

This is the Steyskal Quarter Horses **STALLION BREEDING CONTRACT** certifies _____, herein referred to as Mare Owner has engaged one breeding to the Stallion **THE BIG CHEX** AQHA # 3033721, for the season of **\$850** for a live for the following mare: _____, Reg. No. _____, breed _____, year foaled _____. Please list any special instructions or medical history that maybe helpful to us while your mare is in our care. STEYSKAL QUARTER HORSES (STAN & MARY KAY STEYSKAL), agent for the above named stallion, will herein be referred to as Breeder.

1. The stud fee for The Big Chex is \$850.00.
2. A non-refundable booking fee of \$300.00 is payable with this contract and the balance of \$550.00 plus all unpaid expenses will be payable upon monthly receipt of an invoice or when mare leaves the farm, which ever is first. The Breeder requires 48 hours advance notice when the Mare Owner wishes to remove mare (s) from the farm. The Mare (and foal, if applicable) shall be released only upon payment in full of all outstanding invoices, including those from the attending veterinarian.
3. A photocopy of the mares registration papers (both sides) shall be sent to the Stallion manager with this contact and booking fee. A veterinarian's health certificate, worming, immunization records, and current Coggins test (within 6 months) shall accompany mare. If these are not presented upon mare's arrival, the Breeder shall have the attending veterinarian make proper tests and evaluations at Mare Owner's expenses, and mare will not be bred until these test results are in Breeder's possession. Mare (and foal, if applicable) will be periodically vaccinated and wormed as deemed necessary by the attending veterinarian at Mare Owner's expense.
4. Mare owner agrees each mare offered for breeding shall be in sound breeding condition and free from infection or disease. Any mare certified by the attending veterinarian not to be in sound breeding condition shall not be bred. Mare Owner may substitute another mare within the same breeding season.
5. Mares that are not halter broken will not be accepted.
6. The Breeder agrees to diligently try to settle the above named mare and shall have sole discretion of determining the best method of breeding such mare. If, however, the mare does not settle, the Breeder shall be held harmless. There will be no guarantee of a live foal for any mare leaving Breeder before being checked safe in foal by the attending veterinarian.
7. The breeding season in force for this contract shall begin February 1 and close July 1 of the year on the contract.
8. This contract contains a "**Live Foal Guarantee**". A live foal is described as a newborn foal which stands and nurses. If foal is born dead, there are return privileges for the following season only if Stallion Owner is notified within thirty (30) days and receives a veterinarian's statements confirming death. If after being pronounced "safe in foal", the mare should miscarry, abort or prove barren, Mare Owner has the privilege to return her for only the following year. Guarantee is null and void if Mare Owner does not give Stallion Owner ample opportunity to settle mare. A chute fee of \$300 is applicable to all return breedings.
9. A "Breeder's Certificate" will be issued for the foal, conceived by this mating, when ALL stallion fees and all other expenses (including veterinarian) have been paid in full: and, when mare has produced a live foal by this mating.
10. It is further agreed that should the above named Stallion die, be sold by owner, or become unfit for service prior to settling the mare, that the Stud Fee less Booking Fee and expenses owed will be refunded, if it has been paid in full, thereby canceling this entire contract.
11. If booked mare dies or becomes unfit to breed before being pronounced safe in foal, the Mare Owner has the option to substitute another mare as a replacement or a return for the following season.
12. This contract is entered into the State of Nebraska, and will be interpreted and enforced under the laws of Nebraska. If any clause in the contract is against Nebraska law, then that clause shall be null and void.
13. This contract is not valid unless completed in full. When Mare owner signs and returns contract and booking fee to Breeder, breeder will notify Mare Owner of approval. Upon notification, it will become a binding contract on both parties, subject to the above terms and conditions.
14. All other fees and expenses will be paid on a monthly basis. A finance charge of 1.5% of the unpaid balance will be charged on all balances remaining due past 30 days.

Board: (please circle) Dry mares - \$10.00/day Mares w/foals \$11.00/day
 Farriers and Veterinary expenses as required: _____

Breeding Fee: \$850.00 Booking Fee: \$300.00 Balance due: \$550.00

Date:	I accept above	Signature: Mare Owner Or authorized Agent	Printed signature Name
Street Address	City, State, Zip	Day Phone	Night Phone