



MAPLE LANE FARM

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STALLION SERVICE CONTRACT *PRESTIDIGITATOR*

OWNER OF MARE _____

TELEPHONE # _____ E-MAIL _____

ADDRESS _____

SOCIAL SECURITY # _____

NAME OF MARE _____ COLOR _____

BREED _____ REGISTRATION # _____ YEAR FOALED _____

SIRE: _____ DAM _____ DAM'S SIRE _____

IS THIS MARE: MAIDEN _____ BARREN: _____ IN FOAL _____

NURSING _____ DATE FOALED _____ SEX _____

IN FOAL TO _____ LAST BREEDING DATE _____

MULTIPLE MARE DISCOUNT (\$125 Each Mare) _____

EARLY BOOKING DISCOUNT (\$50 Prior to
1/15/03) _____

SPECIAL CONSIDERATION TO PROVEN MARES _____

MARE CARE: \$12.00 PER DAY DRY / \$15.00 PER DAY WET

TERMS & CONDITIONS: I, the undersigned, agree:

1. A) Stallion fee includes a non-refundable breeding deposit of \$100.00, payable with this contract. The balance of \$800.00, less any applicable discounts, of which must be paid before insemination.

B) That all board bills are due and payable on departure from Maple Lane Farm. Stallion service fee is due before insemination and is payable to Maple Lane Farm.

2. That all mares must have a health certificate and negative Coggins.

3. To authorize selected veterinarian to check mare for normal breeding conditions, and to perform such other veterinary services as deemed necessary at my expense. This includes worming, treating for infections, preventative measures, original examination, pregnancy checking, suturing, etc. I understand that I will be billed directly by the selected veterinarian.

4. That a mare not halter broken will not be accepted.

5. That mares with a history of breeding problems will not be accepted.

6. That shoes must be removed. (Under special conditions, front shoes may be acceptable) If the services of a farrier are necessary, I will bear the expense.

7. That all breeding methods will be at the discretion of Maple Lane Farm.

8. This contract contains a "Live Colored Foal Guarantee". A live foal is described as a newborn foal which stands and nurses without assistance. If a foal is born dead there are return privileges only if the Stallion Owners are notified within 10 days and receive a veterinarian's statement confirming death. The colored foal guarantee pertains only to registered American Paint Horse Association mares, either regular or breeding stock registered, and to registered American Quarter Horse Association mares. There is a \$100 breed back fee..

9. It is agreed that should the mare abort or prove barren after leaving the breeding farm premises, the Mare owner has a privilege to return her for breeding during the current breeding season or the following year.

10. A "Breeding Certificate" will be issued for the foal, conceived by this mating when the Stallion Fee and all other expenses have been paid in full; and, when the mare has produced a live foal by this mating.

11. All parties agree that Maple Lane Farm and John & Lori Sticklen and any other persons associated with Maple Lane Farm are not liable for death, sickness and/or accident including consequential damages caused by the Stallion.

12. Maple Lane Farm and John & Lori Sticklen shall have possessory lien on mare for all unpaid bills. Mare owners shall be responsible for reasonable attorney's fees and cost if necessary to collect fee due hereunder.

13. The Stallion Owners guarantee that the stallion is to be subscribed to the American Paint Horse Association Breeders Trust for the 2003 breeding year.

14. If the Mare Owner at any time fails to satisfy one or more of the conditions set forth, Stallion Owner shall thereupon be deemed to have satisfied all duties herein and will not be obligated to deliver additional services to the Mare Owner. In addition, if said stallion is not alive and breeding sound during the next season, or is unavailable due to sale, Mare Owner and Stallion Owner will be released from this contract.

15. That this Contract constitutes the entire agreement between the parties and same may not be amended or modified, except by a mutual exchange of written instruments, nor may this contract or any rights or obligations hereunder be assigned without the prior written consent of all parties.

16. That this contract and the terms thereof shall be governed by the laws of the State of Illinois.

WARNING: Under the Equine Activity Liability Act, each participant who engages in an equine activity expressly assumes the risks of engaging in and legal responsibility for injury, loss or damage to person or property resulting from the risk of equine activities.

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

Mare Owner's Signature(s) _____ Date _____

_____ Date _____

Stallion Owner's Signature _____ Date _____