



**FROZEN SEMEN BREEDING CONTRACT**

This contract is made \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_ by and between Exclusive Equines (here after the “Stallion Agent”) and

Part 1

Name:	(Here after the “Mare owner”)		
Address:	State:	P/Code:	
Telephone:	Home:	Business:	
	Mobile:	Fax:	
Email:			

Part 2

for breeding of the “Mare”,

Name:	Sire:
Age:	Dam:
Breed:	Dam’s Sire:
Height:	Registration Number:
Brands: NS:	OS:

Part 3

by frozen semen to the “Stallion”: \_\_\_\_\_  
 Stallion subject to discounted additional supply of semen. YES / NO  
 ( As detailed in the specific Stallion’s conditions on the Exclusive Equines Website. )

Part 4

For the fee of:

Semen:	\$
Transportation, handling and shipping:	\$350.00
Total:	\$

Part 5

Veterinary Surgeons Details

Surgery Name	
Contact Name/s	
Address	
Telephone	
Fax	
Email	

## **Terms and Conditions**

The terms and conditions of this contract are as follows;

### Definitions

For the purpose of this contract the following definitions apply;

- The Mare Owner: Owner/ lessee of the mare to be breed with as detailed in Part 1.
- The Mare: Horse selected by the mare owner to breed with as identified in part 2.
- The Stallion agent: Exclusive Equines
- The Stallion: Horse represented by the stallion agent and selected by the mare owner to breed with the mare as identified in part 3
- The Fee: Monetary payment made by the mare owner to the stallion agent as identified in part 4.
- Breeding service: Three doses of equine frozen semen from the Stallion.
- Dose: Correct number of straws required for each insemination determined at and by the “Stallion’s” stud of origin.
- Veterinarian: A qualified veterinary surgeon.

### Terms and conditions

1. The Stallion agent agrees to sell to the Mare owner, who agrees to purchase from the stallion agent, one insemination dose or one breeding service (consisting of three doses unless otherwise noted) of frozen semen from the “Stallion”.
2. Each dose contains the correct number of straws required for each insemination. This amount is determined at and by the “stallion’s” stud of origin.
3. The fee for stallion semen and shipping costs are set out in Part 4.
4. The fee as set out in Part 4 shall be paid in full by the mare owner on return of this contract.
5. The shipment of the semen within Australia will be at the mare owners expense as identified in “Transport and shipping” in Part 4 of this contract.
6. The approximate supply date of the breeding service from the stallion agent to the mare owner will be provided at the mare owner’s request. The Mare Owner accepts that this date is an approximation only and may for reasons outside the stallion agents control be subject to delays.
7. The stallion agent accepts no responsibility for delays in shipping of the frozen semen that may occur subject to the influence of the stallion’s stud of origin, importation, quarantine, government or state agencies and independent transportation companies.
8. Exclusive Equines accepts no responsibility for quality of semen upon arrival at the mare owners identified delivery location.
9. Upon arrival semen must be transferred and shipping container returned to Total Livestock Genetics (Semen storage facility).

10. The Mare Owner accepts responsibility for loss or damage of shipping container and replacement costs to be paid to Total Livestock Genetics.
11. Exclusive Equines accepts no responsibility for semen after it leaves our storage facility. Local transport insurance is included in the price of transport to your veterinarian.
12. In the event that the mare is not pregnant after the utilisation of the full Breeding Service Exclusive Equines offer The Mare Owner

where applicable discounted supply of semen as detailed in the specific Stallion's conditions on the Exclusive Equines Website at time of purchase.

Subject to the following conditions:

- Mare Owner must supply Exclusive Equines with an original veterinary certificate stating that the Mare is not pregnant.

Breach Of Contract

Either party may nullify this agreement if the other party breaches a term or condition as identified in this contract.

The laws of the state of Western Australia shall govern all parties to this contract.

Declaration

I the Mare Owner declare that I have read, understood and agree to the terms and conditions contained within this contract.

.....  
Mare Owner name

.....  
Witness name

.....  
Mare Owner signature

.....  
Witness signature

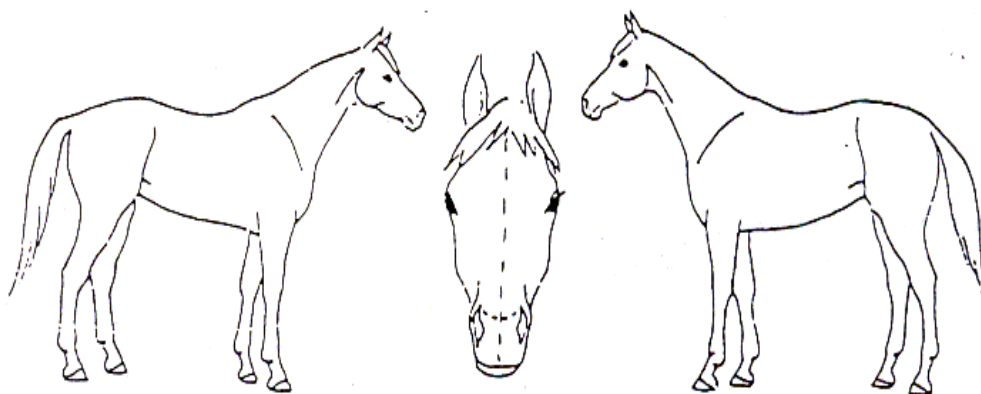
Date:

Date:

.....  
Stallion Agent signature

Date:

**DESCRIPTION OF MARE**



REAR VIEW		BRANDS/FREEZE MARK
FORE LEGS	HIND LEGS	
 Rear aspect fore legs	 Rear aspect	<hr/> <hr/> <hr/>

**HEAD**

**NECK**

<b>LEGS: LF</b>
<b>RF</b>
<b>LH</b>
<b>RH</b>

**BODY**

The diagram and written description must agree and must be sufficiently detailed to ensure the positive identification of the horse in future. White markings must be shown in red and the written description completed using black ink in block capitals or typescript. If there are no markings, this fact must be stated in the written description.

All head and neck whorls should be marked ("X") and described in detail. Other whorls should be similarly recorded in greys and in horses lacking sufficient other distinguishing marks. Acquired marks (" ") and other distinguishing marks, e.g. prophet's thumb mark ("Δ"), wall eye, etc., should always be noted.