



TOYON RANCH

10875 St John Rd, Pilot Point Tx 76258

940-290-4120 toyonstallions@gmail.com

TOPSAIL WHIZ

I hereby agree on this _____ day of _____ to breed the mare listed below to **Topsail Whiz** AQHA 2675816 for the 2026 breeding season beginning July 1, 2025 and ending June 30th 2026.

Mare's name: _____ Registration#: _____

Mare Owner's Name: _____

Address: _____

Phone #: _____ Email: _____

☐ **New Contract:**

The stallion fee is **\$5000** and a **\$1000** non-refundable chute fee which is payable upon execution of the contract. The remainder of the stallion fee is due on the birth of a live foal.

ICSI will be performed at a facility approved by Toyon Ranch LLC. Any additional embryos produced by ICSI will incur an additional \$5000 stallion fee upon the birth of a live foal. Frozen embryos must be reported to Toyon Ranch when frozen, and again when placed into a recipient mare.

A request for a shipment of frozen semen must be made through Toyon Ranch LLC. Toyon Ranch LLC 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. Shipping fees will be payable to Toyon Ranch LLC.

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.

The Stallion fee is due upon the birth of a live foal. 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, the stud fee will not be due.

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 Toyon Ranch LLC.

When signed, by both parties, this document will become a legally enforceable contract binding both parties. The parties acknowledge that this agreement is made and shall be considered to be entirely performed within the State of Texas and shall be construed and enforced under the laws of the State of Texas Law (Chapter 87, civil practice and remedies code), an equine professional is not liable for an injury or death of a participant in equine activities resulting from the inherent risk of equine activities.

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.

Stallion owner/agent signature: John Tague Date: _____

Mare owner/agent signature: _____ Date: _____

Credit Card Information

☐ Master Card ☐ Visa ☐ Amex ☐ Discover

Card Number: _____ Expiration Date: _____ CVV _____

Name on Card: _____ Contact Number: _____

Billing Address: _____

Email Address: _____

I authorize Toyon Ranch to charge my card for the following charges:

☐ Chute Fee ☐ Stud Fee ☐ Shipping Fees ☐ Other

Signature: _____

*There will be a 3.5% convenience charge for all credit card transactions.