

TECH WORLD FARM EGYPTIAN ARABIANS

AGREEMENT TO FURNISH BREEDING RIGHTS

Tech World Farm Egyptian Arabians, Hereinafter Known As TWFEA Whose Address Is : Carol Andrews Tech World Farm Egyptian Arabians 820 Tipton Station Road, Knoxville, TN 37920 And _____, Hereinafter Known As "Mare Owner Client", Whose Address Is _____ Phone # _____, Hereby Agree As Follows.

1. Agreement To Furnish Breeding Rights: TWFEA Agrees To Furnish Breeding Rights For Owner Clients Mare. Mare Name: _____, (Hereinafter The "Mare")AHR# _____

(Copy Of Arabian Mare Registration Papers, Negative Coggins, Culture, Cytology, Veterinary Report On Uterine Tone And Follicular Development Must Accompany This Signed Agreement) To The Straight Egyptian Arabian Stallion **SH Lakota AHA # 0599539** (Hereinafter Known As The "Stallion") Such Breeding Rights Are To Be Under The Supervision Of TWFEA Or It's Representatives. The Above-Described Breeding Will Take Place In The Breeding Season 2015.

2. Mare Owner Client Will Also Deliver To TWFEA: BOOKING FEE: \$ 500.00 Cashiers Check With Signed Breeding Contract, Also, A Photo Of Mare To Be Bred, Or Shipped Semen , For AI To Mare And Copy Of Registration Papers And Copy Of Pedigree, Mailed To: TWFEA Address Listed Last Page Of Breeding Contract. Leaving The Breeding Service Balance Of \$ 1,000.00 Due To Be Paid In Full Before Transported Semen Shipment (Unless Other Arrangements Were Made By TWFEA And Mare Owner Client). Transported Shipped Semen Information Is Separate From Breeding Service Contract. Breeding Service Fee Is Subject To CHANGE.

Breeding Service Fee Of: One Thousand, Five Hundred Dollars..\$1500.00 For One Breeding for 2015 Breeding Season.

Cost Of Collections And Shipments To Mare Owner Client Are Separate From And At Mare Owner Clients Expense And Is To Be Paid Prior To Shipments Via Payment To TWFEA Vet Clinic Handling Shipments, Or To TWFEA, At TWFEA Arrangements. Please Call For Collection And Shipping Costs.

Stud Fee And Collections Fee Amounts Are Subject To Change.

3. Terms. **TWFEA May Breed Mare Naturally, By Artificial Insemination Or By Any Other Method Deemed Appropriate By TWFEA.** Should Mare Require Subsequent Coverage During One Cycle, There Would Be A \$ _____ Stallion Handle Fee. (Removal Of The Mare Prior To Ovulation And Subsequent Return Would Result In A \$ _____ Stallion Handle Fee) Should The Mare Fail To Conceive Or Produce A Live Foal As A Result Of Such Breeding During the Breeding Season 2015, The Mare Is Entitled To Be Rebred During The Following Year's Breeding Season In 2016. A \$ _____ Re Breed Fee Will Apply.

The Following Conditions Must Be Met:

- a.Current Cytology, Culture,(And Biopsy If Necessary) Performed.
- b.Statement Of Follicular Development
- c.Current Negative Coggins (Health Certificate As Needed For Travel) (Unless Shipped Semen For AI).
- d.All Veterinary Statements Forwarded To TWFEA Offices For Review Prior To Mare Being Bred, Or Semen Shipment.

Live Foal In This Agreement Shall Be Defined As Follows: A Foal That Stands And Nurses And Would Be Insurable Against Mortality 48 Hours After Birth. Provided, However, That TWFEA Shall Be Under No Obligation To Rebreed Or Do Anything As A Result Of The Failure To Produce A Live Foal, Unless TWFEA Is Notified In Writing That A Live Foal Was Not Produced Within Seven (7) Days After The Event Which Established That The Mare Did Not Produce A Live Foal. A Veterinarian's Certificate

Indicating The Reason That A Live Foal Was Not Produced Shall Be Required Before TWFEA Is Required To Provide Any Rebreeding As A Result Of The Failure To Produce A Live Foal.

TWFEA Requires That The Mare Be Vaccinated At The 5th, 7th, And 9th Month Of Gestation With PneumabortK And Also VEWT One Month Prior To Foaling. Should The Loss Of Foal Be Due To Infections That Are Prevented By These Vaccinations And Such Vaccinations Were Not Performed TWFEA Is Not Liable For Loss Of Said Foal Or Liable For Rebreeding Of Mare In Question. Mare Is To Be Pregnancy Checked No Later Than 21 Days Post Breeding, Preferably At 14 Days By Use Of Ultrasound. A Second Pregnancy Check Is To Be Done At 45 Days And A Third At 90 Or Not Later Than 120 Days. The Results Of All Pregnancy Checks (If Done By Veterinarians Other Than TWFEA Vet,) Are To Be Mailed To TWFEA Offices Upon Their Completion.

Beyond The Second Breeding Season, All Breeder Rights To Breed To Stallion Will Be Terminated. Under No Circumstances Shall Any Refund Of Any Fee Be Made To Mare Owner Client. Should The Original Mare Prove Unbreedable, The Mare Owner Client May Substitute Another Mare, That Mare To Be Approved In Writing By TWFEA. All Provisions For This Contract Shall Apply To Any Substitute Mare Furnished For Breeding Pursuant To The Terms Of This Contract. All Conditions For Replacement Mare Applies As To Vet Reports And Lab Work Needing To Be Completed.

4. Death Or Disability Of Stallion: If Stallion Should Die Or Become Unserviceable Before Completing The Obligations Herein, TWFEA Agrees To Furnish Mare Owner Client With Services To Another Stallion Owned Or Under Contract By TWFEA. The Stallion Selected Will Be At The Sole Discretion Of TWFEA.

5. Sale Of Stallion: In The Event The Stallion Is Sold Before Completing The Obligations Described Herein, TWFEA Agrees That Any Unfulfilled Breeding Obligations Will Be Transferred To The New Owner Of The Stallion, Where Ever The Location.

6. Stallion Service Location: It Is Understood That Stallion Is Residing In The Knoxville, TN Area. Mare Will Be Bred At Stallion Location Except Where Transported Semen May Be Used.

7. Location Of Mare: Mare Owner Client Agrees At Mare Owner Clients Expense And Sole Risk To Transport Mare To TWFEA Or It's Representatives As TWFEA May Reasonably Schedule For Breeding. Whenever Mare Is Delivered To TWFEA, The Mare Will Be Healthy, In Sound Condition For Breeding, Halter Broken, Not Unruly. If Mare Is Not Halter Broke Or Is Unruly, TWFEA Reserves The Right To Charge Mare Owner Client For Any Special Training Required Before Mare Can Be Serviced, And Mare Owner Client Agrees To Pay The Training Fee.

7A. It Is Agreeable To Have Farm Veterinarian Check Mare Owner Client's Mare For Normal Breeding Conditions, And To Perform Such Other Veterinary Services As TWFEA Deems Necessary At Mare Owner Clients Expense. This Includes Worming, Treating For Infection, Preventative Measures, Original Examination, Pregnancy Check, Suturing, AI, If Mare Is Deemed Dangerous Or Unsafe For Live Cover, Etc. And None Of The Above Will Be Performed Without Prior Notification To Mare Owner Client. In The Case Of An Emergency Any And All Effort Will Be Made To Notify Mare Owner Client First. We Will Use Very Good Judgement In Calling A Vet But The Health And Well Being Of The Mare (And Foal) Is Foremost.

7B. Written Veterinary Verification Of VEWT, Rhino/Flu, Negative Coggins Health Certificate And Clean Uterine Culture And Cytology Before Mare Can Be Bred At TWFEA Farm.

8. Release Of Liability: It Is Mutually Agreed That Neither TWFEA, Nor Any Of It's Officers, Directors Or Employees Shall Be Liable For The Death Of, Or Any Disease, Accident Or Injury Occurring To Mare Or

Foal At Mare's Side And That TWFEA Will Exercise Their Safe And Reliable Judgement In Caring For And Supervising Mare And Or Foal Or Both. Mare Owner Client Agrees To Hold TWFEA, And It's Officers, Directors And Employees Harmless Against The Loss Or Expense Arising Out Of Any Such Death, Disease Or Injury. Mare Owner Client Understands And Recognizes That TWFEA Will Not Carry The Mare On Any Form Of Insurance, Including Equine Mortality Or Liability Insurance And Any Such Insurance Is Mare Owner Clients Responsibility. Mare Owner Client Agrees That Neither TWFEA Nor Any Of It's Officers, Directors, Or Employees Shall Be Liable For Any Injury Which Mare Owner Client, Or Mare Owner Clients Invitees May Receive While On TWFEA's Or It's Representatives Property And Mare Owner Client Agrees To Hold TWFEA, It's Officers, Directors And Employees Harmless Against Loss Or Expense Arising Out Of Such Injury.

9. Miscellaneous: This Agreement Comprises The Entire Agreement Of The Parties With Respect To The Subject Matter Here Of And Supersedes All Prior Agreements. Mare Owner Client Agrees And Acknowledges That TWFEA Has Made No Representations Or Promises In Connection With This Agreement Except Those Set Forth Herein. In Particular, TWFEA Has Not Represented Or Promised Any Future Assistance In Connection With The Marketing Of Any Foal Born As A Result Of The Breeding Sold Hereby, Or Any Mare Bred To The Stallion As A Result Of The Breeding Sold And TWFEA Has Made No Representation Or Promise With Regard To Any Promotion Or Marketing Of The Stallion Or Any Foals Born As A Result Of Breeding To The Stallion That TWFEA Will Continue To Own The Stallion To Which Breeder Has Purchased Breeding Rights. Unless It Deems Impossible To Own Stallion, Because Of Unforeseen Circumstances Beyond TWFEA'S Controll, Like Health, Etc. Be Advised, Except As Specifically Authorized By TWFEA In Writing, Breeder Rights Hereunder May Not Be Transferred Or Assigned. This Agreement Shall Be Interpreted And Enforced In Accordance With The Laws Of The State Of TN And Shall Be Binding Upon The Parties Hereto And Their Respective Heirs, Successors, And Personal Representatives, And Where Allowed, Assigns.

This Agreement Is Executed This _____ Day Of _____

Tech World Farm Egyptian Arabians : Owner:

Carol

Andrews: _____ DATE: _____

Phone Number: BARN Cell : 865--227—1550

Mare Owner

Client: _____ DATE: _____

Phone Number : _____

(Please Sign Both Copies. Keep One For Your File.)

Mail TWFEA Copy To:

Tech World Farm Egyptian Arabians
820 Tipton Station Road
Knoxville, Tennessee 37920