

BREEDING AGREEMENT

This Agreement, made and entered into this	of, by and between:
Name:	
Address	
Telephone(s)	Email
hereinafter referred to as "Mare Owner" and Stormas "Stallion Owner".	my Skye Arabians, LLC, hereinafter referred to
WITNE	SSETH
Whereas, STORMY SKYE ARABIANS, LLC, SERONDELLA, BRSB #51256-54, AHR #677 whereas such stallion shall stand at CEDAR H Kansas City, Missouri, 64137, hereinafter referre Owner has the following ownership rights to the fo	116 , hereinafter referred to as the "Stallion", EIGHTS FARM , 2602 E. Red Bridge Road, d to as "Stallion Manager" and whereas, Mare
Name of Mare (as on registration papers):	
Registry and No.: I	D.O.B. of Mare:
Owner Name (as appears on Registration Papers):	
Whereas, Stallion will stand at stud for the curren This period shall be defined as the normal br "breeding season"). Any extension of the breeding at the sole discretion of the Stallion Manager.	eeding season (hereinafter referred to as the
THE PARTIES HERETO AGREE AS FOLLOWS	S:
FEES	
The Breeding Fee for Razeer Serondella is \$3,00 a live FILLY (Female) guarantee. Meaning that owner can rebreed to Razeer Serondella with no convil still be mare owners responsibility. Stallion of appropriate paperwork to register any & all foother mare chosen for this breeding agreement. This produced. At the time a live filly is produced, this for any resulting colts to be registered with AHA	if the chosen mare gives birth to a colt, mare ost for the breeding. Collection & shipping costs wher & management (Blake Skole) will provide als resulting in cross of Razeer Serondella & ere is no limit to said breedings until a live filly e contract will be fulfilled. The only requirement

All amounts paid by Mare Owner shall be non-refundable, subject to BREEDING or DEATH,

EXPORTATION, OR INCAPACITY OF STALLION sections hereof this agreement.

In the event that Mare does not conceive during Breeding Season or for any other reason, if Mare Owner exercises the right to a return breeding pursuant to the LIVE FOAL GUARANTEE section hereof, the Mare Owner shall pay Stallion Manager a re-handling fee of \$500.00 prior to the rebreed.

In addition, the following fees shall apply and are payable prior to shipment(s):

- 1. A \$300.00 refundable equitainer deposit. The equitainer deposit will be refunded after Stallion Manager receives written confirmation that the mare has been checked sixty days in foal or upon written termination of this contract. The equitainer must be returned to Stallion Manager within 96 hours of receipt of shipment by Mare Owner or Mare Owner's breeding agent. A late fee of \$50.00 per day shall be deducted from the refundable deposit if equitainer is not returned within said time limits. Additional late fees can accrue beyond the cost of the deposit if not returned. Mare Owner is responsible for all return shipping charges to Stallion Manager.
- 2. A \$400.00 Collection and Semen Handling Fee per shipment and per mare. This fee covers collection of stallion, laboratory, semen preparation and packaging of semen for the shipment.
- 3. Federal Express shipping charges for Priority Overnight will be based on actual shipping fees charged by Fed-Ex. International Federal Express shipping charges vary; therefore, a Federal Express Account Number or a credit card number is required for shipment(s). Mare Owner may also provide their Federal Express Account Number to use for shipments.
- 4. Counter to Counter Shipping Charges. U.S. destinations are at the rate of \$150.00 per shipment. International rates vary. Stallion Manager does not guarantee that the semen will be shipped on any given flight, but will make an effort to have the semen on the earliest flight possible. All semen shipped counter to counter will be taken to the airport by courier and an additional charge of \$100.00 per shipment subject to change on holidays, weekends, and/or nights) will apply. Stallion manager is not responsible for semen once semen leaves Farm. If semen is lost, misses flight, or does not arrive to Mare Owner on time, Mare Owner is still responsible for all costs of collection, shipping, and return shipping fees.

BREEDING

Stallion Manager reserves the right to require a Mare that has not settled within three heat cycles to be cultured or biopsied to determine breeding soundness. Stallion Manager also reserves the right to refuse to discontinue service to any Mare upon detection of Mare carrying an infectious and/or contagious disease, or if any other applicable reason applies. In the event of such service discontinuance, the Mare Owner is obligated to substitute another Mare to fulfill the terms of this Agreement.

The Stallion Owner reserves the right to remove the Stallion from the premises of Cedar Heights Farm for a period of time necessary to show and/or promote the Stallion in the best interest of the Stallion Owner and the Mare Owner. During this time, Mare Owner understands that Mares that come into heat may not be bred during this particular heat cycle. It is Mare Owner's responsibility to check on availability of Stallion for breeding during these times.

LIVE FOAL GUARANTEE

Should the Mare fail to conceive, abort, die, or not produce a "Live Foal" (Live foal shall be defined as a foal that stands and nurses without assistance for a period of at least 24 hours from the time of birth) then the Stallion Owner guarantees that Mare Owner shall have the right to

rebreed or substitute a mare (upon the approval of the Stallion Manager) within the current or the following breeding season only.

Mare Owner shall notify Stallion Manager within sixty days of the last day of Breeding Season if the Mare did not conceive, in order, to be eligible for a rebreed. Mare Owner shall also notify Stallion Manager within thirty days of the Mare's abortion, should the Mare abort.

In the event that Mare does not produce a "Live Foal", then Mare Owner shall provide Stallion Manager with a veterinarian's certificate stating the time and date of birth, time and date of death, and cause of death within seven calendar days of such death.

In the event that Mare dies, Mare Owner shall provide Stallion Manager with a veterinarian's certificate of death.

Live Foal Guarantee shall be specifically conditioned upon Mare Owner's vaccination of Mare for Rhinopneumonitis in the fifth, seventh, and ninth months of the Mare's pregnancy. Mare Owner shall provide the Stallion Manager with a certificate indicating that such vaccination has taken place at the time the Mare owner requests a rebreed pursuant to this section.

Live Foal Guarantee to Stallion shall lapse and the Stallion Owner and Stallion Manager shall have no further obligation under this section if:

- 1. Mare Owner fails to rebreed Mare during acceptable return breeding periods as defined in this section.
 - 2. Mare Owner fails to provide Rhinopneumonitis vaccination certificate.
- 3. Mare is bred by another stallion without written consent by Stallion Manager prior to rebreed.
 - 4. Mare is substituted with another mare without written consent by Stallion Manager.
- 5. Mare fails to conceive, aborts, or dies and Mare Owner fails to notify Stallion Manager as defined in this section.

DEATH, EXPORTATION, OR INCAPACITY OF STALLION

Should Stallion die, or become incapacitated before Mare is first serviced pursuant to this Agreement, this Agreement shall be terminated and the Stallion Owner shall return the portion of the breeding fee paid by Mare Owner. Should the Stallion die, or become incapacitated after servicing of Mare and Mare does not produce a Live Foal pursuant to this Agreement, then Stallion Owner shall return the portion of the breeding fee paid by Mare Owner, less the booking fee and any outstanding miscellaneous fees. Should Stallion be exported prior to contractually agreed-upon breeding season and Mare does not produce a Live Foal, then Stallion Owner shall return the breeding fee paid by the Mare Owner and this Agreement shall be nullified. Should the stallion be exported after the contractually agreed upon breeding season and the Mare does not produce a Live Foal, then Stallion Owner shall return the portion of the breeding fee paid by Mare Owner, less the booking fee and any outstanding miscellaneous fees.

TRANSPORTED SEMEN

Stallion Manager shall provide semen from Stallion identified in this contract, and makes no other guarantee of the condition of the semen once the equitainer has left Cedar Heights Farm.

Stallion Manager shall collect and transport semen on Monday, Wednesday, and Friday only. Stallion Manager reserves the right to not collect or transport semen on Holidays.

Mare Owner shall request collection and transported semen 24 hours prior to shipment. Stallion Manager does not guarantee a semen shipment if a request is not received 24 hours in advance. Stallion Manager shall provide semen on a "first come, first serve" basis and shall not guarantee semen to Mare Owner if the Stallion is overbooked on that particular day.

Mare Owner shall have the responsibility to insure proper handling and insemination of the semen into the Mare.

INDEMITY

Cedar Heights Farm and its owners, principals, agents, employees, veterinarians, farriers, and Stallion Owner shall not be liable for any sickness, disease, estray, theft, death, or injury which may be suffered by Mare and/or Foal during the time that Mare is in the custody of Cedar Heights Farm, or for any other cause of action whatsoever arising out of or in any way connected with breeding, boarding, conditioning, training, transporting, or providing any other services to Mare and/or Foal. This includes, but is not limited to, any personal injury or disability that Mare Owner, its agents or employees may receive while on the premises of Cedar Heights Farm. Mare Owner fully understands that Cedar Heights Farm does not provide any public liability, accidental injury, theft or equine mortality insurance for Mare and/or Foal, and that all risks connected with breeding, boarding, conditioning, training, transporting, or providing any other services to Mare and/or Foal are to be borne solely by Mare Owner.

Under Missouri Law, an equine professional is not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities, pursuant to § 537.325. 1 of the Missouri Revised Statutes.

This Agreement constitutes the entire agreement between all parties and may not be modified except in writing, signed and agreed upon by all parties. NOTE: This contract is non-saleable and non-transferable. This Agreement shall be governed by and interpreted and construed in accordance with the laws of the State of Missouri. Venue for any litigation shall be in the courts of appropriate jurisdiction in Jackson County, Missouri.

The Parties hereto understand and agree to comply with the terms and conditions as set forth in

this Agreement.				
Agreement executed by all parties this day of		day of	, 20	
Mare Owner:		Stallion Owner or A	\gent:	
Authorized Signature	Date	Authorized Signature	e Date	
Printed Name		Printed Name		
Title		Title		