

Contract Number	RPG18 -
-----------------	---------

## “REY POSADO GOLD” Q-67446 Stallion Service Contract Chilled Semen 2018

I/We hereby agree to this Purchase contract made on this the \_\_\_\_\_ day of \_\_\_\_\_ 20 \_\_\_\_\_ with SDM Quarter Horses Pty Ltd hereinafter known as the "Stallion Owner" and the Mare Owner or Agent as listed below, for the 2018 breeding season, which begins 1<sup>st</sup> September 2018 and ends 28<sup>th</sup> February 2019, subject to the following terms

**Mare Owner**

Trading Name: \_\_\_\_\_

Contract Person/Agent: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_ Post Code \_\_\_\_\_

Phone: Home \_\_\_\_\_ Mobile \_\_\_\_\_ Fax \_\_\_\_\_

Email: \_\_\_\_\_

Mare owner does hereby agree to breed their mare, as listed below;

**Mare's Name:** \_\_\_\_\_

(As appears on AQHA / ASHS Registration)

**AQHA Number:** \_\_\_\_\_ **D.O.B:** \_\_\_\_\_

**ASHS Number:** \_\_\_\_\_ **D.O.B:** \_\_\_\_\_

**Service Type:** AI  Embryo Transfer  (LIVE FOAL GUARANTEE- Please see clause 4)  
(Please tick one)

**Service Fees:**

Service Fee	\$1200.00
Semen Freight	TBA

Note: Semen will not be despatched until Service fees are paid in full.

**Vet & Semen Shipment Details:**

Veterinary Clinic: \_\_\_\_\_

Delivery Address: \_\_\_\_\_

\_\_\_\_\_ Post Code \_\_\_\_\_

Phone: Office \_\_\_\_\_ Mobile \_\_\_\_\_ Fax \_\_\_\_\_

Email: \_\_\_\_\_

Vet Name: \_\_\_\_\_

I hereby agree to the terms and conditions listed on pages 1 & 2 of this contract and agree to the above stated breeding details.

**Mare Owner:**

**Stallion Owner:**

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Signature)

Date: \_\_\_\_\_

Date: \_\_\_\_\_

## Terms and Conditions for Frozen Semen

1. Mare Owner whose signature appears above warrants that it is the owner or recorded, lessee or authorised agent of the Mare. The Mare Owner agrees to provide a copy of Mare's registration papers with this Agreement.
2. Mare Owner agrees to use the semen for the Mare nominated in this contract and no other. Mare Owner agrees that a licensed veterinarian or competent Mare Management facility will inseminate the Mare. Veterinary certification of ability to breed may be required for mares above the age of 17 years
3. Mare Owner agrees to pay all courier and shipping costs which may be incurred as a result of this agreement.
4. This contract contains a Live Foal Guarantee for the initial contract year where the mare has been examined by a licensed veterinarian between 40 and 50 days from the last breeding date and is declared to be safe in foal and the Stallion Owner has received a pregnancy certificate stating so. The term "live foal" means that the foal resulting from this breed stands and nurses unassisted and lives for twenty-four (24) hours. If the mare miscarries, aborts or the foal is born dead, mare owner agrees to furnish to the Stallion Owner within (7) days, a veterinarian's statement describing the occurrence, in such a case, return privileges will be available for one year ONLY. If the Mare Owner fails to return the mare for breeding the following year, then any and all fees paid shall be forfeited, the right to rebreed is cancelled and the Stallion Owner is released from all further obligation of this contract unless otherwise agreed in writing and sign by all parties. Breeding fee(s) will not be refunded. The Stallion Owner does not make any warranty or representation as to the quality or confirmation of the foal, merchantability or fitness for a particular purpose, or that the foal will be free of any infirmity, conformation defect, disease or inherited trait.
5. Mare Owner agrees that once the mare has been breed the mare will not return to competition, otherwise the live foal guarantee will not be applicable.
6. If the mare dies, or becomes unfit for breeding, the Mare Owner may return the following breeding season ONLY with a substitute mare approved by SDM Quarter Horses Pty Ltd under the same terms and conditions set forth herein.
7. Unless otherwise agreed to in writing, all guarantee privileges are automatically lost and forfeited if the Mare is sold or otherwise disposed of prior to the birth of the foal, or if Mare Owner fails to pay all fees and expenses.
8. Should the stallion die or become permanently unfit for service, any monies paid toward stallion service fee, less the non-refundable booking fee shall be refunded to Mare Owner for any Mare that is not settled and qualifies for rebreeding privileges, thereby releasing Stallion Owner from all further responsibility.
9. Embryo Transfers: The Mare Owner agrees to notify SDM Quarter Horses Pty Ltd that this mare is an embryo transfer mare. In the event of multiple embryos from a single flush, Mare Owner agrees to pay a stallion fee of **\$1200.00** for each additional live foal. Additional breeding certificate will be issued on payment of stallion fee.
10. Mare Owner must send the insemination reports and all breeding dates to SDM Quarter Horses Pty Ltd and must notify SDM Quarter Horses Pty Ltd of the mare's pregnancy by **March 31st, 2019** to be on the stallion breeding report. Any late charges incurred for failure to report breeding dates will be the responsibility of the Mare Owner.
11. A Breeding certificate will be issued for a foal when a pregnancy certificate is filed with SDM Quarter Horses Pty Ltd stating the Mare is safe in foal and all bills incurred by Mare Owner have been paid to the Stallion owner, Booking Fee, Stallion Service Fee and Semen Shipping costs. The Mare Owner will be solely responsible for seeking registration of the resulting foal, in the appropriate breed registry/registries and will pay all associated fees or expenses. Mare Owner is responsible to pay any late fee required by the Australian Quarter Horse Association for late stallion breeding return if the Mare Owner has not notified SDM Quarter Horses Pty Ltd by the due date.
12. **SHIPPING COSTS ARE THE RESPONSIBILITY OF THE MARE OWNER.** After execution of this contract with SDM Quarter Horses Pty Ltd, the Mare Owner will be required to pay the freight costs to their nominated breeding centre. The freight costs will be determined after the nominated breeding centre's details are provided to the Stallion Owner. All fees must be paid to SDM Quarter Horses Pty Ltd and cleared before semen will be dispatched.
13. Chilled Semen Collection: Collection days are Monday, Wednesday and Friday notification of semen requirements must be made with a minimum of 48 hours notice prior to our collection days. Cancellation of a semen shipment must be made by 7:00 AM AEST on the day of shipment, otherwise shipping fee will have to be charged. Airline Shipments may require even more cancellation notice depending on airline schedules. Semen will be shipped to the address provided within this contract as instructed by the Mare Owner. All address changes are the responsibility of the Mare Owner and are to be made in writing prior to collection.
14. Stallion Owner makes no warranty or guarantee that semen will be available for delivery within a certain time period. While every effort will be made to ship viable semen, Stallion Owner makes no guarantee that that semen will safely reach the insemination point without losing integrity, quality or characteristics, or that shipping company or airline will deliver in a timely manner.
15. SDM Quarter Horses Pty Ltd requires a certificate from your vet detailing the doses used for breeding.
16. Unused doses of semen remain the property of SDM Quarter Horses Pty Ltd and must be returned to our storage facility at the Mare Owners cost by the completion of the Breeding season.
17. This shall be a binding contract on both parties, subject to the terms and conditions set forth herein and shall be binding on and shall insure to the benefit of the parties and the heirs, personal representatives and permitted successors and assigns. This contract is not transferable or assignable by the Mare Owner and is made solely for the benefit of the parties hereto and their respective permitted successors and assigns and no other person or entity shall have or acquire and right by virtue of this contract not provided for in writing and sign by both parties.