

LRJ inc. dba Joneson Ranch
Stallion Service Contract

Joneson Ranch

19705 Harrison Road

Shawnee, OK 74801

(405) 275-0824

Date _____

1. I hereby agree to breed my mare _____ registration number _____
to the stallion **Real Visions** standing at Joneson Ranch in the year **2010**.

*** Please indicate preference:** at Joneson Ranch location _____ or with cooled semen _____.

2. A nonrefundable booking fee of \$ 250 is payable when this contract is signed and returned. This fee is applied to the total breeding fee \$ 1,500. Additional terms:

- 3. **Live foal guarantee:** This contract provides for a return breeding in the succeeding year only for any mare that fails to produce a live foal from this mating. (Live foal – a foal that stands and nurses without assistance.) Joneson Ranch shall be notified within 10 days by a certified veterinarian in the event of foal loss.
- 4. A copy of both sides of the mare’s registration certificate must be on file with Joneson Ranch.
- 5. **Payment:** No breeder’s certificates will be issued until all accounts are paid in full. In the event payment is not made, Joneson Ranch shall have a lien on the mare and/or foal for all overdue balances. The mare owner shall be responsible for collection fees, attorney fees and court costs if necessary to collect fees due. Invoices are due within 30 days of receipt. Invoices which are 30 days past due will be charged interest at the rate of 1 ½% interest per month.
- 6. It is further agreed that should stallion die, relocate or become unfit for service, or mare die or become unfit to breed during the contract year only, this contract shall become null and void. The stallion service fee, less the booking fee, will be refunded and the parties to this Agreement will be released from any other liability.

7. Mares bred at Joneson Ranch:

- a. The balance of the breeding fee is payable when mare is pronounced in foal. Should the mare leave the ranch before sufficient time has passed to determine pregnancy, the unpaid balance of the breeding fee is due when the mare is picked up. Mare care, veterinarian charges and other expenses will be billed monthly and must be paid in full before any mare may leave Joneson Ranch.
- b. Joneson Ranch agrees to diligently try to settle the owner’s mare, however, if for any reason she does not settle, the mare owner will hold Joneson Ranch harmless. This applies to a breeding season which shall be February 1 to July 1 of contract year.
- c. Mare owner agrees to allow Joneson Ranch’s veterinarian to examine mare or foal and to perform any veterinarian services deemed necessary, at mare owner’s expense.
- d. Mare owner agrees that Joneson Ranch will not be responsible for any disease, accident, sickness or death of mare or foal. Joneson Ranch will exercise their judgment in supervising and caring for the mares and foals.
- e. A negative coggins dated within 12 months must be furnished upon arrival of mare.
- f. **RELEASE:** We strongly recommend all mares coming to Joneson Ranch be vaccinated for EVA as your veterinarian recommends. Upon signing this contract, you assume the risk, agree to indemnify and hold harmless Joneson Ranch and employees for any damages suffered as a result of EVA

8. Mares bred with cooled semen:

- a. A semen handling fee of \$ 300 per shipment will be charged. This includes use of the equitainer and delivery charges. Freight charges for returning the equitainer shall be paid by the mare owner. There will be a \$50 fee for non shipped semen each time semen is picked up at the ranch.
- b. The entire breeding fee and shipment fees must be paid in full before semen will be shipped.**
- c. The equitainer must be received back by Joneson Ranch within 4 days after it is received by the mare owner. A \$25/day late penalty will be charged by Joneson Ranch for late returns.
- d. The mare owner or representative must give Joneson Ranch notice by 10:30 a.m. central time on regular scheduled Joneson Ranch breeding days in order to have semen prepared for shipment.
- e. No warranty or guarantee, express or implied shall accompany the cooled semen including but not limited to availability, quality, volume, or delivery.

9. This contract is governed by the laws of the state of Oklahoma and venue is only proper in Pottawatomie County. The mare owner’s signature on this contract attests to the fact that the owner has read and understood all the terms outlined herein and accepts this contract as a legal and binding instrument on behalf of the owner, owner’s heirs, successors and assigns. This contract constitutes the entire agreement between the parties. No other agreements, warranties or guarantees whether verbal or implied are included.

Approved by: _____

Your Signature _____

Instructions: sign and return entire contract to Joneson Ranch. Your copy of the fully executed agreement will be returned to you.

Name _____

Address _____

_____ Zip _____

Phone (Home) _____

(Office) _____