

| I hereby agree on this | _ day of | _ to breed the mare listed below to MARK MY WORD AQHA 6079957 for the |
|--------------------------------------|-------------------|--|
| 2026 breeding season beginn | ing February 1, 2 | 2026, and ending June 30 th , 2026. |
| Mark My Word is 7 panel N/ | N for HERDA, H | HYPP, MH, PSSM, GBED, MYHM, EJSCA. |
| Mare's name: | | Registration#: |
| Mare Owner's Name: | | |
| Address: | | |
| Phone #: | | Email: |
| PLEASE SELECT Frozen Semen Only Con | | CONTRACT: |
| Stallion Fee Discount Early booking | \$2,000 -\$500 | Total breeding fee for stallion Early Booking – Returned by 12/31/25 |
| Chute Fee | \$750 | Non-refundable. Due upon execution of the contract |
| Frozen Semen | \$500 | Two doses per breeding |
| Semen Shipment | _ | Semen will not be shipped until the stallion fee is paid in full . |
| Remaining Balance | _ | Must be paid before the first shipment of semen |
| | Total: \$2,750 | |
| | | |

Frozen Semen -

There is an additional fee of \$500 for frozen semen. Requests for shipments or pick-ups of Frozen Semen will be made through Frozen Partners. 7 Lakes Ranch makes no representation or warranties, expressed or implied, regarding quality and characteristics of the frozen semen delivered under this agreement, and shall not be responsible for delayed, lost, or mishandled deliveries. Two doses per breeding will be sent unless otherwise agreed upon and noted in this contract. This contract is for one live foal. Any straws left over after a mare is confirmed in foal will be returned to Frozen Partners. If the mare owner wishes to use the left-over straws on a second mare, an additional contract must be signed and all applicable fees paid.

A Frozen semen shipment includes the processing and shipping of frozen semen. The frozen semen will be distributed by Frozen Partners. All requests and fees will be administered by Frozen Partners. In addition to the agreed to Farm Fee, Booking Fee, and Stud Fee, the following will apply.

| ICSI Contract | |
|---------------|--|
| ICSI CUHH act | |

Stallion Fee
ICSI Discount\$2,000
-\$500Total breeding fee for stallionChute Fee\$750Non-refundable. Due upon execution of the contractSemen Released—Semen will not be Released until the stallion fee is paid in full.

Total: \$2,250

ICSI will be performed at a facility approved by Frozen Partners. Any additional embryos produced by ICSI will incur an additional stud and chute fee when checked 30 days in foal.



Donated Contract: please list name of Auction were purchased

Please include a copy of the receipt of payment or proof of purchase from the Auction company with your contract. The stallion fee is **§0 - DONATED** and a **§750** non-refundable chute fee which is payable upon execution of the contract. One stallion fee was donated, additional embryos will incur an additional fee. Semen will not be sent until 7 Lakes Ranch receives authorization from the auction company that the stallion fee has been paid in full.

Rebreed Contract

This contract is to recognize that the above-mentioned mare absorbed, aborted, or was not certified in foal for the <u>2025</u> breeding year. A return breeding under the live foal guarantee and all other agreements as stated in the previously signed breeding contract will be honored. The mare owner agrees to pay the <u>\$750</u> Rebreed fee, as well as any other applicable shipping and/or all mare care fees.

| Is this a substitute mare? Y/N | If yes, name of original mare booked: | |
|--------------------------------|---------------------------------------|--|
|--------------------------------|---------------------------------------|--|

Terms and Conditions

A **photo static copy of** the registration papers on your mare must accompany this contract. The owner on record with AQHA as the owner at time of breeding will be the owner recorded on the stallion breeding report.

This contract contains a "Live Foal Guarantee". A live foal is described as a newborn foal which stands and nurses without assistance. If a foal is born dead, or a mare absorbs/aborts a predetermined pregnancy there are return privileges only if Frozen Partners is notified within thirty (30) days and receives a statement confirming this. A "Live Foal Guarantee" will apply only to those mares that are certified in foal by a licensed, attending veterinarian. Confirmation of such pregnancy in the form of documented ultrasound picture or letter from the attending veterinarian must be received by October 1st of the breeding year.

If the mare **absorbs or aborts** a pregnancy after having been checked in foal, or if the mare fails to conceive during normal breeding season, the Mare Owner is entitled to rebreed for the following season only. There is a charge of <u>\$750</u> for rebreed service expenses plus any additional shipping fees. A substitute mare, accepted by Frozen Partners may be used if the original mare is deceased or deemed unfit for breeding by a licensed attending veterinarian. Frozen Partners reserves the right to require a substitution if the mare fails to settle or is deemed unfit for breeding. Substitutions for any reason besides death/deemed unfit for breeding will incur a mare substitution fee of **\$100**.

Embryo Transfer: If an embryo flush/flush's is/are performed and multiple embryos are retrieved and implanted during the breeding season resulting in multiple pregnancies, the Mare Owner will be required to notify Frozen Partners and pay an additional stallion breeding fee, at breeding fee rates then in effect, within the first ninety (90) days of pregnancy.

If no communication is made within 90 days from the contract date, a penalty fee of \$1,000 will be added every 30 days thereafter, in addition to the original breeding contract amount.

Frozen Embryos: If multiple embryos are retrieved and frozen for implantation at a future date the mare owner must notify Frozen Partners of all embryos frozen. The breeding fee paid with this contract will pay for the first embryo resulting in a confirmed pregnancy. All additional confirmed pregnancies resulting from the frozen embryos must be reported and paid for at breeding fee rates then in effect within ninety (90) days of pregnancy.

If no communication is made within 90 days from the contract date, a penalty fee of \$1,000 will be added every 30 days thereafter, in addition to the original breeding contract amount.

Example of Penalty Application:

| Days Since Contract | Amount Due |
|---------------------|-------------------------------------|
| 0–90 Days | Breeding contract amount only |
| 91–120 Days | Breeding contract + \$1,000 penalty |
| 121-150 Days | Breeding contract + \$2,000 penalty |
| 151-180 Days | Breeding contract + \$3,000 penalty |



Penalties will continue to accrue at a rate of \$1,000 every 30 days until communication is reestablished or the contract is settled.

A **Breeders Certificate** will be issued for the foal conceived as a result of the breeding. The Breeders Certificate will be issued only after all expenses (including veterinary & recipient mare expenses) have been paid in full and after the foal is born and reported to Frozen Partners.

In the event that the stallion dies, is unavailable, or becomes unfit for service, this Agreement will immediately terminate. Frozen Partners shall have no liability to the Mare Owner except notification of its occurrence. Refunds of Stallion Fees (less booking fee) will be given at the sole discretion of the Stallion Owner. In the event that the mare dies during the breeding season, the Mare Owner may substitute another mare as may be agreed upon by both the Mare Owner and Frozen Partners.

All fees except the stallion fee are subject to change without notice and Mare Owner is subject to current fees in effect.

When signed, by both parties, this document will become a legally enforceable contract binding both parties. The Contract shall be construed and governed by the laws of Oklahoma. Jurisdiction and venue for all disputes connected with this Contract shall be McClain County, Oklahoma. If a lawsuit is filed with respect to this contract, the prevailing party shall be entitled to collect all reasonable attorneys' fees and costs.

This Agreement may be executed in one or more counterparts, each of which shall be deemed an original document, and all of which together shall constitute a single instrument. Facsimile or electronic versions of signatures, including e-signatures, will have the same force and effect as original signatures.

By signing below, Mare Owner attests that he/she has read and accepts all provisions of this Contract.

Mare Owner understands and agrees that all fees paid are NON-REFUNDABLE.

| Stallion owner/agent signature: | |
|---------------------------------|--|
| | |
| Mare Owner/agent signature: | |

Payment Information

7 Lakes Ranch requires a credit card to be on file for shipped semen and/or any outstanding balances before semen can be shipped. If you wish to send a check in advance you may do so to avoid the credit card processing fee of 3.5%.

*If your balance is not paid by the following billing period, your card will be run for the outstanding amount. *