Dennis Bontrager 12559 CR 30 Middlebury, IN 46540



PH (574) 312-4685 FAX (260) 572-2308 EMAIL premieracres@gmail.com

Breeding Contract

Owner of Mare	Home Ph_	Cell
Billing Address	City/State/Zip	
Email Address		
Name of Mare		Year Foaled
TattooSire		
Is Mare: MaidenOpenIn foal		Due Date
Semen Shipped?(Acct. #) FEDEX		
Name of Shipping Account	Name of Vet	
Vet Address		Phone
a) Purchaser agrees to purchase a breeding nomination to full purchaser agrees to pay the sum of \$_5000 to Premier Acres	Why Not Now	the standardbred stallion, and as payment in
b) Premier Acres charges a non refundable collection and i be collected by Premier Acres.	nsemination fee for each cover. There may al	so be charges for semen transportation. These fees are to
c) Each mare shall be book specifically by name and the bo	ooking may not be transfered to another mar	e without prior written approval of Premier Acres.
d) Premier Acres, its agents, employees, and the owners of soever, while in its custody and control or while on the farm, and the injury, death or disability.	the stallion shall not be liable for injury, deat the owner specifically assents to such condition	h or disability suffered by any mare from any cause what- n and waives all claims for damages resulting from any
e) The service fee is due and payable when the mare product stand up alone and nurse. The Purchaser grants that the Seller has the fails to produce a live foal, a Service Fee paid in advance will be refunded barren after leaving Premier Acres no later than thirty day and payable and no refund shall be due to any person, under any circumstance.	he right to apply a 1 1/2% monthly service chanded upon receipt of a certificate from a vet a safter foaling. In the event the mare is sold t	parge to any balance over 30 day outstanding. If the mare
f) All charges, including, semen collection, insemination, s of the mare within fifteen (15) days after receipt of the monthly stat may, as its option, required that any outstanding amount be paid to obligations owed are paid.	ement. A 1 1/2% monthly service charge will	be added to any balance over 30 days. Premier Acres
g) In order to secure payment of the Service Fee, Purchaser duced, whether in utero or after birth, the mating certificate applica Purchaser(s) to Seller hereunder are performed in full. Purchaser fu Purchaser's behalf and filing such financing statement (UCC-1 or ecate and any and all registrations applicable to the foal. Purchaser(s) of the obligations of this Agreement by Purchaser (s).	iriner appoints Seller or his designee as Pitre	chaser's afformed in fact for the hitrhose of executing on
h) In the event legal assistance is required to collect charge shall be borne by the undersigned Purchaser(s).	es accruing hereunder, all expenses, including	reasonable attorney fees, incurred by Premier Acres
i) In the event the Stallion is removed from Premier Acres becomes unfit to be bred, this contract is and shall be null and void.	or in any manner becomes unfit for breeding	g before serving the mare, or if the mare dies or otherwise
j) Premier Acres reserves the right, in its sole discretion to properly registered by the United States Trotting Association. A bar of any genital tract infection.,After such test are performed, a reason	ren mare or one foaled under suspicious circ	on; ii) vicious or unmanageable; iii) non-standard; iv) not umstances will not be bred until cultured and found free lind mares are not accepted.
k) The mare must have proof of a negative Coggins test for arrival at Premier Acres must accompany the mare.	Equine infectious Anemia (swamp fever). A	certificate that the mare was tested 30 day prior to her
l) EACH MARE SENT TO PREMIER ACRES MUST HAV shall be determined solely by Premier Acres.	VE IDENTIFICATION TAG ON THE HALT	ER. All breeding dates of Premier Acres breeding season
m) In the event the Nomination is purchased by two or morobligations, each being jointly, as well as severally indebted to Prem	re entitles, such Purchaser(s) hereby agree an ier Acres for the Service Fee, and any and all	d acknowledge that this agreement is a joint and several other amounts due hereunder.
n) In the event this agreement is executed by an agent of the payment of the Service Fee and any and all other amounts due here	e owner, authorized or otherwise, such agent under, as well as performed of all other oblig	hereby unconditionally guarantees the full and prompt ations hereunder.
o) This Agreement and the application or construction therments, contests, or lawsuits arising out of or relating to this Agreem jurisdiction and venue of the counts of the State of Indiana.	reof, shall be governed exclusively by its term ent shall be bought within the courts of the S	and by the laws of the States of Indiana. Any disagree- tate of Indiana and Purchaser(s) agrees to submit to the
p) Under Indiana Law, a farm animal activity sponsor, farm pation in farm animal activities. There are inherent risks that you vo	n animal professional, or other person does n oluntarily accepts if you participate in farm a	ot have the duty to eliminate all risks of injury of partici- ctivities.
q) This Agreement can be canceled without notice if the ab	ove named mare has not been bred and purc	haser has not contacted Premier Acres by April 30,
Signed		(Purchaser)
Signed	Date of Contract	(Seller)

Premier Acres (Farm Manager)