

ANIMAL HEALTH DECLARATION



Owner Details

Owners Name:	Phone:
Address:	
Farm Address (If different from above):	
Veterinary Practice Servicing Farm:	

Identification of Bull

Bull Name		Date of Birth	
Lifetime ID		Place of Birth	
Electronic ID		Herd Tag	
AB Code		AB Code Required	

Physical Address(s) of Location of Bull in the Previous 6 months:

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Health Status of Bull

Vaccination History

- Vaccine.....Date Given.....
- Vaccine.....Date Given.....

Drench/Parasite treatment History

- Product.....Date Given.....
- Product.....Date Given.....

Date of last natural service by bull.....

Disease Status of Farm in relation to following diseases

- Johnes.....
- EBL.....
- Bovine TB.....

The farm is not under any restrictive notice.

As a result of an outbreak in New Zealand of mycoplasma in calves fed goats milk in 2001, some countries require a declaration that semen producing animals have never been fed goat's milk. This is to certify that the bull identified above have never been fed goat's milk.

The bull

identified above was kept isolated following testing for pre-entry to the semen centre

Breeding restrictions

Semen collected from the above mentioned bull, will not be in breach of clause 62. (LIC) or clause 19 (CRV).

Relevant clauses are provided overpage for your reference.

Owner/Manager Signature:.....Date.....

- The information that I have provided is true, correct, and complete in every particular.
- I have checked the identification of the animal(s) for which I am providing this declaration.
- I am aware that this declaration is made for the purposes of supporting export certification under the Animal Products Act 1999.
- I am aware that section 127 of the Animal Products Act 1999* makes it an offence for a person to make a false declaration under that Act and have read this section provided overleaf.

*Section 127 of the Animal Products Act 1999

Offences involving deception

(1) A person commits an offence who, with intent to deceive and for the purpose of obtaining any material benefit or avoiding any material detriment,—

(a) Makes any false or misleading statement or any material omission in any communication, application, record, or return for the purpose of this Act, or destroys, cancels, conceals, alters, obliterates, or fails to provide any document, record, return, or information required to be kept or communicated under this Act; or

(b) Falsifies, removes, misuses, alters, misapplies, misrepresents, or fails to apply any brand or material or product description or other form of identification of animal material or animal product required or authorised to be used under this Act; or

(c) Falsifies, removes, misuses, alters, misapplies, misrepresents, or fails to apply any identification, differentiation, or security system or device specified or approved or required under section 158; or

(d) Misrepresents, substitutes in whole or in part, adulterates, or otherwise tampers with animal material or animal product to which this Act applies so that it no longer matches or complies with its identification, description, certificate, label, or official assurance; or

(e) Falsifies, alters, or misapplies any certificate or declaration or other statutory form attached or relating to any animal material or animal product that is required or authorised to be used under this Act, or any official assurance, or tampers with any animal material or animal product that is subject to such a certificate, declaration, form, or assurance; or

(f) Falsifies, removes, suppresses, or tampers with any samples, test procedures, test results, or evidence taken or seized by an animal product officer, official assessor, or other recognised or authorised person or body in the exercise of their functions or powers under this Act; or

(g) Falsifies, removes, suppresses, or tampers with any samples, test procedures, or test results taken by or for an operator of a registered risk management programme for the purposes of that programme or this Act, or by or for a person subject to the requirements of a regulated control scheme for the purposes of that scheme or this Act; or

(h) Aids, abets, incites, counsels, procures, or conspires with any other person to commit an offence under this section.

BREEDING RESTRICTIONS 62. Clause 62 You must not, except with LIC's prior written permission, directly or indirectly: (a) advertise for sale or supply, or sell or otherwise supply, or collect, deal in or use in any way for any purpose, any semen from any Offspring; or (b) use the Offspring or allow the Offspring to be used in circumstances where the Offspring are used or may be used for the collection of semen; or provide access to or possession of or dispose of the Offspring (whether born or unborn) to any Person (other than a director or an officer, employee or agent of Page | 31 Commencing 2018/2019 Season You, acting in that capacity) (Transferee) in circumstances where the Offspring will or may be used for the collection of semen, without first entering into a written agreement with the Transferee in the form set out in Schedule 1 to these Service Rules. You must send the original agreement to LIC within 14 days of entering into it. This restraint, which: (i) does not prevent the use of the Offspring for natural matings; and (ii) applies irrespective of the means by which You came into possession or control of any LIC Semen, Offspring or semen from Offspring; is reasonably required to protect the value and viability of the LIC artificial breeding and genetics programme, which represents a substantial and long term investment in capital, research and development, and sire proving, and which is of strategic importance to the New Zealand dairy industry.

19 Intellectual Property Protection. Unless otherwise agreed in writing by CRV, the Customer shall not:

(i) Sell or otherwise supply any semen or Germplasm from the offspring of matings using semen or Germplasm supplied by CRV; or

(ii) Dispose of such offspring capable of being used for the collection of semen for sale or supply without first obtaining a covenant from the purchaser for the benefit of CRV that the purchaser will not sell or supply semen or Germplasm from the offspring without first obtaining the written consent of CRV.