

**SELDOM SEEN FARMS
ROAN BABY DRIFT
CHECKLIST AND CONTACT INFO**

STALLION OWNER, STALLION MANAGER
BEN MILLER
5644 MAINSVILLE RD
BREMEN, OHIO 43107

If you choose to breed to *ROAN BABY DRIFT*, please use the following instructions:

1. Sign & Return Breeding Contract to SELDOM SEEN Farms
2. Return Completed Transported Cooled Semen Agreement
3. Enclose Non-Refundable Booking Fee With Contract
4. Enclose Copy of Mares Papers

Once the STALLION OWNER and STALLION MANAGER have accepted and executed the Breeding Contract, your Original Copy will be returned.

At the time that the mare is delivered to SELDOM SEEN FARMS for breeding, the following must accompany the mare:

1. Current Negative Coggins Test
2. A current vet certificate

At the time that the MARE OWNER is shipped cooled semen:

1. Breeding Fee Must be paid in full.
2. Shipped Semen Fee Must be paid in full. CASH OR CHECK only please.

At the time that the mare is released from the STALLION MANAGER's premises, all fees and expenses must be paid in full. – Paid to SELDOM SEEN FARMS.

If you have any questions, please contact BEN MILLER

ROAN BABY DRIFT Transported Cooled Semen Agreement

This agreement is entered into on the date recorded below by the duly qualified member of BEN MILLER, know as "STALLION OWNER", SELDOM SEEN FARMS, known as "STALLION MANAGER", and the "MARE OWNER" whose name or signature appears below.

All parties agree that they have executed a breeding contract to breed the mare named below to *ROAN BABY DRIFT AQHA# 4275869*. In addition to the rights and duties placed upon all parties to the breeding contract, it is mutually agreed by all parties that good and sufficient consideration exists to execute this transported cooled semen agreement for the breeding season mentioned below.

All parties agree that every semen shipment to the MARE OWNER shall be at a cost of \$_____. This cost must be paid in advance of the shipment of semen. In addition, prior to first shipment of semen, all breeding fees must be paid in full.

1. The MARE OWNER certifies that STALLION MANAGER is obligated to transport cooled semen to the address of record, which has been provided in writing prior to any shipment by the MARE OWNER. If the MARE OWNER requests more than one shipment, the semen will be shipped to the last known address of record provided by the MARE OWNER to the STALLION MANAGER.
2. The mare owner certifies that the address of record for shipment is a suitable facility for the artificial insemination of the mare contracted to be bred. It is imperative that MARE OWNER's veterinarian be aware of mare's current breeding status and that she is, in fact, ready to breed. It is the STALLION MANAGER's stated preference that all semen shipments are made to and inseminations performed at established breeding farms. The mare owner certifies that only the mare that is the subject of the breeding contract shall be inseminated by the shipped semen of *ROAN BABY DRIFT*
3. A contract for cooled semen does not guarantee that semen will be available on the day you submit your request. Please allow 24 hours to collect, prepare, and ship. Mares to be bred to *ROAN BABY DRIFT* in residence at STALLION MANAGER's will be given priority for semen.
4. All requests for semen must be made one day prior to shipment. (24 hours)
5. Shipped semen may only be requested to ship on regularly scheduled breeding days at STALLION MANAGER's facility. Monday, Wednesday and Friday are breeding days.
6. Cooled semen bookings will be, by necessity, of limited availability if the stallion's book fills with mares to be bred on the premises of STALLION MANAGER.
7. STALLION MANAGER shall ship semen collected from *ROAN BABY DRIFT* in an appropriate chilled semen container by an overnight courier, such as Federal Express, Airborne, UPS, etc. to the address of record provided in writing by the MARE OWNER on the day when the semen is collected. . STALLION OWNER and STALLION MANAGER further certify that the semen, when collected, will be of such a degree of mobility and motility so as to reasonably be acceptable for breeding.
8. The MARE OWNER agrees to comply with all AQHA, or other breed association requirements concerning the use and handling of Transported Cooled Semen. The MARE OWNER shall properly send the appropriate copies of the Collection/Insemination Certificate to their breed association and to the STALLION OWNER at the address appearing below.
9. The STALLION MANAGER may refuse to make repeated shippings of cooled semen if the semen as deemed by the STALLION MANAGER will not reasonably lead to the successful insemination of the mare as contracted.
10. All of the parties to this agreement agree that the obligations of performance by the STALLION OWNER and the STALLION MANAGER shall be met when the chilled semen shipment is accepted at the address of record as provided by the MARE OWNER. Acceptance shall be defined as the contract expedited parcel delivery carrier actually delivering the shipment container to the address of record and receiving a signature from a representative of the address of record on the shipment documents maintained during the ordinary course of business by the contract expedited parcel delivery carrier. All parties to this agreement agree that the risk of loss transfers to the MARE OWNER upon acceptance of delivery.

This agreement is limited to the breeding season for the year of _____.

Address of Record (Location for Delivery of Shipped Semen):

Name of Facility: _____

Contact Person: _____

Street Address: _____

City, State, Zip: _____

Phone: _____ Fax: _____ Closet Airport: _____

Mare to be bred: _____ Registration # _____

ROAN BABY DRIFT BREEDING CONTRACT

This contract is entered into and is between the undersigned BEN MILLER, SELDOM SEEN FARMS known as "STALLION OWNER" and the undersigned "MARE OWNER". This contract sets forth the rights and responsibilities of the parties for the _____ breeding season.

The stallion providing breeding services under this contract is **ROAN BABY DRIFT AQHA #4275869**

The mare to be bred is _____, AQHA No. _____.

1. MARE OWNER shall pay the breeding fee in the amount of \$_____. A non-refundable booking fee of \$_____ which is payable upon execution of this agreement. The balance of the breeding fee \$_____ together with all unpaid board and expenses which shall be paid when the mare is retrieved. The mare will not be released to the owner or the owner's agent until all fees are paid to date. The STALLION OWNER /MANAGER shall have a possessory lien on the mare for all unpaid bills. In all cases where the Transported Cooled Semen is required, in that event, the entire breeding fee is payable in advance of shipping semen.
2. MARE OWNER shall deliver the mare in a healthy and sound breeding condition free from infection or disease. MARE OWNER agrees that STALLION OWNER and STALLION MANAGER have permission to have the mare treated by a licensed veterinarian for pregnancy examination, and have reasonable and necessary veterinary services performed for any condition which might insure the mare's well-being as the STALLION MANAGER deems necessary or proper at the expense of the MARE OWNER. A current negative Coggins Test document shall be delivered to the STALLION MANAGER together with a photocopy of both sides of the registration papers for the mare, veterinarian's health certificate and worming and immunization record must accompany the mare. If said health documents do not accompany the mare the STALLION MANAGER shall notify the MARE OWNER and may direct a licensed veterinarian to examine and/or test the mare at the MARE OWNER'S expense. STALLION OWNER or STALLION MANAGER reserves the right to refuse the mare if the mare is not in satisfactory condition. If the mare is refused, the booking fee shall constitute liquidated damages. A MARE OWNER may substitute another mare within that breeding season.
3. MARE OWNER shall be invoiced at the first of each month for all interim expenses including but not limited to veterinary services, farrier services, special dietary services as well as board expenses. Said invoices are to be paid by MARE OWNER upon receipt of statement. Such charges shall be paid in full whether or not the mare is settled.
4. STALLION OWNER and STALLION MANAGER shall attempt with reasonable diligence to settle the mare; if however, for any reason the mare does not settle, MARE OWNER will hold STALLION OWNER and STALLION MANAGER harmless.
5. The breeding season begins February 1 and closes July 1 of the year covered by this contract.
6. STALLION OWNER guarantees a live foal from the breeding contracted for herein. "Live Foal" is defined as a foal that stands and nurses. Should the mare prove not to be in foal, aborts her foal or if the foal is still born, MARE OWNER shall notify the STALLION OWNER in writing within one week of the foaling date or the date the mare is proved not to be in foal or loses her foal. A written statement from a licensed veterinarian verifying that the mare has slipped or produced a non-viable foal must be sent to the STALLION OWNER.
7. STALLION OWNER shall give the MARE OWNER a free season to the stallion the following year only, subject to the MARE OWNER paying a chute fee for the rebreeding year.
8. In the event that more than one live foal results in the same year from the same mare, the MARE OWNER will pay an additional breeding fee for each live foal. It is understood that only one foal can be registered with their respective breed association.
9. In the event the mare aborts, the MARE OWNER shall certify to the STALLION OWNER that the mare was accurately and properly administered vaccines to prevent the mare from aborting; such as booster rhinopneumonitis vaccinations administered as indicated by the individual drug manufacturer.
10. All parties agree that the STALLION OWNER and STALLION MANAGER or their agents or assigns are not liable for death, sickness or accident including consequential damages caused to the mare or foal.
11. A breeder's certificate will be issued to MARE OWNER after all outstanding expenses have been paid and upon notification of the birth of the foal to the STALLION OWNER.

12. This contract shall be governed by the Laws of the State of Ohio and is hereby executed as of the date signed by the STALLION OWNER which date shall govern the effective dates of said contract.

Board per day:

Pasture Mares \$10.00

Dry Mares \$12.00

Wet Mares \$14.00

Miscellaneous Charges:

Chute Fee \$ _____

Blacksmith and Veterinary

expenses as necessary.

Make Check Payable To:

SELDOM SEEN FARMS

Mare Owner: _____

Address: _____

Cell Phone: _____

Day Phone: _____

Evening Phone: _____

Fax: _____

Email: _____

Mare Owner or Authorized Agent's Signature

Date: _____

Mail All Correspondence To:

SELDOM SEEN FARMS, BEN MILLER

5644 MAINSVILLE RD

BREMEN, OHIO 43107