

Hassinger Farm, LLC
450 Addor Rd.
Aberdeen, NC 28315
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2026 ICSI Breeding Agreement

The following agreement is made by and between Hassinger Farm, LLC, herein referred to as “Stallion Owner,” and _____, herein referred to as “Mare Owner.” The stallion owner agrees to breed the mare herein referred to as “Mare,” to Sir Sandro, herein referred to as “Stallion,” during the 2026 breeding season using frozen semen supplied by Hassinger Equine Sports Medicine, Rehabilitation, & Reproduction, herein referred to as “Clinic.”

SIR SANDRO 2009 Black Bavarian WB UELN: DE481 810074906 USEF: 5216824
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Mare Information

Registered Name: _____

Breed Registry and Registration Number: _____

Barn Name: _____

Terms & Conditions

- 1) This contract is non-transferable/non-assignable. If the Mare Owner wishes to substitute a mare other than the Mare that was originally assigned to this contract, they must contact the Stallion Owner for approval of the substitution. Furthermore, the Stallion Owner is not obligated to fulfill this contract for any mare other than the Mare assigned to this contract. If the Mare is sold prior to the fulfillment of this contract, the contract does not convey with the Mare unless express written consent is provided by the Stallion Owner, at their discretion, prior to the sale of the Mare.
- 2) The Mare Owner must provide a copy of the Mare’s registration certificate, pedigree, and a conformation photo in order for the contract to be valid.
- 3) The breeding fee shall be \$1,250.00 and is due at the signing of this contract. Any contract for which the breeding fee has not been paid in full is considered null and void. Semen will not be sent/released unless the contract is paid in full. Breeding fees paid with a credit card are subject to a 3.5% payment processing fee. Breeding fees are non-refundable.
- 4) There is no Live Foal Guarantee on ICSI contracts. The fee includes one(1) straw of frozen semen to be used for Intracytoplasmic Sperm Injection.

5) This agreement is for the production of a single embryo. If more than one transferable embryo results from the fulfillment of this contract, an additional breeding fee (\$1,250) will be due to the stallion owner under the following terms:

Half of the breeding fee (\$750) is due to the Stallion Owner at the time of transfer into a recipient mare OR at the time of cryopreservation/vitrification for each additional embryo. The remaining balance of the breeding fee (\$750) for each additional embryo is due within 30 days of the transfer into a recipient mare and detection of a heartbeat for each additional embryo. Failure to do so will result in a Late Fee of \$150 per week.

6) Stallion Owner/Manager MUST be notified when the ICSI procedure(s) take place and must be informed as to how many blastocysts were developed following each ICSI procedure and how many were transferred into recipients or vitrified/cryopreserved within 3 days of the transfer or cryopreservation. Furthermore, Stallion Owner/Manager must be notified of the status at the heartbeat check for each recipient mare. Failure to do so may result in the embryo not being accounted for on the breeding reports. Annual Breeding Reports are submitted by November 30th for the current breeding season. If you plan on transferring an embryo into a recipient between November 1st and December 31st, please inform us ahead of time so that we can account for that in the calendar year breeding reports.

7) Mare Owner is responsible for all costs associated with the semen, including shipping, storage (at the mare owner's selected facility), and handling.

Semen Requests & Shipment

1) The Clinic will release one (1) straw of frozen semen, shipped to the address indicated by the Mare Owner within this contract. The Clinic holds no responsibility or liability for lost, delayed, or otherwise mishandled semen shipments that may result in damages/loss of viability to the semen.

2) Semen will be shipped from Select Breeder Services and will follow their procedures and schedule of fees.

General Assumption of Risk

The Mare Owner assumes all responsibility for the care, custody, control and condition of the Mare throughout the breeding, pregnancy, foaling and suckling period, including all veterinary and other additional costs of breeding the Mare, and assumes all risk of loss or damage to the Mare and to any resulting foal, whether by death, disease, injury, infection or otherwise. The Mare Owner acknowledges that breeding provides heightened physical risk to a mare and agrees to waive any claims against, indemnify, release and hold harmless Hassinger Farm, LLC and Hassinger Equine Sports Medicine, Rehabilitation & Reproduction, their directors, agents, employees and assigns, from any and all claims, demands, damages, actions, suits, attorney's fees and costs, obligations or liabilities of any kind that are in any way related to the Mare or to the breeding or insemination of the Mare.

General Terms

Stallion Owner's waiver of any breach or failure to insist on complete performance of any term

under this Agreement is not to be construed as a general waiver as to the other terms or as to ongoing waiver of the same term of this Agreement, and will not impair Stallion Owner's future right to enforce its rights hereunder. This Agreement constitutes the entire agreement between the parties with regard to the subject matter addressed herein, and there are no other understandings, representations, warranties or agreements, oral or written. This Agreement may not be changed, modified or amended in whole or in part, except in writing, signed by both parties. This Agreement shall be governed by and construed under the laws of the State of North Carolina without regard to conflict of law principles, and the courts of the State of North Carolina shall have exclusive jurisdiction over any disputes arising hereunder, except that the parties agree first to try to settle any disputes arising hereunder through mediation using a neutral mediator familiar with both the applicable law and the customs and practices of the sport horse breeding industry.

IN WITNESS WHEREOF, intending to be legally bound hereby, the parties have entered into this Agreement on the date first written below.

Stallion Owner: _____ Date: _____

Mare Owner: _____ Date: _____

Mare Owner's Address: _____

Phone: _____

Email: _____

Veterinarian: _____

Clinic/Facility Name: _____

Phone: _____

Email: _____

Shipping Address for Semen: _____

Location is valid for Saturday delivery? _____

If no, please provide Saturday delivery address: _____

Please also include a copy of the Mare's registration papers, conformation photo, and the Credit Card Authorization Form with this contract. Semen will not be shipped without this information on file.