

This Inspection Application is to be submitted by the horse owner/agent/operator for a Sport Mare inspection. One form is to be used for each mare. The inspection fee does not include the cost of travel, which is invoiced separately once the date, time, and location are agreed.

Sport Mare

- €50 Inspection for Approval – Irish Warmblood Mare
- €250 Inspection for Approval – Non-Irish Warmblood Mare

Fragile Foal Syndrome (WFFS1) DNA Test*

- €70

***Required for mares being inspected for approval (if not previously determined).**

Parentage Confirmation DNA Test*

- €70

***Required for mares being inspected for approval (if not previously determined).**

Registered Name of Mare: _____

UELN/Registration Number: _____

Year of Birth: _____

Name of Sire: _____

Name of Dam: _____

Name of Dam-Sire: _____

Your Name: _____

Owner Name (if different): _____

Address: _____

_____ **Eircode:** _____

Landline/Mobile: _____

email: _____

**Equine Registered Premises
Number Where Mare is Kept:** _____

I give my consent to WSI to obtain, record, and store information about my name, postal address, email address, telephone number, and Equine Registered Premises Number.

I understand that to comply with the law WSI must obtain, record, and store information about my horse's performance tests and genetic tests. I understand that WSI is required by law to publish this information. This information will be held by WSI in perpetuity to promote the development of the Irish Warmblood breed. I irrevocably grant WSI ownership of my mare's DNA sample and DNA profile, and the right to use her DNA sample and DNA profile for any lawful purpose.

I irrevocably grant WSI authorisation to use for any lawful purpose all DNA samples and DNA profiles for my mare held by other parties. I give WSI permission to obtain and use the DNA profile of the mare, her dam, and her sire, and I authorize the studbooks that control the DNA profile of these horses to share them with WSI.

For the sole purpose of payment for an inspection, I consent to WSI obtaining my credit/debit card details for one-time processing of the fee. I understand that the credit/debit card details will not be recorded or stored by WSI

I understand that I have the right to access my information held by WSI, to have any inaccuracies corrected. Except if precluded by legislation, I have the right to have my personal information deleted, and to restrict the sharing of my information.

I understand that I can withdraw this consent at any time by emailing the Studbook Administrator at admin@irish-warmblood.com and communicating my withdrawal of consent.

Signature: _____

Date: _____

***Book by returning this form, payment, and a copy of your mare's passport,
if she is not known to WSI.***

Payments:

Inspection Fee: € _____
DNA-WFFS1 Test: € _____
DNA-Parentage Test: € _____
Total Payment: € _____

Payment Method:

- Bank Transfer
IBAN: ie91 bofi90441322533027
BIC: bofiie2d
Please ensure your name is on the bank transfer so we know who made the payment.
- Credit card or debit card
Contact our office with your card details.

Checklist:

- Completed Application Form Copy of Passport, Marking Chart and Extended Pedigree
 Sign Last Page of Application Payment

Inspections will include the following elements:

1. Pedigree Evaluation
2. Conformation Evaluation (type, top-line, forelegs, hindlegs)
3. Movement Evaluation (walk, trot, canter, elasticity, athleticism)
4. Jumping Ability Evaluation (technique, scope, reflexes, rideability)

NOTE: It is not necessary to present your mare with a braided mane, etc. WSI focuses on the genetic and athletic qualities of the horse, not whether it is turned out to the standards for a showing class. Whiskers and other facial hair must not be trimmed.

Inspection Report

You will be shown the preliminary results of the Inspection at the end of the evaluation (except for the pedigree evaluation). A typed Inspection Report will be emailed to you.

The results may be verbally shared with spectators, and the inspections may be videotaped or livestreamed on Facebook as an educational service to the equestrian community.

Mares formally inspected will be considered for Studbook honorifics (Approved Mare, Premium Mare).

DNA-WFFS Test

The DNA-WFFS test determines if your mare possesses the gene associated with Warmblood Fragile Foal Syndrome (WFFS1). All Approved Mares, Studbook Mares, and Approved Stallions are tested; all Irish Warmblood foals are tested unless both sire and dam are certified as not being carriers of the gene (N/N). Horses that pass the test (N/N) are awarded the D-WFFS1 predicate.

STUDBOOK DEVELOPMENT IRELAND LIMITED TRADING AS

WARMBLOOD STUDBOOK OF IRELAND (WSI)

Terms and Conditions of Application and Process for Inspection and Admission of Mares, Stallions, Foals & Young Horses by Warmblood Studbook of Ireland

The following are the terms and conditions of the agreement between Studbook Development Ireland Limited, Company Number 465817, hereinafter referred to as “**WSI**”, and the horse/equine owner and his, her or its employees, invitees, accomplices, servants or agents hereafter collectively referred to as the “owner”. If you do not agree to these terms, you and your mare will not be able to participate in the below referred to inspection or inspection process.

1. INTRODUCTION

The owner agrees to the terms and conditions outlined in this agreement. The owner has applied to WSI for admission of his, her or its equine into the Warmblood Studbook of Ireland and/or for professional inspection of the various qualities of his, her or its equine. WSI administers various inspections held on pre-published inspections dates and individually scheduled dates at various equestrian centers and facilities owned, operated and managed by third parties or the owners of horses to be inspected, throughout the Republic of Ireland and Northern Ireland. This Contract constitutes the entire and only agreement between WSI and the owner, and supersedes any and all prior or contemporaneous agreements, representations, warranties, and understandings with respect to the goods, services and information provided by or through the Site, and the subject matter of this Contract

2. REPRESENTATION AND WARRANTY

The owner represents and warrants that he, she or it is both the equitable and registered owner of the equine the subject of this application.

The owner hereby further represents and warrants that any equine that he, she or it presents provides and/or submits for inspection or admission to WSI and its studbook is properly and fully trained, is suitably well-handed for inspection purposes, and, is capable of being handled in a safe manner and is not a danger or is not reasonably likely to cause danger or damage to any other equine or person or property.

Furthermore, the owner hereby further represents and warrants that it will at all times during the inspection process take, assume, ensure, and oversee full control and care of any equine in its ownership, that is presented and provided for inspection and admission to the Warmblood Studbook of Ireland.

3. RIGHT TO REFUSE

WSI reserves the right in its sole discretion to refuse admission at any time to the inspection process. WSI reserves the right to refuse to inspect for approval, and/or to rescind the approval, of any mare or stallion whose owner does not register foals with WSI or commit to register foals with WSI.

4. INDEMNIFICATION

The owner hereby agrees to indemnify, defend, and hold WSI and any of its affiliates, licensors, suppliers, associates, collaborators and its employees, servants and agents, and any of the third party equestrian premises owners and operators as above referred to, harmless from any direct or indirect, liability, loss or losses, claim, action or damage, arising from any injury or damage to a person, an equine, or property or any liability, or any special, incidental or consequential loss or losses, claim, damage arising directly or indirectly from any accidental death, and expense, including reasonable legal fees, related to the above.

“Liabilities” for the purposes of this agreement, means liabilities, costs, charges and expenses, consequential or otherwise (including all liabilities for judgments, fines, penalties, amounts paid in settlement, legal fees and expenses) that the Individual suffers or incurs resulting from, any proposed or actual action, suit or other proceeding in which the Individual is or may become involved; any order made or judgment awarded against the Individual, or any investigation or proceeding involving the Individual by any court, administrative or quasi-judicial official body, agency or tribunal.

5. DISCLAIMER

WSI and any of its affiliates, licensors, suppliers, associates, collaborators and its employees, servants and agents, hereby disclaims and sets forth that WSI and any of its affiliates, licensors, suppliers, associates, collaborators and its employees, servants and agents are not and will not be liable for any direct or indirect, special, incidental, or consequential damages or losses, liability, loss or losses, claim, action damage, arising from any injury or damage to a person, an equine or property or any liability, or any special, incidental or consequential loss or losses, claim, damage arising directly or indirectly from any accidental death, whether any of the aforementioned is based on breach of contract, tort, or arising from legislation or under the common law.

6. ALTERNATIVE DISPUTE RESOLUTION

If any disagreements arise, the Parties will use their best efforts to negotiate to resolve all differences. The collaboration of Parties and their researchers is paramount. However, if the dispute cannot be settled through inter-party negotiations, the Parties agree first to try in good faith to settle the dispute by mediation before resorting to any other dispute resolution procedure. The Parties agree to appoint an Independent Mediator to convene the mediation. The fees for mediation will be borne equally by the Parties. Should the parties fail to agree to resolve such dispute by Mediation then the parties agree to Arbitration as the second and final dispute resolution mechanism.

7. GOVERNING LAW

This agreement shall be governed by and construed, and interpreted and enforced in accordance with the laws of the Republic of Ireland, and the Courts of the Republic of Ireland shall have exclusive jurisdiction in relation to any dispute that requires to be litigated arising from this agreement and the Alternative Dispute Resolution process.

1. I attest that the above-named horse is in a fit state to be presented for inspection and is or will be sufficiently trained. A competent handler will at all times be present with the horse and the horse will be under his or her care and control at all times.
2. All the owners and handlers of the horse agree to indemnify WSI, the venue owners, and their employees and agents on demand in full against any loss, claim or damage before, during, or after the inspection sustained or perpetrated by any person, goods, or horses.
3. By submitting this Inspection Application I agree to be bound by the rules and procedures of the Warmblood Studbook of Ireland. I permit the Studbook to collect, store, analyze, publish, and disseminate data about me and my horses; to videotape and publish the video on the internet; and to collect a hair sample for DNA analyses including a parentage test and/or WFFS1 tests, the results of which are the property of WSI.
4. All mares and stallions entered into the Studbook must have parentage confirmed by DNA analysis either by WSI's approved laboratory or another laboratory approved by WSI. To maintain approval owner must comply with all Studbook Rules.
5. No refunds will be given.

Signature: _____

Date: _____

Warmblood Studbook of Ireland
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