

Moonrock Ranch



11891 De Paul Circle
San Martin, CA 95046
(408)683.2502.fax (408)683.0139

2009 Service Agreement and Breeding Contract

(These prices are only guaranteed for the 2009 breeding season)

STALLION: Raleighs Full Moon

REGISTRATION: APHA# 443,153 AQHA# 4468018 AWR# USAAWR04142900698

MARE: _____ REG.#: _____.

The following agreement is made between Moonrock, Catherine McCall, and _____, Mare Owner.

It is hereby understood and agreed that the mare owner wishes this mare to be bred to this stallion. To bring this about, mare owner agrees to the following:

1. To pay the breeding fee of \$1500.00 of which the total amount is payable prior to breeding the mare, \$200.00 of which is a NON REFUNDABLE booking fee.

MOONROCK AGREES TO DO THE FOLLOWING:

1. To provide a LIVE FOAL GUARANTEE. If mare fails to produce a live foal, (Live, healthy and nursing for 72 hours) and Moonrock is notified in writing by an attending veterinarian within 20 days of the death of such foal, then in such an event the Mare, or substitute approved by Moonrock may be returned to the stallion for breeding the following season. **NO BREEDING GUARANTEE SHALL APPLY IF THE MARE HAS NOT BEEN REGULARLY VACCINATED AGAINST RHINOPNEUMONITIS.**

2. There will be no rebreeding fee for a mare returned to the stallion under the Live Foal Guarantee providing the mare was checked in foal for a minimum of (45) days after having been bred to the stallion. Otherwise a rebreeding fee of \$200.00 will be charged.

3. After attempting to get a mare in foal and with no success, Mare Owner may substitute another mare at that time. No rebreeding fee will be charged for the substitute mare if substituted during that same breeding season. If Mare Owner wishes to carry breeding over to the following year, a rebreeding fee of \$200.00 will be charged.

4. There is no guarantee that the stallion will be available except during the season the breeding is purchased for and there is no substitute stallion currently owned by Moonrock.

5. This agreement does not apply to mares carrying a dilute gene, nor may they be substituted. This would include: Palomino, Buckskin, Perlino, Cremello, or Smoky Black. Original Breeding Fees for these colored mares would be private treaty and considered on an individual basis.

6. Legal Construction. This agreement has been made in the State of California and shall be construed and enforced in accordance with the laws of the State of California.

7. Scope of Agreement. This agreement constitutes the entire agreement between parties; no representation, warranty, condition or understanding or agreement of any kind shall be binding on the parties unless incorporated herein.

8. Other terms and Conditions: _____

Type of cc (Visa or Mastercard) _____

Credit Card # _____ Exp. Date: _____

Print name as it appears on card: _____

Last four digits of code on back of card _____

Billing address: _____

Signature: _____

Mare Owner's Signature: _____ Date _____

Address _____

City: _____ State: _____ Zip: _____

Phone _____

Moonrock Owner Signature: _____ Date: _____

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