Cool Wind	ds Farm	ı • Breed	ding	Contrac	t fo	r	Seas	on	
Stallion :		S	Stud Fee: \$						
Mare Information									
Name:		Year Foaled:				Tattoo:			
Sire:		Dam:				Sire of Dam	:		
Record:		Earnings:							
Owner Information (Perso	n responsible	e for bills and ser	vice fee) If billing is different t	than 1009	%, please inform o	of all owners and ap	propriate pe	ercentages
Name:			Ownership						
Address:						Day Phone:			
City, State/Prov, Zip/Postal Code:			Evening Ph	one:					
Email: Fax:						Cell Phone:			
Maya/a Dya a din y History									
Mare's Breeding History Mare is (Please circle one) Mare	iiden Ba	arren In-Fo	al	Last Bred Date:	/ /	' Sire:			
20 Bred to:	ilueli Du	irren III-ro	Result		/ /	Sire:			
20 Bred to:									
20 breato:			Result	li	For D	ECUIT places	list foaling date,	color and	cay of EOAI
						L30LI, pieuse i	ist rouning dute,	tolor ana s	SEX UI FUAL.
Semen Transport • Please	_		d (additio		pply)				
□ Semen Pickup □ Transient				Transient Farm:					
☐ Shipped Semen FedEx or UPS account # (REQUIRED):									
PHONE: Shipping Address:									
☐ Mare will board at COOL WINDS FARM				WHAT DATE will mare SHIP IN?					
MARE will sto	ıy 🗌 🗆 Indefin	nitely		☐ End of season	n		☐ Until Pregn	ant	
COMPLETE FOR SEMEN TRA	NSPORTATI	ON (REQUIRED) MANDA	TORY PREPAYMENT b	y credit	card, cash or ch	neck is due at the	time seme	n is ordered.
Type of Credit Card:				Name as it appears on Card:					
Credit Card Number:				Expiration Date: Verification#					
Card Holder Signature				Billing Zip Code for Card:					
The undersigned has read the fo advisors, and by signing this doc she represents. Owner's or Age	ument signifi nt Name:			ly bound thereb					
Approved by Cool Winds Farm 2060 S. COOL RD. • LIMA, OH 45806 • PH TERMS AND CONDITIONS OF BREEDING CON the agent is acting on the owner's behalf and the owner will be This contract relates to the mare specifically named and describ	ONE (419) 227-26 ITRACT: The undersign responsible for all expens	665 • FAX (419) 227- ned represents that he/she is these incurred.	-0573 ne owner or auth	•		-			

Winds Farm. The undersigned agrees not to breed the mare named to any other stallion during the breeding season without Cool Winds Farm's written consent and that Cool Winds Farm shall only issue one (1) mating certificate per mare to register one (1) live foal per year. Cool winds Farm reserves the right to refuse any mare it deems unfit for breeding.

Neither Cool Winds Farm or its owners, principals, agents or employees shall be liable for any injury, disability or death suffered by any mare, or her offspring, from any cause whatsoever, while in the care, custody or control of Cool Winds Farm, and the undersigned owner/ agent specifically agrees to this condition and hereby waives and releases all and every claim for damages resulting from such injury, disability or death.

The service fee is due and payable when the mare has foal that can stand and nurse ("live foal"), or when the mare changes ownership whichever occurs first. However, Cool Winds Farm, at its option, may require the service fee to be paid before the mare leaves the farm or immediately upon demand if Cool Winds Farm determines that timely payment may be in jeopardy. Cool Winds Farm shall presume the birth of a live foal one calendar year after breeding unless owner proves that no live foal was born. All charges, including taxes, veterinary fees, blacksmiths, and board, which will accrue at Cool Winds Farm customary rates, must be settled before a mare is removed from the premises of Cool Winds Farm.

All cost and expenses incurred in connection with collection of any amounts due hereunder shall be borne by the undersigned. Cool Winds Farm shall not issue any mating certificates until all charges due Cool Winds Farm have been paid in full.

If a mare fails to produce a live foal and the service fee has been paid, the service fee will be refunded provided that a claim therefore is made in writing, accompanied by veterinary and mating certificates, not later than thirty days after the mare was due to foal and, provided that all other charges due Cool Winds Farm have been paid. There shall be no return privilege. Service fees will be refunded in the event of a slip only if the mare has had at least two vaccinations during pregnancy for Equine Rhinopneumontis (contagious abortion). A veterinary statement setting forth the date of such vaccinations must accompany the claim for refund unless the vaccination was given by Cool Winds Farm.

The undersigned acknowledges and agrees that in the event semen is transported off the premises of Cool Winds Farm for insemination hereunder, Cool Winds Farm shall not be responsible for any errors or injury resulting from the insemination of the above-referenced mare.

The undersigned agrees that service of any notice, process or pleading in any action or proceeding arising out of or in connection with this booking contract is properly made and shall confer personal jurisdiction if mailed to the undersigned at the address set forth above by certified mail, postage prepaid, return receipt requested, or by overnight courier; and the undersigned hereby consents that to any action or proceeding against it being commenced and maintained in Allen County, Ohio, and the undersigned agrees that the courts of State of Ohio shall have jurisdiction and be the proper venue with the respect to the subject matter hereof and the person of owner and the undersigned agent. Notwithstanding any of the foregoing, Cool Winds Farm, in its discretion, may also initiate proceedings in the courts of any other jurisdiction in which owner or the undersigned may be found or in which any property of owner or undersigned properties may be located.

The undersigned and Cool Winds Farm agree that this contract was formed in the State of Ohio. "Simultaneous to entering into this agreement, Owner/agent acknowledges that he/she has signed a waiver in compliance with the Ohio Equine Liability Law, section 2305.32.1, Ohio Revised Code, outlining the inherent risks of equine activities as outlined in divisions (A) (7) (a) to (e) of the act." The undersigned has read the foregoing, acknowledges that he/ she has had an opportunity to discuss the provisions thereof with legal advisors, and