to pay all shipping costs, as determined at the time of shipping. These costs will be billed by, and paid directly to, *Greene, Lewis & Associates*.

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

TERMS

Buyer understands and agrees to have the mare inseminated by a veterinarian experienced in equine reproduction. Buyer agrees to file a Frozen Semen Insemination Record to OHR within 2 weeks of each breeding cycle. Buyer agrees to have mare checked for pregnancy by ultrasound examination 14-21 days after insemination, and report the results to OHR. Buyer also agrees to have mare checked for pregnancy by ultrasound examination 44-55 days after insemination, and report the results to OHR.

Greene, Lewis and Associates will provide instruction to the Buyer's designated veterinarian for thawing and inseminating with frozen semen, if necessary. Neither *Greene, Lewis and Associates*, nor OHR is liable to buyer for any errors, failed inseminations, failure of the mare to conceive, failure of mare to reach term, diseases or injuries to mare as a result of breeding with frozen semen.

Buyer agrees to assume all responsibility for the condition of mare and shall bear all risk of loss, damage or injury to the mare from any cause whatsoever. Buyer agrees to hold OHR, its employees, and any person associated with OHR, in relation to this Agreement, harmless for any injury, illness or other loss as a result of breeding with frozen semen provided by OHR. Buyer understands there are inherent risks of infection, illness, injury and death associated with frozen semen insemination, and hereby accepts all risks.

Buyer understands and agrees that OHR makes no warranties or guarantees, either expressed or implied, or by any means of interpretation in connection with this Agreement. Buyer also specifically understands there is no live foal guarantee offered as part of this Agreement.

This agreement shall be interpreted and administered in accordance with the laws of the State of Louisiana and shall be governed by said laws.

By signatures below, parties agree to terms and conditions set forth in this agreement.

Executed by:

Richard W. Freeman, Jr.
Oak Hill Ranch, LLC

Date

Date