



SF AFTERSHOC+ BREEDING CONTRACT

THIS AGREEMENT made and entered into this _____ day of _____, 20____, by and between **Hagale Family Arabians, LLC**, hereinafter referred to as “**HFA**”, and _____, hereinafter referred to as “**Customer.**”

Customer agrees to purchase (number) _____ breeding(s) to the stallion, **SF Aftershoc+**, for the purchase price of \$ _____ per breeding for a total price of \$ _____ (“**STUD FEE**”). If the breeding is donated, all other fees in this agreement remain in effect.

The breeding(s) is/are to be used by the conclusion of the (year) _____ breeding season unless other arrangements are agreed upon and made in writing by HFA and Customer. Tentative breeding start date _____.

The breeding(s) is/are non-transferable unless transfer is expressly approved in writing by HFA and as such Customer agrees to use any semen transported to Customer or Customer’s agent for the sole purpose of impregnating the mare(s) named in conjunction with this agreement.

The availability of semen shall be determined by HFA in its sole discretion.

Customer understands and accepts the terms of this Agreement. Customer understands that no semen will be provided for Customer until this contract is signed and returned to HFA and the fees outlined below are paid in full.

All payments may be made via cash, cleared check, or credit card. Credit card charges will include a handling fee equal to 4% of the amount charged. VISA, MASTERCARD and AMERICAN EXPRESS are accepted.

NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

1. **BOOKING DEPOSIT.** Fifteen percent of the Stud Fee (a nonrefundable deposit) is required to reserve the breeding. No semen will be collected on behalf of a customer until the Stud Fee has been paid in full. The Booking Deposit will be credited towards the Stud Fee listed above

2. **COLLECTION FEE.** The stud fee does not include collection or shipment of semen. A collection fee of \$375.00 will be charged to Customer for every collection of semen, which includes any veterinarian fees associated with the collection. In the event of a donated breeding, the Customer will still pay HFA the \$375.00 collection fee for each semen collection. The collection fee must be paid before semen will be inseminated into an on-site mare or shipped on behalf of Customer. Unless other arrangements specifically have been made with HFA, no semen will be collected on behalf of a customer until the Collection Fee has been paid in full.

3. **EMBRYO/OOCYTE TRANSFER PERMIT.** Customer acknowledges the need for and is responsible for obtaining a valid embryo/oocyte transfer permit from the Arabian Horse Association (AHA) for any purebred mare Customer plans to use as a donor mare for embryo transfer prior to time any embryo is harvested. Failure to do so, while not having any effect on this Breeding Agreement, may result in a penalty from AHA.

4. **BREEDING METHOD.** (Check one). Customer plans to breed mare with:

_____ Transported Semen (Customer may disregard Section 6)

_____ Delivery of mare to HFA for on-site Artificial Insemination (Customer may disregard Section 5)

5. TRANSPORTED SEMEN.

a. Transportation fees. Customer is responsible for all transportation fees involved with the transporting of semen shipped on Customer's behalf.

i. Federal Express will be the normal and standard courier for overnight shipments. HFA will use the Customer's Fed-Ex account number or Customer's credit card number supplied on the last page of this agreement for payment of semen shipment. If any shipping expenses are incurred by HFA, HFA reserves the right to use the Customer's credit card on the last page of this agreement for reimbursement of such expenses.

ii. If it is necessary for semen to be shipped counter to counter via commercial airlines, HFA will in most instances use a commercial courier for transportation of the semen from HFA to the airport, and that courier fee will be passed on to Customer. HFA reserves the right to use the Customer's credit card on the last page of this agreement for payment of all transportation charges, including those billed directly to HFA.

b. Semen Requests.

i. HFA collects semen on Monday, Wednesday, and Friday mornings.

ii. Customer should notify HFA by telephone 48 hours prior to the day on which shipment of semen is desired.

iii. Customer should notify HFA by telephone as early as possible on the day the semen needs to be shipped.

iv. If the semen needs to arrive on a Saturday, it should be requested by telephone as early as possible on Friday morning.

v. If the semen needs to arrive on a Monday, it will be necessary to ship the semen counter to counter using the commercial airlines. All flights depart from the Springfield-Branson International Airport (SGF).

vi. HFA will do everything possible to supply Customer's mare with semen as needed, but Customer understands that HFA may not be able to accommodate requests made without some advance notice or made too late in the day to arrange collection and shipping.

c. Semen Shipment Container Liability. All semen shall be transported to the Customer in a container provided by HFA.

i. Equitainer – If a reusable Equitainer, or similar, is used, Customer will be liable for the quick return of this container. If the container is not returned within 5 working days from receipt at the shipping destination requested by Customer, Customer's account will be charged a late fee of \$25.00/day for a maximum of ten days.

ii. Styrofoam box – If disposable semen shipment box is used, Customer will be charged a fee of \$20 per shipment and will not need to return box.

6. ON-SITE ARTIFICIAL INSEMINATION. If mare is to be bred on site, Customer hereby contracts HFA board and care services to be rendered at HFA, Springfield, MO, subject to the terms of the HFA Boarding Contract and at the prices listed on HFA's then current price sheet. All boarding fees are subject to change with a thirty (30) days written notice. Transportation of mare to and from HFA is responsibility of Customer. Please note that payment for all veterinary and any farrier services performed for the benefit of the mare while she is on HFA premises will be the responsibility of Customer and will be billed directly to Customer by the care provider. Our veterinarians will require Customer to supply a credit card number to their veterinary office prior to service provision.

a. Customer warrants the mare is free from all communicable diseases upon delivery to HFA. Upon arrival to HFA, all mares should be accompanied by a negative Coggins verification and a health papers indicating current vaccinations for Equine Influenza, Tetanus, Strangles, Sleeping Sickness, Rhinopneumonitis, and West Nile Virus. If the horse arrives without records of all required vaccinations, HFA may at its option, not accept the mare or, provide the vaccinations and necessary tests, all at the Customer's expense.

b. Customer agrees to allow HFA to have a qualified veterinarian check the mare for existence or non-existence of normal breeding conditions, and to perform such other veterinary services as deemed necessary for the proper treatment and protection of the mare. The veterinarian shall be allowed to provide reproductive services for the mare, including but not limited to ultrasound, palpation, and artificial insemination. Charges for all such services will be billed directly to the customer from the veterinarian.

c. May the veterinarian (HFA repro veterinary services) use medications to bring mare in or out of heat?

_____ Yes _____ No

d. HFA and its affiliates, agents, and employees shall not be liable for any sickness, estray, theft, death or injury that may be suffered by the mare while in HFA's custody, nor for any other loss, damages or injury arising out of or connected with breeding or boarding or other services performed pursuant to this Contract, except as is required by law. Customer fully understands and assumes the special risks inherent in breeding horses and acknowledges mortality and other insurance is solely Customer's responsibility. Customer agrees to indemnify and hold HFA harmless from any claim to damages; illness or injury caused by mare, and agrees to pay all expenses and attorney fees incurred by HFA in defending any such claims.

7. SUBSTITUTIONS. This breeding is not transferable to another person.

a. Should the mare named in conjunction with this contract die before or after breeding or become unfit for breeding, Customer may substitute another mare, subject to approval of the substitute mare by HFA.

b. None of the aforementioned fees are refundable. If the stallion dies or becomes unfit for breeding, HFA may provide a comparable alternate stallion if one is available, however, the mare owner will not be due a refund of any fees paid.

8. LIVE FOAL GUARANTEE. In the event the mare does not conceive or fails to deliver a live foal, the owner has the right to a return breeding for the mare during the following season. "Live foal" means one that stands and nurses without assistance for 24 hours. Death of the foal prior to qualification as a "live foal" must be certified in writing by a licensed veterinarian within one week of death and delivered to HFA within thirty (30) days of death in order to qualify for the re-breeding rights referred to heretofore. The re-breeding in the circumstance shall be made available at no additional stud fee or re-breed fee, but all other fees will apply.

9. BILLING. All bills from HFA are due and payable in full by the 15th of the month. If not paid by the 15th in full, a \$50.00 late charge will be assessed and thereafter 1.5% per month interest shall be charged upon the amount due until fully paid. Charges for on-site mares will be made according to the then current PRICE LIST which may be changed upon thirty (30) days written notice.

10. LIEN AND PROHIBITION OF REGISTRATION. Customer agrees that any and all outstanding balances due for board, mare care, inseminations, miscellaneous breeding charges, veterinary care, farrier work and all other fees, charges and expenses pursuant to this contract shall be paid prior to HFA's release of the mare. Customer grants HFA a lien upon and security interest in the mare and/or the foal produced by this breeding to secure payment of all obligations and amounts due under this contract. **If at any time, the Customer's balance is unpaid for thirty (30) days or more, or Customer is otherwise in default of this or any other contract with HFA or any of its affiliates, HFA may, withhold the Sire Owner signature from the registration application for the resulting foal, and/or withhold the Transported/ Stored Semen Service Certificate that is required for registering the foal with AHA, and will notify AHA that no such signatures will be forthcoming until the balance(s) due is/are paid.**

11. LIMITATIONS OF LIABILITY AND INDEMNIFICATION. ALL IMPLIED WARRANTIES, INCLUDING FITNESS, MERCHANTABILITY OR OTHERWISE, AND ALL SPECIAL, INCIDENTAL AND CONSEQUENTIAL DAMAGES ARE HEREBY EXCLUDED, to full extent permitted by law. In no event shall Customer's remedy exceed the amount of the fee paid for the service, which underlies the Customer's complaint.

12. ACCEPTANCE. This Contract is not effective until approved and executed by HFA, which reserves the right to reject any horse at its sole discretion, and to return any unruly horse at customer's expense.

13. TERMINATION AND WAIVER. All services and programs are subject to availability. HFA reserves the right to discontinue any of the aforementioned programs or services upon thirty (30) days written notice, except in the event of a default or as provided hereinabove.

14. ENTIRE AGREEMENT; CONSTRUCTION; JURISDICTION; ATTORNEY FEES.

This Contract contains the entire understanding of the parties concerning its matter, and may be modified only in writing except as otherwise provided. Headings are for convenience only and not part of this Contract. The invalidity or unenforceability of any one provision of this contract in no way affects the validity or enforceability of the remainder. This Contract shall be construed and governed by Laws of Missouri. At HFA's option, jurisdiction and venue for all disputes concerned with this Contract shall be proper only in Greene County, Missouri. If a lawsuit is filed with respect to this Contract, the prevailing party shall be entitled to collect all reasonable attorneys' fees and costs for such suit.

15. PLEASE SUPPLY THE FOLLOWING INFORMATION FOR FACILITATION OF SERVICES AND SEMEN SHIPMENT. Please type or print clearly.

Mare owner/Lessee: _____

Address: _____

Office Phone/Mobile: _____ E-Mail: _____ FED-EX #: _____

CREDIT CARD INFO – Name as it appears on card: _____

Visa or MC Card # _____

Exp Date: _____ CVV: _____ Billing Address and Zip Code: _____

Signature for authorization of charges: _____

SHIP SEMEN TO ATTN: _____

Address: _____

Address: _____

Telephone for shipment locale: _____

Airport to be used for Counter-to-Counter shipments: _____

Will Saturday shipments go to a different location? If so, please advise: _____

MARE INFORMATION

Please complete all information below for each mare to be bred. Attach an additional sheet for mare listings if needed.

Mare Registered Name: _____

Breed: _____ Registration # _____ DOB: _____

Sire: _____ Dam: _____ Color: _____

Mare Owner/Owner Agent _____ Date

HFA Representative _____ Date