Contract for Insemination



on the use of semen according to § 14 Animal Breeding Law $% \left({{\mathbf{F}}_{\mathbf{r}}} \right)$ in the currently valid version between

Name:	Triple Stables Deck-und Besamungsstation	Name :
Street:	Grundhof 2	Sreet:
Zip Code/Place: 56288 Laubach		Zip Code / Place:
Phone :	+49 (0)151 27549903	Phone :
(hereinafter referred to as the insemination station)		Veterinarian or Insemination officer, own inseminator (hereinafter referred to as contractual partner/user)

§ 1

The insemination station supplies properly collected, tested, processed and labeled stallion semen of impeccable quality.

§ 2

The contractual partner confirms with his signature that he himself is a veterinarian, inseminator or own inseminator. § 3

In the case of veterinarians or insemination officers, the contractual partner undertakes to only use the semen received on behalf of the insemination station in the livestock intended for this purpose (customers according to TierZG § 13 Paragraph 2 Clause 1 No. 1) and for the specified breeding animals. In the case of the own inseminator, the inseminator undertakes to use the semen only in his own livestock or in the livestock of his employer for the specified breeding animals.

§ 4

The contractual partner documents the receipt of the semen and undertakes:

- 1.) to provide Type, number and identification of the received, used for insemination, destroyed or sent back to breeding station portions of semen
- 2.) To keep records oft he use of semen in which at least must be recorded for each insemination of a breeding animal.
 - a. Providing insemination station (name and number)
 - b. Identification of the semen used according to § 6 SamEnV (stallion name with life number, breed, date of collection, producing AI station with number)S
 - c. Specification of the insemination portions/semen volume used for one insemination on one day.
 - d. Name and address of the farmer's establishment
 - e. Date of use/insemination
 - f. Identification of the inseminated animal (name, animal number, color and markings)
 - g. Signature of the person who carried out the insemination (user).

§ 5

In the cause of non-compliance with the obligation of § 3 and § 4, as well as violations of the provisions of § 2, the contractual partner is obliged to pay damages to the insemination station.

§ 6

Invoicing for the seeds and transport including empties is agreed separately

§ 7

This contract is valid from the date of signature up to and including December 31st. of the year. It is extended by one year at a time unless it is terminated by one of the contracting parties with one month's notice before it expires. Termination without notice can take place if a contractual partner seriously or repeatedly violates parts of the contract.

Laubach , den 01.01.2025