

## Cooled Transported Semen Addendum

I hereby agree on \_\_\_ day/year of \_\_\_\_\_, to breed the mare, \_\_\_\_\_ registration number \_\_\_\_\_, to the stallion, \_\_\_\_\_

registration number \_\_\_\_\_, using cooled, transported semen for the 2006 breeding season. The mare owner agrees to assume all responsibilities for all financial and transportation arrangements associated with each collection and shipment.

In the event that a mare is registered, a photostatic copy, both sides, of the registration papers on your mare must accompany this contract The owner recorded on the registration certificate will be the owner recorded on the Stallion Breeding Report.

We require all mares that are to be bred by AI to have a vet certified clean mare culture within 45 days of request for transported semen.

A signed Breeding Contract, AI Addendum breeding contract, copy of vet certificate, any breed association required forms for AI shipment, and copy of registration papers must be received by us with the appropriate booking fee, any additional Breed Association AI breeding fees, booking fee and the stallion service fee, 1 week prior to request for transported semen.

AI collection/preparation/shipment arrangements and payments should be made through Waldron Reproductive Services. They are a mobile lab service that will need to come to our facility to collect the stallion. Their website is [www.EquineFrozenSemen.com](http://www.EquineFrozenSemen.com). Their phone number is 817-645-9744.

You will need to make arrangements with the service to collect the stallion and bill you directly for all associated vet costs for collection, preparation and transportation of the transported cooled semen.

You or the service will need to contact us within 24 hours to schedule a time for on-site collection.

We will not be responsible for improper timing and shipping.

Purebred Arabians being bred to LA Black Legacy by Transported Cooled Semen.

The AHR requires a \$35 certificate fee for every AI shipment. This fee must be received by us 1 week in advance of any collection request.

This contract contains a "Live Foal Guarantee". A live foal is described as a newborn foal which stands and nurses without assistance. If a foal is born dead, or the mare absorbs/aborts a predetermined pregnancy there are return privileges, only if the Stallion Manager is notified within thirty (30) days and receives a statement confirming this. A "Live Foal Guarantee" will apply only to those mares that are certified in foal by a Licensed, attending veterinarian. Confirmation of such pregnancy in the form of a documented ultrasound picture or letter from the attending veterinarian must be received by October 1 of the breeding year or the mare will not be included on the Stallion Breeding Report.

If the mare absorbs or aborts a pregnancy after having been pregnancy checked in foal, or if the mare fails to conceive during the normal breeding season, the Stallion Manager agrees to breed the same mare again during the immediately following year's breeding season. A substitute mare, accepted by the Stallion Manager, may be used **ONLY** if the original mare is deceased or deemed unfit for breeding. A Breeder's Certificate will be issued for the foal conceived as a result of the breeding. The Breeder's Certificate will be issued only after all expenses have been paid in full and after the foal is born and has been reported to the Stallion Manager. Neither Cross Timbers Arabians and Pintos or Carol Morin, nor any of its officers or employees shall be liable for damages as a result of damage to the semen or as a result of a mare failing to settle. Cross Timbers Arabians and Pintos or Carol Morin's sole liability under this contract is in the event the stallion should die or become unfit for breeding purposes this contract shall terminate and any money paid on the stallion fee, except the non-refundable booking fee, shall be refunded to the Mare Owner.

When signed by both parties this document will become a legally enforceable contract binding upon both parties. The parties acknowledge that this agreement is made and shall be considered to be entirely performed within the State of Texas, in Denton County and shall be construed and enforced under the laws of the State of Texas Law (Chapter 87, civil practice and remedies code), an equine professional is not liable for an injury or death of a participant in equine activities resulting from the inherent risks of equine activities.

•Stallion Owner \_\_\_\_\_ Date \_\_\_\_\_

Mare Owner \_\_\_\_\_ Date \_\_\_\_\_

**Mare Owner Information:**

Owner \_\_\_\_\_

Address: \_\_\_\_\_

Telephone Number \_\_\_\_\_ Fax Number: \_\_\_\_\_

E-mail: \_\_\_\_\_

Veterinarian & Clinic Information: \_\_\_\_\_

Mare Owner Signature: \_\_\_\_\_ Date: \_\_\_\_\_