

given Rhinopneumonitis vaccinations at the appropriate intervals throughout pregnancy. Open mares that are to re-breed to the stallion for a qualified re-breed shall be at the receiving veterinarian's or breeding farm ON OR BEFORE APRIL 1st OF THE IMMEDIATE FOLLOWING YEAR. A substitute mare may be used if original mare is deemed unfit for breeding, at the discretion of Stallion Agent. However, Mare Owner agrees to maintain the bred mare in good condition during the term of her pregnancy.

6. It is further agreed that should the stallion die or become unfit for service, the stud fee, less the booking fee shall be refunded to the Mare Owner. (Stallion Agent and/or Stallion Owner will determine unfitness). Also, neither the Stallion Owner(s) or agents guarantee the conception rate, quality of semen, or productivity to be obtained in connection with the use of its products or recommended techniques.
7. Registration certificate: Breeding certificate shall only be issued when all fees (service, board, and veterinary charges) have been paid in full and mare has been confirmed in foal via ultrasound by a licensed veterinarian at 15 days and again at 45 days after breeding. Stallion Owner(s) and Stallion Agent agree to execute all necessary documents of the registration of the offspring of the breeding. Stallion Owner(s) and/or Stallion Agent will not be responsible for registration of the resulting foal. In the event the breeding fees are not paid in full, mare will not be included on the breeding report and any fees associated with getting the breeding reported by the Stallion Owner(s) to the breed association (AQHA/APHA/Jockey Club etc) will be paid by the Mare Owner. This includes any late or penalty fees. Stallion Owner(s) will also not be responsible for any late fees associated with submitting a late Shipped Semen Report, if applicable.
8. All board, farrier care, veterinary and other medical charges are payable monthly as and when billed, and all charges are in addition to stallion breeding fee. All charges must be **paid in full** before mare is picked up.
9. Stallion agent agrees to diligently try to settle said mare up to and including **June 30 of the calendar year** (unless otherwise arranged at time of signing of this contract). Mare owner agrees to give stallion agent ample opportunity to settle mare (having bred her through two heat cycles, or being certified in foal by a licensed veterinarian). If, however, for any reason, she does not settle, mare owner will hold stallion agent harmless.
10. This contract is entered into in the State of Wyoming and will be interpreted and enforced under the laws of that State. Venue for any litigation is Sheridan County. Mare owner will be required to pay any and all legal fees of the Stallion Owner and/or Stallion Agent if found to be in violation of this contract.

When Stallion Owner and Mare Owner sign this contract, it will then be binding on both parties, subject to the above terms and conditions.

PAYMENT ACCEPTED: CASH, CHECK (made payable to Rising C Equine), VISA, or MASTERCARD.

A COPY OF THE MARE'S REGISTRATION PAPERS MUST BE RETURNED WITH THIS CONTRACT.

Stallion Owner: _____ Stallion Owner Signature: _____

Mare Owner: _____ Address: _____

Telephone: _____ Email: _____

Mare Owner Signature: _____ Date: _____

Name of Mare Owner as it should appear on Breeder's Certificate: _____

Questions? Contact Powder River Vet Hospital at (307) 763-6073

Website: www.risingcequine.com Email: risingcequine@gmail.com Fax: (866) 283-1241