

BARRENESS/PROSPECTIVE FOAL APPLICATION

(Completion of Application does not bind Company to risk)

Eff. Date: _____

1. Named Insured – Full Name(s)/DBA: _____
 Individual Joint Venture Organization Corporation Partnership Syndication
2. Address: _____
 City: _____ State: _____ County _____ Zip: _____ Home Ph: (____) _____ - _____
3. Business Phone: (____) _____ - _____ Cell #: (____) _____ - _____ Occupation: _____
 Email Address: _____ (Used only to receive claims info from Company)

Name, ID #: Tattoo / Reg. # Of Mare	Age	Month To Be Bred	Length of Cover	Sum Insured Desired	Rate

Stallion	Age	Stud Fee	Fertility Rate Last Brdg Season # Covered \ # Settled	

- 1) Any terms of: Limited Live Foal; Live Foal Guarantee; or a Rebreeding provision between stallion and mare? None.
- 2) Is the mare a maiden mare? Yes No
- 3) Has the Mare had any foaling complication in the last 36 months? Yes No If yes, provide details: _____
- 4) Has the Mare failed to carry to term any foals? Yes No If yes, provide detailed explanation: _____
- 5) Is this mare an embryo recipient mare? Yes No How many years? ____ Success Rate? _____
- 6) # of days since conception/attachment? _____
- 7) Provide # of days when palpation/ultra-sound was conducted verifying single viable fetus in mare/recipient mare? (**Provide copy of Certs.**) _____
- 8) Location of the mare after breeding farm during the gestation period? _____
 Describe care and facilities for gestating mare? _____
- 9) Where will the Mare be located when she foals down? _____
 Explain care and facilities for mares foaling? _____
- 10) Have any of the Mare's foals failed to live to 12 months after birth? Yes No If yes, provide details: _____

This Application for Barrenness/Prospective Foal coverage shall constitute, along with the policy, the entire contract between the Insured and Company. All statements contained in the application shall, be deemed representations and may prevent recovery under the contract or policy if:

- a. The misrepresentation, omission, concealment, or statement is fraudulent or is material either to the acceptance of the risk or to the hazard assumed by the company;
- b. If the true facts had been known to the company pursuant to a policy requirement or other requirement, the Company in good faith would not have issued the policy or contract, would not have issued it at the same premium rate, would not have issued a policy or contract in as large an amount, or would not have provided coverage with respect to the hazard resulting in the loss.

Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any false information, or conceals for the purpose of misleading information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime. See separately attached Fraud Warnings for your State's specific wording.

I/we declare that I/we have read the specific Fraud Warning applicable to my/our state and that all the above statements made in this application are true to the best of my/our knowledge and belief and that this application shall form the basis of the contract between me/us and the insurer and that I/we will accept and abide by the terms and conditions contained in the policy to be issued. If anything be falsely stated, or information withheld, to influence the Company's decision, then coverage under the policy may be jeopardized if the Company has been prejudiced and the insurance can be canceled with the appropriate length of notice per state statute.

 (Applicant Signature) (Date)

 (Agent Signature) (Date)

Applicable State Insurance Fraud Clauses

AR, LA, WV

"Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison." (AR ST s 23-66-503) (LA R.S. 40:1424) (WV ST 33-41-3)

CO

"It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claiming with regard to a settlement or award payable for insurance proceeds shall be reported to the Colorado Division of Insurance within the Department of Regulatory Agencies." (CO ST s 10-1-128)

DC

"WARNING: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant." (DC ST s 22-3225.09)

FL

"Any person who knowingly and with the intent to injure, defraud or deceive any insurance company files a statement of claim containing any false, incomplete, or misleading information is guilty of a felony of the third degree." (FL ST s 817.234)

HI

"For your protection, Hawaii law requires you to be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both." (HI ST s 431:10C-307.7)

KY

"Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime." (KY ST s 304.47-030)

ME

"It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company." (ME ST T. 24-A s 2186)

NJ

"Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties." (NJ ST s 17:33A-6)

NM

"Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal penalties." (NM ST s 59A-16C-8)

NY

"Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation." (NY INS s 403 (Consol.); 11 NY ADC 86.4)

OH

"Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud."

OK

"WARNING: Any person who knowingly, and with the intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete, or misleading information is guilty of a felony." (OK ST T. 36 s 3613.1; OK ADC 365:10-1-11)

PA

"Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and subjects such person to criminal and civil penalties." (PA ST Ti. Ti. 18 P.S. s 4117)

RI

"The insurance application form shall indicate the existence of a criminal penalty for failure to disclose a conviction of arson." (RI ST s 27-54-8)

TN, VA, WA

"It is a crime to knowingly provide false, incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits." (TN ST s 56-53-111) (VA ST s 52-40) (RCW 48.135.080)

OR, TX

"Any person who makes an INTENTIONAL MISSTATEMENT that is MATERIAL TO THE RISK MAY BE found guilty of insurance fraud by a court of law"