



2016 STALLION SERVICE CONTRACT

3771 FM 811 Centerville, TX 75833
(903) 536-3286 (903) 536-3294 fax

Date _____
Mare Tag # _____

1. I hereby agree to breed my mare _____ Reg. No. _____

to **WOODY BE TUFF** for the **2016** season at \$ **9500** Payment for \$ **9500** made payable to Stallion Owner. A copy of the mare's registration papers and a \$650 non-refundable chute fee is due and payable to Center Ranch LLC before or upon the mare's arrival at the breeding facility. MARE WILL NOT BE BRED UNTIL STALLION FEES AND CHUTE FEES ARE PAID IN FULL AND A SIGNED CONTRACT AND COPY OF MARE'S REGISTRATION PAPERS ARE ON FILE at Center Ranch LLC. Center Ranch Stallions are identified as: Woody Be Tuff, Looking Marvelous, and Shaded Chex.

2. All other expenses, including board, veterinary expenses, farrier, etc. will be billed on a monthly basis and are due and payable upon presentation. A credit card authorization form must be signed and on file to cover all expenses upon execution of this contract. The mare owner has the option to pay balances upon presentation of bills by check, cash or credit card. Balances not paid within 30 days will be subject to a finance charge of 1.5% per month or the maximum rate allowed by law. If there are any outstanding balances over 30 days, all reproductive work will be suspended until bill is brought up to date. All unpaid balances must be paid in full before the mare will be allowed to leave the breeding facility. Mare owner representative will be allowed to pick up mare only if a signed credit card authorization is on file.

3. Live foal guaranteed with return privilege the following season by stallion owner only if mare fails to produce a live foal after being sent home in foal. It is understood that should the foal not stand and nurse, mare owner will be entitled to a return privilege the following year only. This guarantee applies only if mare owner notifies stallion owner within one week from death of foal. This notice must be accompanied by a statement from a licensed veterinarian. If the mare proves not to be in foal, the stallion owner has the option to re-breed the same mare the following year. No mare substitutions will be allowed. If the mare is to be returned and the mare owner fails to deliver her for re-breeding the following year, then any and all fees shall not be refundable and this contract is thereby canceled. If the mare should fail to become pregnant, lose the pregnancy or the foal dies; the non-refundable chute fee will be due prior to the mare being re-bred the following year.

4. Diligent efforts will be made to impregnate the mare. However, if for any reason she does not become pregnant, the mare owner will not hold the stallion owner, Center Ranch LLC and/or their representatives liable. It is the mare owner's responsibility to have the mare pregnancy checked within 15 days of departure from the breeding facility. Center Ranch LLC must be notified in writing of the mare's current status. The breeding season will begin February 1st and close July 15th.

5. It is understood that should the above named stallion die, or become unfit for service, this contract shall become null and void and the stallion owner, less the booking fee, will refund the stallion fee.

6. A "Breeder's Certificate" will be issued by the stallion owner upon notification of the birth of the foal by the mare owner.

7. All mares must have proof of a current negative Coggins test and be current on all vaccinations within 6 months and deworming within 30 days prior to arrival at the breeding facility. If mare arrives without proof of negative Coggins and/or vaccination/deworming dates, the attending veterinarian will do it upon arrival at mare owner's expense.

8. Mare owner understands and agrees that neither stallion owner, Center Ranch LLC, CV&RS, and/or their representatives will be held responsible for accidents, sickness or death to the mare and/or foal. Furthermore, mare owner agrees that the above named parties shall not be held liable for any negligence or errors and that the above named parties may exercise their judgment in supervising and caring for mares and foals. The above named parties assume no liability for mare owners.

9. Venue for any dispute arising from this contract shall occur in Leon County, Texas.

10. Under Texas Law (Chapter 87, Civil Practice and Remedies Code), an equine professional is not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities. Person voluntarily entering into this release and acknowledges and understands the Texas Equine Laws. If Minor, Person representing himself / herself to the lawful guardian under this release.

MARE HEALTH RECORD

Coggins _____ Deworming _____
Flu/Rhino _____ VEWT _____
West Nile _____ Strangles _____
EVA _____ Strep test _____

FOAL INFORMATION

Date of Birth _____
Sex _____
Color _____
Deworming _____

HOW DID YOU HEAR ABOUT US?

Returning Customer/ Client
Show / Competition
Web / Internet
Print Advertising QHNews
Chatter
Stallion Register

MARE OWNER INFORMATION

Owner Name _____

Insurance YES NO

Address _____

Company Name _____

City, State, Zip _____

Phone # _____

Phone # _____

Policy # _____

Mare Owner's Signature _____ Email _____

CENTER RANCH LLC Signature _____

PAYMENT RECORD

Stallion Fee Amount \$ _____ Date _____ Check # _____ Credit Card _____
Chute Fee Amount \$ _____ Date _____ Check # _____ Credit Card _____