CONTRACT #

OM EL MAXIMUS

FROZEN SEMEN BREEDING AGREEMENT

This agreement, made	and entered into thisday of,20, by and between	
Name:		
Farm Name:		
Address:		
Telephone(s):	Fax:	
	as "Mare Owner" and Om El Arab, LLC, 1900 View Drive, Santa Ynez, Caed to as "Stallion Owner".	A 93460,
WITNESSETH		
referred to as the "Sta	s the owner of the stallion named OM EL MAXIMUS, AHA # 0660625, he lion", whereas such stallion shall have frozen semen available at Om El A d whereas, Mare Owner has the following ownership rights to the following rights to the following ownership rights to the following ownership rights to the following rights to the following rights to the following rights to the following rights are the following rights and the following rights rights are the following rights and the following rights rights rights are the	Arab, LLC,
Name of Mare (as on r	egistration papers):	-
AHA #	D.O.B of Mare	
Owner Name (as it app	ears on Registration Papers):	-
THE PARTIES HERETO	GREE AS FOLLOWS:	
FEES:		

The Frozen Semen Breeding Fee for OM EL MAXIMUS is \$3,500.00. This breeding fee insures Mare Owner with up to two breeding doses of frozen semen. Additional doses may be purchased for a fee of \$250.00 per breeding dose. A frozen semen breeding dose is defined as a single insemination dose containing a minimum of 800 million sperm cells and has a post-thaw motility of greater than 40%.

The Breeding Fee shall be payable as follows:

The total breeding fee of \$3,500 is payable upon signing of this contract.

The Breeding Fee includes a pregnancy or 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 Stallion Manager) within the current or the following year. In the event that Mare does not conceive during the

CONTRACT #

current or following year, the Mare Owner shall pay Stallion Manager or Stallion Owner a re-handling fee of \$500 prior to the rebreed.

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

In the event that the Mare dies, Mare Owner shall provide Stallion Owner/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 Owner/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/Manager shall have no further obligation under this section if:

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

All amounts paid by Mare Owner shall be non-refundable, subject to BREEDING or AVAILABILITY OF FROZEN SEMEN sections hereof this agreement.

In addition, the following fees shall apply and are payable prior to shipment(s) from the United States.

- 1. An office fee of \$500.00.
- 2. A USDA fee of \$175.00.
- 3. A liquid nitrogen fee of \$75.00 \$125
- 4. Shipping fees.
- 5. Container rental fee.
- 6. \$250 for each additional breeding dose

If semen is being shipped from a Storage facility in Europe the fees of that facility apply in addition to the breeding fee and additional breeding doses.

FROZEN SEMEN

Stallion Owner/Manager shall provide frozen semen from Stallion identified in this contract, and makes no other guarantee of the condition of the semen once the semen has left the semen storage/shipping facility.



Mare Owner shall be responsible for sending a request of semen shipment to the storage facility and for contacting the Stallion Manager or Stallion Owner for an authorization of the shipment. Semen will not be shipped by any semen storage/shipping facility without an authorization from the Stallion Manager or Stallion Owner. Shipments will be made Monday through Friday during business hours.

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

AVAILABILITY OF FROZEN SEMEN

Should frozen semen become not available, due to lack/ or loss of due to unforeseeable circumstances, before Mare is first serviced pursuant to this Agreement, Stallion Owner will provide semen from a comparable Stallion.

INDEMNITY

Om El Arab and its owners, principals, agents, employees, veterinarians, and farriers 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 custody of Om El Arab, LLC, 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 Om El Arab. Mare Owner fully understands that Om El Arab 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.

GOVERNING LAW

This agreement shall be construed and interpreted in accordance with the laws of the State of California. Mare Owner agrees that if any suit is brought by Mare Owner or Om El Arab, LLC, for any purpose relating to this Agreement, such suit or legal proceedings must be filed only in small claims, municipal, or Superior Court of Santa Barbara County, CA, and Mare Owner agrees to submit to that court's jurisdiction and venue.

Mare Owner agrees that if Om El Arab or its agents, has to engage the services of an attorney to collect what Mare Owner owes on this contract, Mare Owner shall pay Om El Arab or its agent's attorney fees, whether or not a suit is brought.

This Agreement constitutes the entire Agreement between both 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.**

The parties hereto understand and agree to comply with the terms and conditions as set forth in this Agreement.

CONTRACT #			
Agreement executed by Mare Owner	thisday of	20	
Mare Owner Signature:	Printed Name:		
Date:			
Om El Arab			
Authorized Signature:			
Title:			
Date:			
Payment Information:			
Credit Card #:		Expiration Date:	3 digit code
Name on Card:		Signature:	
Om El Arab accepts MasterCard, Visa	and Amex.		
FedEx Account Number:			

Please contact us at lnfo@omelarab.com for Bank Wiring Instructions: