

CHALANI SUNSTREAM
EQUINE FROZEN SEMEN BREEDING AGREEMENT

1. PARTIES

This Agreement is made this _____ day of _____, 20____ by and between Kim Ide of Chalani Australian Stock Horses, PO Box 989, Strathalbyn, South Australia 5255, hereinafter referred to as 'STALLION OWNER' and,

NAME (hereinafter referred to as 'BREEDER'): _____

ADDRESS: _____

CITY: _____ STATE: _____ ZIP: _____

PHONE (1): _____ PHONE (2): _____

FAX: _____ EMAIL: _____

Kim Ide is the owner of the stallion named Chalani Sunstream, a palomino Australian Stock Horse, Registration number 193432 (hereinafter referred to as the 'Stallion').

The Breeder has ownership rights of, or warrants that s/he is legally authorized to arrange breeding services for, the following Mare:

'MARE ' INFORMATION:

Registered name of mare: _____ Age: _____

Breed: _____ Registry: _____

Registration #: _____ Color: _____

Sire: _____ Dam: _____

Dam Sire: _____

Current Status (circle): In Foal/Foaling Maiden Open Barren

Performance History (please attach an additional sheet if required):

A photo of the mare and a copy of the mare's registration papers (if registered) must be submitted with this Agreement. ***Only mares approved by the Stallion Owner will be accepted for breeding.***

Will this be an embryo transfer breeding (circle): YES NO

Embryo transplants are expressly outside the scope of this Agreement and are prohibited except with the prior written consent of the Stallion Owner and the Breeders execution of a separate 'Embryo Transfer Agreement'.

Breeder's Initials _____

The parties hereto understand and agree to comply with the following Terms and Conditions set forth in this Agreement:

2. TERM OF AGREEMENT

This breeding agreement is valid from the date executed above through the breeding season of the second consecutive year.

3. BREEDING FEES

Upon execution of this Agreement the Breeder hereby agrees to pay the Stallion Owner the following fees. The Breeder specifically agrees and understands that no semen will be shipped until all fees have been paid.

The frozen semen breeding fee, with live foal guarantee, for Chalani Sunstream is \$1000 AUS, this represents a booking fee of \$400 AUS and a stallion service fee of \$600 AUS. All fees are non-refundable, subject to the availability of frozen semen (see Section 5).

The breeding fee is payable as follows:

The booking fee \$400 AUS is paid at the time of execution of this Agreement and the remaining service fee of \$600 AUS is payable prior to the first shipment.

Payment may be submitted by PayPal, or credit card via PayPal, with invoices raised by the Stallion Owner from email zsgowkr002@yahoo.com.au.

In the event the mare does not conceive during the first breeding season or for any other reason, if the Breeder exercises the right to a return breeding pursuant to the 'Live Foal Guarantee' section hereof, the Breeder shall pay the Stallion Owner a new booking fee of \$400 AUS prior to the first shipment of the following year.

The conditions of the 'Live Foal Guarantee' are outlined in section 6.

PLEASE NOTE: The breeding fee does not include shipping fees determined by Brushy Creek Custom Sires, Taylor, Texas. Shipment fees and policies are outlined in section 8.

4. ALLOCATION OF SEMEN

The breeding fee entitles the Mare Owner with up to two (2) doses of frozen semen for the first breeding season, shipped on a per cycle basis at 2 doses per cycle.

If the Breeder exercises the right to a return breeding pursuant to the 'Live Foal Guarantee' section hereof, the Breeder shall receive up to 2 doses of frozen semen for the second breeding season, shipped on a per cycle basis at 2 doses per cycle, in exchange for payment of a second booking fee as described in section 3.

Additional doses of semen may be purchased for a fee of \$500 per insemination dose. Purchase of a maximum number of 2 additional doses is allowed within the term of this Agreement.

A "dose" is defined as a single insemination unit (8 x 0.5mL straws) containing a minimum of 800 million total sperm, which upon thawing using the supplied thawing technique, shows at minimum a 30% post-thaw progressive motility. Stallion Owner will provide detailed thawing and handling instructions for the frozen semen doses provided.

All semen shipped pursuant to this Agreement remains at all times the property of the Stallion Owner. In the case of unused frozen semen the Breeder agrees to contact the Stallion Owner for direction on what should be done with the remaining straws.

The stallion Chalani Sunstream has been tested negative for: contagious equine metritis and equine viral arteritis at the time of frozen semen collection between 26 February 2018 and 14 March 2018.

5. AVAILABILITY OF SEMEN

Should frozen semen become unavailable due to unforeseeable circumstances, before the Mare is first serviced pursuant to this Agreement, this Agreement shall be terminated and the Stallion Owner shall return the portion of the breeding fee paid by the Breeder within a period of 14 days.

Should frozen semen become unavailable due to unforeseeable circumstances, after servicing at least one breeding cycle, then the Stallion Owner shall return the portion of the breeding fee paid by the Breeder, less the booking fee, within a period of 30 days.

6. LIVE FOAL GUARANTEE

Should the Mare fail to conceive, abort, die, or not produce a "Live Foal" then the Stallion Owner guarantees that the Breeder shall have the right to rebreed or substitute a mare (upon approval of the Stallion Owner) within the current or following year only. A 'Live Foal' shall be defined as a foal that stands, nurses and survives for a period of at least 24hrs from the time of birth.

In the event that the Mare does not produce a 'Live foal', then the Breeder shall provide Stallion Owner with a veterinarian's certificate stating the date and time of the foal's birth, date and time of death, and supposed cause of death within 7 calendar days of such death.

In the event that the Mare dies, Breeder shall provide Stallion Owner with a veterinarian's certificate of death within 7 calendar days of such death. The substitution of a replacement mare does not extend the original term of the Agreement.

In the event that the Mare loses or aborts the pregnancy, the Breeder shall provide Stallion Owner within 7 calendar days of discovery of such pregnancy loss a veterinarian's certificate detailing dates of pregnancy examinations, indicating when the pregnancy was lost or aborted and supposed cause of abortion.

Breeder shall notify Stallion Owner within 21 calendar days of the last insemination of the year if the mare did not conceive, in order to be eligible for rebreed the following year. A statement signed by the veterinarian is required to be submitted to the Stallion Owner detailing identification of the mare, insemination and pregnancy check dates and certifying that the Mare has not become pregnant during the first breeding season.

Live Foal Guarantee shall be specifically conditioned upon vaccination of the Mare for Rhinopneumonitis in the fifth, seventh and ninth months of the Mare's pregnancy. Breeder shall provide the Stallion Owner with a certificate indicating that such vaccination has taken place at the time the Breeder requests a rebreed pursuant to the Live Foal Guarantee.

The Live Foal Guarantee to the Stallion shall lapse and the Stallion Owner shall have no further obligation under this section if:

Breeder's Initials _____

1. Breeder fails to provide Rhinopneumonitis vaccination.
2. Mare is bred by any other stallion without written consent of Stallion Owner prior to rebreed.
3. Mare is substituted with another mare without written consent of Stallion Owner.
4. Mare fails to conceive, aborts, or dies and Breeder fails to notify Stallion Owner as defined in this section.

7. BREEDING AND MARE CONDITIONS

A Breeding Soundness Exam prior to breeding, including uterine culture and cytology, is recommended for all mares. The Stallion Owner reserves the right to require a Mare that has not settled within 2 heat cycles be cultured or biopsied to determine breeding soundness. The Stallion Owner also reserves the right to refuse or discontinue service to any Mare upon detection of Mare carrying an infectious and/or contagious disease, or if any other applicable reason applies. In the event of such service discontinuance, the Breeder is obligated to substitute another mare (upon approval by the Stallion Owner) to fulfill the terms of this Agreement. The substitution of a replacement mare does not extend the original term of the Agreement.

The semen **MUST** be thawed and inseminated by a licensed veterinarian or competent breeding technician familiar with the concept and practical use of frozen semen. Attempts to use frozen semen outside the controlled situation of a qualified facility can greatly reduce, or even prevent, the chances of conception.

Once a successful pregnancy is obtained with the above named Mare no further frozen semen will be shipped. If the mare conceives on the first insemination, the purchaser has the option of returning the unused dose or purchasing it at the reduced price of \$400. If there is not a confirmation of pregnancy, in writing from the inseminating or scanning vet within 30 days of breeding, the purchaser will be charged for the second dose. A new Agreement with an approved mare, and paid fee, is required prior to use of the second dose.

VETERINARIAN INFORMATION:

Clinic: _____ Veterinarian: _____

ADDRESS: _____

CITY: _____ STATE: _____ ZIP: _____

PHONE (1): _____ PHONE (2): _____

FAX: _____ EMAIL: _____

8. SHIPPING FEES AND POLICIES

Breeder is responsible for all shipping, tank rental and handling fees associated with delivery of the semen from the storage facility and return of the shipping container. Semen is stored and shipped by: Kellee Campbell, Sandhaven Performance Horses
Brushy Creek Custom Sires
Taylor, Texas

Phone: _____ Fax: _____ Email: _____

Please contact them for current shipping fees, protocol and requirements.

Once the shipment arrives it should be inspected immediately. Any claims regarding the integrity of the shipment must be filed within 24hrs of delivery.

Stallion Owner shall not be responsible for lost semen shipments or delays in delivery not within the control of the Stallion Owner such as missed flights, weather delays, failure of third party service, or acts of God. Stallion Owner will not be responsible for lost or damaged semen whilst in the possession of your veterinarian.

9. REPORTING, BREEDING CERTIFICATES AND REGISTRATION

Breeder agrees to submit to Stallion Owner confirmation of the Mare's pregnancy at 14-16 days post-ovulation and 55-60 days post-ovulation. Stallion Owner recommends an additional pregnancy check at 30-35 days post-ovulation to confirm presence of a viable single embryo.

Breeder is responsible for compliance with registry requirements for the use of frozen semen and payment of any fees for the subsequent registration of foals conceived.

Stallion Owner will issue registry required breeding certificates providing receipt of written notification signed by the attending veterinarian detailing dates of insemination and pregnancy examinations, pregnancy status as well as identification of the mare that was bred. Breeder must submit all insemination and pregnancy reports by 31st July.

10. ASSUMPTION OF RISK, WAIVER OF CLAIMS, INDEMNIFICATION

The Breeder shall assume all responsibility for the condition and management of the mare and will bear all risk of loss or damage to the mare whether by death, disease, injury, infection or otherwise, and by any cause whatsoever and therefore agrees to hold Stallion Owner or any person employed or associated with Stallion Owner harmless for any and all damages associated therewith.

Stallion Owner and semen storage & shipment facility make no guarantees, expressed or implied as to the fertilizing capacity of any semen provided under the terms of this Agreement.

11. JURISDICTION

This contract shall be interpreted in accordance with the laws in Australia. Any dispute arising from this Agreement shall be submitted to a Court of competent jurisdiction within South Australia, Australia and each party agrees to submit to the venue and jurisdiction of said courts.

12. ASSIGNMENT

This Agreement is non-transferrable, non-saleable and may not be assigned to another party; it may not be changed, modified or amended except in writing, signed and agreed upon by all parties.

The parties hereto understand and agree to abide by the terms and conditions as set forth in this Agreement:

Breeder Signature: _____

Date: _____

Printed name: _____

Stallion Owner Signature: _____

Date: _____

Printed name: _____

Breeder's Initials _____