

Galileo Galilei

This STALLION BREEDING CONTRACT is made and entered on ____ day of ______, 2025 between Lisha Marshall <u>Collingwood of Broad Hill Run Farm, LLC</u>, 900 Parkway Drive, Lenoir City, TN 37771, hereinafter designated Stallion Owner and _______of ______(Address/City/State) hereinafter designated as Mare Owner and Breeder.

Mare Info: Reg. Name:	B	arn Name:	
Breed:	Ba	Dam:	
Reg. No	Color:	Height:	Year Born:
Performance/Discipline: [if any]_			-

Stallion: <u>Galileo Galilei</u> Reg. N<u>o: 433339733817</u> Approved Oldenburg GOV, Westphalian, AWB

2025 Frozen Booking Fee: \$400 2025 Frozen Semen Stud Fee: \$1200 (per Breeding Dose)

- 1. Stud fee, Semen Prep and Container fees must be paid, in full, before semen will be shipped.
- 2. The mare shall be in healthy breeding condition.
- 3. Within 14 days of the purchase, breeder must either arrange for the shipment of the Semen to alternate storage facilities or open an account with Select Breeders Service, Inc. ("SBS") or Rood and Riddle Equine Hospital for the continued storage of the semen. Failure to open a storage account or to move the Semen from SBS or Rood and Riddle Equine Hospital, within 14 days of the Purchase Date, may result in additional storage fees charged to the Breeder. No semen will be released to the Breeder until storage fees are paid in full.
- 4. The transfer of semen and shipping expenses are payable prior to the semen shipment. The Breeder to provide valid credit card information to SBS or RREH for securing the semen shipping, container deposit, and for any storage fees prior to the shipment of semen.
- 5. The Semen is shipped in specialized containers which shall always remain the property of SBS or RREH. The shipping container must be returned to SBS or RREH in good condition within the timeframe listed on the container and by the method specified in the container documents. A Late Fee may be assessed for late return of the shipping container. Any loss of or damage to the container will be the responsibility of the Breeder and will be charged to the Breeder's credit card.
- 6. "Live Foal Guarantee" is defined as a foal that stands and nurses without assistance and lives for 48 hours. In the event of a stillborn, return privileges apply only if the Stallion Owner receives proper notification.
- 7. Proper notification shall be defined as a written certificate by a licensed veterinarian confirming death or loss of the foal. Certification must be dated within seven days from the date the mare loses the foal or proves to not be in foal. It must also certify that the miscarriage or death did not result from any act or omission by the Mare Owner. Failure to provide notification as set forth above shall void the "Live Foal Guarantee".
- 8. "Live Foal Guarantee" applies only if the Mare is checked and in-foal by a licensed veterinarian.
- 9. This "Live Foal Guarantee" is only valid for one breeding year; thus, allowing one "only" rebreed and sperm shipmen in the event of the loss of the foal.
- 10. If, after being pronounced "safe in foal", the mare should miscarry, abort, or not produce a viable foal the Mare Owner has the privilege of re breeding during the current or following season. In this instance, if a second shipment is necessary, the breeder may request another shipment of semen. All semen prep, shipping, and container fees apply, as in this agreement, and are subject to 2026 price increases.
- 11. If the mare becomes pregnant, before the entire dose of semen is used, the unused portion of semen or dose

becomes property of the Stallion Owner. If the Mare Owner wishes to use the remaining semen for the purposes of breeding an additional Mare, a new breeding contract must be entered into, and the mare owner may purchase the additional frozen dose for ½ price, all fees paid to the Stallion Owner before any breeding to occur.

- 12. Intracytoplasmic Sperm Injection (ICSI) is not permitted under this agreement.
- 13. In the event the Mare dies, is certified barren or otherwise unfit for breeding within the term of this agreement, Stallion Owner will allow Mare Owner to present a substitute mare for receipt of Semen with the written consent of the Stallion Owner, which shall not be unreasonably withheld. Resort to a substitute mare shall not expand the breeding rights or privileges contracted to herein beyond those which the mare would be entitled.
- 14. The Stallion Owner shall not be liable for injury, illness or death of the mare and/ or accompanying foal regardless of how it may occur.
- 15. Mare Owner is responsible for all breed registration fees, Futurity nominations, and USEF fees and registrations pertaining to the resulting foal.
- 16. This Agreement shall be binding upon the parties hereto, their heirs, personal representatives, and successors and assigns, shall be construed and governed in accordance with the laws of the state of Tennessee. The venue for any action between the parties hereto shall be in the state court of competent jurisdiction in Loudon County, Tennessee.
- 17. This contract is not transferable by the Mare Owner without prior written consent of the Stallion Owner or agent.
- 18. This contract represents the entire agreement between the parties. No other agreements or promises, verbal or implied, are included unless specifically stated in the written contract.
- 19. This contract is valid for two years.

This contract becomes binding with signatures of both the Stallion Owner and the Mare Owner and is subject to the above terms and conditions. MAKE CHECK PAYABLE TO BROAD HILL RUN FARM, LLC, OR A VENMO/ PAYPAL INVOICE REQUEST MAY BE SENT

Signature	Date	
Signature.	Date	
Phone: Email: Agent/Vet Contact: Phone:		
	Signature. Mare Owner Contac Address: Phone: Email: Agent/Vet Contact: Phone:	