

Colleen Cates
7600 CR 2800
Athens, TX 75751

www.destinyhillsranch.com
phone: 903.677.4858 home
phone: 903.477.1473 mobile

Destiny Hills Ranch
Breeding Contract for
McCurdy's Ragin' Cajun #01005
McCurdy Plantation Horse Registry
Via AI with Frozen Semen

Thank you for choosing Cajun as the sire of your foal. We appreciate the opportunity to make him available to approved mare owners in the United States via AI, to insure the safety and ease of breeding your mare close to your home.

I hereby agree to breed my registered McCurdy and/or Tennessee Walking Horse mare:

Registered Name: _____

Breed and Reg #: _____

Age: _____

To the above stallion under the following conditions:

1. The stud fee of _____ in the form of a cashier's check to Destiny Hills Ranch is due along with this signed breeding contract prior to the requisition and shipping the semen. It does not apply as a shipped semen deposit, handling fee or shipping fee. A recent photo of mare and copy of registration certification (front and back) must accompany this contract.
2. All mares to be bred MUST HAVE a current negative uterine culture from a licensed equine vet within 1 month (unless a maiden mare) and a breeding exam and be in good condition.
3. All mare care and breeding expenses are the responsibility of the mare owner. Frozen semen will only be shipped to a veterinary breeding facility fully experienced with using frozen semen protocol. All insemination dates must be reported and number of straws used and negative uterine culture on file.

Facility Receiving Shipment: _____

Attending Vet _____

Shipping address and phone number: _____

4. Warranty and Guarantee

- This contract includes a live foal guarantee. Live foal is defined as the foal is alive for a minimum of 60 minutes after birth. If a live foal is not delivered, a licensed veterinarian shall determine why the mare lost the foal and forward that information, in writing, to the Stallion Owner Agent no later than 10 days after examination.
- If the mare owner wishes to rebreed the above-stated mare, then the mare shall be determined serviceable and in good breeding condition by a licensed veterinarian, in writing. If the mare is determined not to be serviceable or in breeding condition, the Stallion Owner may agree to allow a substitute mare (mare owner's choice) to be bred with no additional breeding fee for a period of (12) months after the date of this service. However, in order to agree to substitute mare, the mare owner must request this in writing and must provide a signed certificate from a Licensed Veterinarian, stating the substitute mare is in good breeding condition and is serviceable ready. If a substitute mare is accepted, she will only be entitled to one Breeding Season.

5. Agreement

- Should the Mare be sold, die or otherwise become unfit to breed prior to fulfillment of this Contract, this contract becomes null and void and the Mare Owner is not entitled to any refund of fees paid, but may request to breed a substitute mare.
- This Contract contains the entire understanding of the parties and may not be modified except in writing signed by all parties.

6. Determination of Viable Pregnancy

- Viable pregnancy shall be determined by a licensed veterinarian by means of ultrasound within 16-20 days of the last service. A second ultrasound must be performed at 45-60 days from the time the mare is announced pregnant; and a copy of said procedure must be forwarded to the stallion owner in order to validate this contract. Failure to forward both validations within 30 days will void this contract.

7. Breeder's Certificate

- A Breeder's Certificate will be furnished to Mare Owner upon notification of the birth of the foal. (All paperwork with all insemination dates from licensed Vet or Repro specialist on shipped semen contracts must have been properly completed and filed. And all bills pertaining to breeding and vet care paid in full.)

8. Binding Contract

- This Agreement will be a binding contract upon both parties and subject to the above terms and conditions when Stallion Owner signs and returns one copy of the contract to the Mare Owner. The mare will not be bred until a completed copy of the Agreement has been received and approved by STALLION OWNER. THIS CONTRACT IS NOT TRANSFERABLE OR ASSIGNABLE.

This contract shall be interpreted and enforced in accordance with the laws of the State of Texas, USA. If any legal action is initiated by any party to this Contract against any other party hereto, such action shall be brought to the state of Texas and the parties agree to subject themselves to the jurisdiction of the courts in Henderson County for any and all disputes arising under or related to this Contract and expressly agree that jurisdiction and venue for such disputes shall be proper only in Henderson County, Texas.

Prior to signing this Contract, each of the parties has had an opportunity to fully review and understand each of the above terms. By signing this agreement, Mare Owner agrees to the provisions of the contract.

Mare Owner's Information:

Printed Name _____

Signature _____

Address _____

Phone Home _____

Phone Work _____

Phone Mobile _____