

Contract for the use of frozen semen for "ICSI"

CUSTOMER:	
Address:	

Paul Schockemöhle Pferdehaltung GmbH (hereinafter PS) agrees to supply the customer with frozen semen for the purpose of artificial insemination in accordance with the following details and on the basis of the following terms and conditions. The customer agrees to accept the delivery of the semen. This contract only allows the insemination of the registered mare, no further mares are allowed.

INSEMINATIONS REQUIRED:

NAME OF THE STALLION:
Chacco-Blue

Stud fee: 1.000€ per ICSI session and another 2.000€ for each produced embryo.

NAME OF THE MARE:

UELN:

VETERINARIAN carrying out the insemination: VetEmbryo, Denmark

Terms and conditions for ICSI

1. The semen is intended for ICSI for the specified mare and remains the property of Paul Schockemöhle Pferdehaltung GmbH.
2. The stud fee of the named stallion has to be paid at the signing of the contract. Each embryo produced is then charged separately at the time of production with a further stud fee per embryo and must be paid prior to collection, dispatch or transplantation of the respective embryo.
3. The customer agrees that PS is entitled to receive information and results regarding the inseminations or ICSI performed and the embryos, directly from your veterinarian from VetEmbryo. This consent refers in particular to information on the number of embryos.
4. If the mare does not become pregnant with the semen, irrespective of the cause, the customer has no recourse to PS, but receives a free covering of the respective stallion in fresh semen.
5. PS will issue covering certificates for births that are the result of the corresponding use of the semen and pass them on to the respective breeding association. However, this will only be the case if the semen has been used in accordance with these terms and conditions and the stud fee and all other costs incurred by PS have been settled.
6. If the customer violates any provision of these Terms and conditions, PS will impose a contractual penalty of €2,500.
7. PS is only liable in cases of intent and gross negligence. The exclusion of liability does not apply in the event of personal injury as a result of, as a minimum, a negligent breach of duty by PS or its vicarious agents.
8. Special agreements are only valid between PS and the customer if they are agreed in writing.

Signature of the customer