

GRAY FARMS
P.O. Box 1941
Cottonwood, CA 96022
Williamgraydvm@gmail.com
1-530-347-9181 Office

This Agreement between Gray Farms, agent and the owner of the Mare, _____ (“Owner”) described herein is dated as of _____ Cottonwood, CA, California. The Owner hereby agrees to present the registered thoroughbred mare, _____ (“Mare”) for breeding to _____ (“Stallion”) during the **2023** breeding season subject to the following terms and conditions:

1. The stallion service shall be _____ live foal, payable at foaling, unless the Mare proves not in foal when payment due, in which case Owner agrees to send a veterinarian certificate, satisfactory to GRAY FARMS. A **non-refundable** chute/booking fee of \$200.00 will be paid prior to breeding. This fee includes daily teasing, mare breeding prep, the Jockey Club breeding fee, and sedation if needed for breeding. It does not include routine veterinary expenses.
2. With the exception provided in Paragraph 1 hereof, a live foal is guaranteed. It is agreed that a “live foal” shall be defined as any foal that can stand up and nurse without assistance after foaling. If the stallion service fee shall have been paid and Owner thereafter furnishes a veterinarian certificate satisfactory to Gray Farms within 15 days from the date of foaling or from the date the Mare is discovered not to be in foal, whichever comes first, certifying that the Mare did not produce a live foal and is barren or that a fetus or foal was produced but did not stand alone and nurse, the paid portion of the stallion service fee shall be refunded to Owner without interest. In the event the Mare produces twins no stallion service fee shall be due unless, however, Owner desires to register them or either of them, in which case the full fee shall be due and payable. No Stallion Service Certificate will be issued for either twin unless the full fees are paid.
3. This Agreement is personal to Owner and may not be assigned or transferred in whole or in part by sale, exchange, or other assignment, and there shall be no substitution for the Mare without the prior consent of GRAY Farms.
4. In the event said Mare is sold, cataloged for sale (regardless of whether sale is completed), or transported out of the Continental United States, the stallion service fee, if unpaid, shall immediately become due and payable and the season becomes a no guarantee season.
5. It shall be Owner’s responsibility to present the Mare in sound breeding condition. A negative coggins and a clean culture is necessary prior to breeding. Further, if the Mare offered for breeding to the Stallion is, in the sole discretion of Gray Farms, not to be of suitable temperament for breeding, in sound breeding condition, or free from infection or disease, or, if in Gray Farms’ opinion, the Mare is a risk to the health or safety of the Stallion, or a risk to the Stallion being allowed to successfully complete his book of mares in the current or a future breeding season (as in the case of communicable disease), the Mare shall not be bred to the Stallion and the opinion of the Gray Farms shall be conclusive and binding. Gray Farms reserves the right to return to the Owner at the Owner’s sole expense any unfit mare.
6. For and in consideration of the mutual releases and other considerations in this agreement, Gray Farms hereby releases Owner from any liability for sickness, disease, accident or injury, or loss of any stallion under the care and control of Gray Farms arising out of the condition or acts of the Mare, and Owner hereby releases Gray Farms, its owners, agents, and employees from any liability for sickness, disease, accident or injury or loss of the Mare, or any foals, while in the care, custody and control of Gray Farms. Owner assumes all risk of loss or damage to any mare or any foals, while in the care of Gray Farms and will insure against the same at Owner's discretion. _____ Initials Required
7. It is further agreed that should the above-named Stallion die, be sold, become unfit for service, or become otherwise unavailable to Gray Farms prior to breeding then this Agreement shall be null and void and Owner shall not be entitled to a substitute or replacement season; provided, however, if Mare has a live foal resulting from this breeding season, then the fee shall be due and payable in full as provided for herein. If Mare dies or becomes unfit to be bred, then this Agreement shall be null and void provided the Owner gives immediate notice to Gray Farms together with a veterinarian certificate acceptable to Gray Farms. If Mare is bred to a stallion other than the Stallion named herein during the breeding season covered by this Agreement, then the full fee shall be immediately due and payable and shall be considered as liquidated damages for Owner’s failure to present the Mare to the Stallion.
8. Except for refund of the paid stallion service fee as provided herein, Gray Farms shall not be liable to the Owner or any other person for the failure of the Mare to be bred or to produce a live foal for any reason whatsoever. Owner further agrees the Mare shall not be bred more than four (4) times nor later than June 15th.
9. Gray Farms reserves the right to have the Mare examined and to provide treatment of any condition by a qualified veterinarian when such, in the opinion of Gray Farms, will provide for the well-being of the Mare. Such examination and treatment of the Mare will be undertaken at the expense of the Owner.

10. Gray Farms agrees to provide board, feed and general care services for any animal covered in this Agreement. Owner agrees to execute a separate Boarding Agreement covering the terms and conditions of the boarding of the Mare. Owner is familiar with current boarding rates and has reviewed the attached rate sheet. _____ Initials Required.
11. A Stallion Service Certificate will be provided by Gray Farms only upon payment of the stallion service fee and any and all other amounts which may then be due, including any past due board bills on any horses owned by mare owner, and owing to Gray Farms under this and any other agreements between Owner and Gray Farms within 15 banking days of receipt of payment.
12. The Owner of the Mare agrees that Owner is familiar with the facilities at Gray Farms where the Stallion stands and that Owner is also familiar with and approves of the care provided by Gray Farms.
13. The Mare described herein shall arrive at Gray Farms properly identified in accordance with industry customs. Owner will provide Gray Farms with peculiarities of the Mare, and any other information that may be pertinent or helpful in handling or breeding said Mare. This information shall be recorded on the Horse Information Sheet, attached hereto as Exhibit "A". No mare will be bred until all paperwork and documents are completed in full.
14. This Agreement shall be binding on and insure to the benefits of the parties hereto, their heirs, executors, administrators, successors and assigns. In the event of any dispute regarding this Agreement, the prevailing party will be entitled to costs of suit, including a reasonable attorney's fee, and if the breach of contract includes a failure to pay fee herein, such costs and The parties hereto further acknowledge that the within Agreement is non assumable and contains the entire agreement of the parties and neither of the parties hereto is relying upon any verbal assurances of whatever nature that are not contained and expressed in this Agreement.
15. Fees shall bear interest from the due date at the maximum rate permitted by law from time to time. This Agreement shall be governed by and construed in accordance with the laws of the State of California and any suit concerning this Agreement shall be venued in the Superior Court for Shasta County.
16. This Agreement is executed in duplicate, each of which shall constitute an original and all of which together shall constitute one and the same instrument. Facsimile and counterpart signatures are acceptable.
17. The Owner, either individually or together with others for whom the Owner is an authorized agent, owns 100% of the Mare and has full right and authority to enter into this Agreement. There are no prior liens or encumbrances on the Mare.
18. In addition to any and all statutory liens to which Gray Farms may be entitled, Owner hereby grants to Gray Farms a security interest in the Mare, any foal of the Mare resulting from breeding to the Stallion and in the Stallion Service Certificate for any such foal issuable by Gray Farms for registration of such foal and any and all proceeds therefrom, including insurance proceeds, all to secure payment of all amounts due under this Agreement. Gray Farms shall be entitled to retain possession of the Mare, any foal of the Mare, and the Stallion Service Certificate to perfect its security interest therein. Nevertheless, upon request Owner shall execute financing statements with respect to such foal and proceeds thereof. In the event the Owner shall fail to execute such financing statement, Owner constitutes and appoints Gray Farms as agent and attorney-in-fact to execute the financing statements on behalf of Owner, as debtor.

GRAY FARMS.

By: _____
SIGNATURE

Date: _____

William T. Gray, DVM

21639 Black Lane
or PO Box 1941
Cottonwood, CA 96022

OWNER: By:

SIGNATURE

Date: _____

OWNER ADDRESS: