Jacobs Creek Racing

ATTN: Jeff Weaver 11441 Grace Terrace Indianapolis, IN 46236 317-504-4687

For Office Use Only			
Sent	Rec's		
Booking Fee Rec'd_			
Acct#			

Stallion Booking Contract Season of 2025

Name of Mare		N Service Fee (U.S. Currency) \$3,500.00* Year Foaled Tattoo#
Sire	Dam	Color By
Address		
Home Phone	Bus Phone	Fax
(Please advise if accounts are NameAddress		
	BREEDI	NG STATUS
		Result
		Result
Give particulars of any known	breeding or foaling probler	ns.
Is Mare: In Foa		Maiden Barren Present Farm
		Contact Name
as a trans	sient Mare (trailer-breeding	Phone
as a boar	der at Lindwood Farm, Gre	ensburg, PA Date Mare to arrive
0	,	nis Hoffman or Gina Hoffman at Lindwood Farm Cell: 412-680-1050 or 724-396-9602
ALL MARES REQUIR	E NEGATIVE COGGINS	FICE OF ARRIVAL OR DEPARTURE OF MARES. FEST TAKEN WITHIN SIX MONTHS OF ARRIVAL. PAID IN FULL BEFORE MARES LEAVE THE FARM.
I hereby agree to breed the abo the reverse side of this contract		D WESTERN subject to the foregoing terms and those on
Owner's/Agent's Signature		Date
Approved By:		Date

BOOKING CONTRACT

Of Mare:			
	Of Mare:	Of Mare:	Of Mare:

- (1) Purchaser agrees to purchase a breeding nomination to the standardbred stallion WILD WILD WESTERN (owned by Jacobs Creek Racing) and as payment in full, purchaser agrees to pay the sum of Three Thousand Five Hundred Dollars (\$3,500.00) to Jacobs Creek Racing, C/O Jeff Weaver, 1141 Grace Terrace, Indianapolis, IN., 46236. Section (1) does not apply to Complimentary Breedings.
- (2) Lindwood Farm Inc., Greensburg, PA, where the Stallion stands at stud, charges a stallion collection and semen processing fee (up to \$250) for each cover depending on the number of mares bred to Wild Wild Western that day. Insemination or shipping of semen are additional charges. Lindwood Farm Inc. reserves the right to collect these fees prior to rendered services and the undersigned Purchaser(s) agrees to pay such fees.
- (3) Each mare shall be booked specifically by name and the booking may not be transferred to another mare without prior written consent by Jacobs Creek Racing. There is no guarantee of another booking. Also, the purchaser agrees that if semen has been transported, Jacobs Creek Racing nor Lindwood Farm Inc. shall be liable for delays, errors or injury resulting from the insemination to the above named mare.
- (4) Lindwood Farm Inc., their agents, employees, nor Jacobs Creek Racing shall be liable for injury, death or disability suffered by any horse, mare, or her offspring from any cause whatsoever while in its custody or control or while at Lindwood Farm Inc., and the owner specifically assents to such condition and waives all claims for damages resulting from such injury, disability, or death.
- (5) The Purchaser agrees the above-named mare is free of all infections and physically fit for breeding purposes and such mare is not vicious or unmanageable. Jacobs Creek Racing and Lindwood Farm Inc. may decline to breed any mare(s) for such reasons or for patrons with overdue accounts.
- (6) The Service Fee is due and payable when the mare produces a live foal, mare ownership thereof changes or is leased or 30 days after the mare is due to foal (11 months gestation), whichever occurs first. A live foal is one that can stand and nurse unassisted. If the mare fails to produce a live foal, a Service Fee paid in advance will be refunded upon return of mating certificate and a veterinarian statement within 30 days stating specifically that the mare has been pronounced barren, has slipped, or has given birth to a dead foal. In the event of a slip, proof must be shown the mare has received at least two vaccinations during pregnancy for equine rhinopneumonitis. A 1-1/2% monthly service charge will be added to any balance over 30 days outstanding. If, after the service fee is paid, a mare is sold in foal with the stud fee stated as PAID AND NON-REFUNDABLE, whether privately or at public auction, the stud fee will not be refunded if the mare loses the foal.
- (7) All accounts pertaining to the above named mare or client must be paid in full with interest, if applicable, before a mating certificate is issued.
- (8) This booking contract shall also constitute a security agreement. Mare owner hereby grants to Jacobs Creek Racing, a lien and security interest in and to the above-named mare and any offspring of the mare arising out of this contract. Jacobs Creek Racing shall have all the rights and remedies of a secured party under the Pennsylvania Uniform Commercial Code, including, but not limited to, the right to sell collateral in satisfaction of its lien.
 - The undersigned hereby appoints Jacobs Creek Racing as its attorney-in-fact to do all acts and things on behalf of owner that Jacobs Creek Racing may deem necessary or desirable to effectuate Jacobs Creek Racing rights under this agreement including without limitation the filing of financing statements to perfect the security interest granted hereby and execution of documents required by the USTA or any other entity to register, sell or transfer to Jacobs Creek Racing or any designee thereof any horse upon which Jacobs Creek Racing has a lien hereunder.
- (9) In the event legal assistance is required to collect charges accruing hereunder, all expenses, including reasonable attorney fees, incurred by Jacobs Creek Racing and Lindwood Farm Inc shall be borne by the undersigned Purchaser(s).
- (10) In the event WILD WILD WESTERN is removed from Lindwood Farm Inc or in any manner becomes unfit for breeding before serving the mare, or if the mare dies or otherwise becomes unfit to be bred, this contract is and shall be null and void.
- (11) All barren mares are required to undergo examination for genital tract infection and statement of negative culture is to be furnished to Lindwood Farm Inc. In the event that any mare has failed to become pregnant after being bred on two heat periods a statement of negative culture may be required before being bred again.
- (12) The opening and closing dates of the breeding season are solely determined by Lindwood Farm Inc.
- (13) In the event this Agreement is executed by an agent of the owner, authorization or otherwise, such agent hereby unconditionally guarantees the full and prompt payment of the Service Fee, and any and all other amounts due hereunder, as well as performance of all other obligations hereunder.
- (14) This Agreement and the application or construction thereof, shall be governed exclusively by its terms and by the laws of the Commonwealth of Pennsylvania, and Purchaser(s) agrees to submit to the jurisdiction and venue of the courts of the Commonwealth of Pennsylvania.