



Raise The Bar Performance Horses, LLC

14280 South 38th Street
Vicksburg, MI 49097
269-823-8816

Breeding Share Agreement

This agreement is made between INSERT NAME herein referred to as the SHARE HOLDER and **Rebecca Barton / Raise The Bar Performance Horses, LLC** herein referred to as the STALLION OWNER. Beginning in the 2022 breeding season, SHARE HOLDER shall be entitled to one (1) cooled semen breeding per year to AQHA stallion **California Cash 37** AQHA #5572772 for the duration of the stallion's ownership under above-listed STALLION OWNER.

In consideration of the following terms, both SHARE HOLDER AND STALLION OWNER agree to the following:

1. The cost shall be a one-time fee of \$3,000.00 due upon the signing of this contract. The one (1) cooled semen breeding must be used each year, the breedings do not accumulate. The SHARE HOLDER may use the breeding on any mare they own or lease. SHARE HOLDER may also be allowed to sell or transfer their breeding upon written request and approval of STALLION OWNER. The SHARE HOLDER will be responsible for signing a new contract submitting the mare's information and paying for their chute fee (if applicable) and shipping fees.
2. If SHARE HOLDER breeds a mare with the intent to flush for an embryo transfer and results in multiple pregnancies, SHARE HOLDER will be obligated for paying any stud fees for any resulting pregnancies after the allotted one (1) cooled semen annual breeding.
3. SHARE HOLDER is entitled to a Live Foal Guarantee should a live foal not be produced from a pregnancy. SHARE HOLDER must contact STALLION OWNER within seven (7) calendar days from the date of loss or SHARE HOLDER will not be entitled to their re-breed. STALLION OWNER may require a veterinary statement confirming loss. The Re-breed will be valid for the following breeding season. SHARE HOLDER will be responsible for any applicable chute fees and shipping fees that may be associated with rebreeding.
4. SHARE HOLDER shall be entitled to three (3) doses of frozen semen that can be used at any time whether or not the STALLION OWNER still owns the stallion, or if the stallion has become unfit for service, or if the stallion is deceased. SHARE HOLDER will be responsible for any shipping costs associated and there will not be a live foal guarantee when using the frozen semen.
5. SHARE HOLDER agrees to and shall indemnify and hold STALLION OWNER and its agents, employees, and volunteers harmless from and against any and all claims, losses, damages, causes of action, suits and liability of every kind. SHARE HOLDER further agrees that should the Stallion die or become unfit for breeding purposes at any time, the SHARE HOLDER will still be entitled to any of the three (3) breeding doses of frozen semen, but the annual allotment of one (1) cooled semen dose will be null and void. Under no circumstances shall the SHARE HOLDER be entitled to a refund of any money paid toward this Agreement.
6. All parties are jointly and severally liable for all obligations of the contract, as principals not as guarantors. By signing below, SHARE HOLDER is acknowledging that they have read and understand and agree to all terms stated within.

SHARE HOLDER SIGNATURE

DATE

Name: _____
Address: _____
Phone: _____

STALLION OWNER SIGNATURE

DATE

Name: Raise The Bar Performance Horses
Address: 14280 South 38th Street
Vicksburg, MI 49097
Phone: 269-823-8816