

2026 Breeding Contract

MEDAN AL SHAQAB

*GREY STALLION, 2014
CA/SCID FREE*

This Agreement is entered into on this day **2026** by
SWEDEN ARABIAN STUD herein referred to as "Stallion Owner" and:

.....

Hereinafter referred to as the "**Mare Owner**" (breeding customer, owner or lessee of the Mare)

Farm name:	
Address:	
Telephone:	
E-mail:	
If in Europe- European valid VAT number:	

As legal Owner or lessee of the Mare:

Registered Name:	
Registration Number:	
Date of Birth:	
Color:	
Sire:	
Dam:	



THE PARTIES HERETO AGREE AS FOLLOWS:

This breeding is not allowed to be sold or transferred and the **breeding need to be used before end of 2028. After that period, the breeding is no longer valid.**

Breeding Fee: Euro 3500

The first two doses of frozen semen per breeding are included free of charge.

Any additional doses will be charged as follows:

- Every Fresh/Shipped semen: € 150.00 per insemination dose
- Frozen semen: € 250.00 per dose

- The Breeding Fee excludes all transport and renting costs of a container for the semen.
- All bank charges are at the expense of the Mare Owner.
- The costs of each dose fresh or extra doses frozen semen, the transport costs and the Health Certificate/TRACES papers by official state veterinarian will be charged separately.

All cost is +25 % Swedish VAT if private costumer without a valid VAT number in Europe.

There is no VAT if you are outside Europe or have a valid European VAT-number.

The breeding fee must be paid upon signing of this contract to the following bank details:

Beneficiary: Sweden Arabian Stud AB
Beneficiary Address: Gustavsberg 250, 451 91, Uddevalla, Sweden
Bank: NORDEA
IBAN: SE26 9500 0099 6034 0625 6879
Swift code: NDEASESS
Reference: *Invoice number*

1. CONDITIONS:

1a. The total number of breedings: one (1)

Each one breeding has the right to ONE breeding certificate, ONE resulting foal.

This foal needs to be produced within the said term.

One breeding of Frozen semen is provided with 2 doses and every dose contains 6 straws.

1b. Transport costs and all costs related to the transport of cooled or frozen semen must be paid in full prior before shipment of the semen. The fees for transport are calculated separately for each specific transport. The fee for Health Certificate/TRACES paper from official veterinarian will be invoiced separately to the Mare Owner.

1c. A breeding certificate will be issued when the mare has been checked in foal with heartbeat, when all conditions in this agreement are met and all payments, including for the services, are received.

This breeding cannot be resold or provided to any other party.

1d. The Stallion Agent or Stallion Owner shall provide semen from the stallion identified in this contract and make no guarantee of the condition of the semen once the semen has left semen storage facility. The Mare Owner shall be responsible for semen storage, proper handling, and insemination into the mare.

1e. The Stallion Agent or Stallion Owner will not be considered responsible for delayed delivery of the semen from the curriers. In case the shipment of the semen gets lost or is delayed by the currier. The costs of collection, handling and Health Certificate will have to be covered by the Mare Owner even if the shipment is lost or delayed.



2. RE-BREED CONDITIONS & LIFE FOAL GUARANTEE:

2a. The Stallion Owner guarantees a return breeding within this breeding season or the following season either for the contracted mare or an approved substitute. After this period the breeding contract is no longer valid. Substitution of different Mare than the Mare named in the Agreement must be approved by "Sweden Arabian Stud" in written.

2b. If the mare aborts or the resulting foal fails to stand and nurse within 48 hours and dies the Mare Owner has a "right to return" until a live foal is produced within the said term. A veterinarian certificate stating the reproductive state of the mare or condition of the foal must accompany a request for a return breeding within 7 days.

2c. The Mare Owner is obligated to notify the Stallion Owner of conceive within 60 days of season end to be eligible to rebreed. Failure to have the mare examined or failure to notify the Stallion Owner of the result shall automatically render the live foal guarantee and applicable rebreeding rights of the Mare Owner null and void.

3. AVAILABILITY OF SEMEN

3a. Should the stallion die, sell or become unavailable for any reason whatsoever and should semen (fresh or frozen) no longer be available, Stallion Owner nor Stallion Manager will no longer be responsible to fulfill this contract. All fees paid by mare owner, including the breeding fee will not be refundable.

3b. Mare Owner also specifically understands that Stallion Owner, Stallion Manager and Semen Storage/Shipping Facility make no guarantees, expressed, or implied as to the fertilizing capacity of any semen provided.

4. REGULATIONS AND REQUIREMENTS OF REGISTRY:

4a. The Mare Owner assumes all responsibility for following the regulations or requirements that may be imposed by any breed registry. It is the Mare Owner's sole responsibility to follow all the necessary requirements and time limits put in place by the Registries to register the foal resulting from this breeding agreement.

4b. The Mare Owner must inform the Stallion Owner the same year the mare is confirmed pregnant to able to be assigned a breeding certificate. If the Mare Owner doesn't report confirmed pregnancy latest 31 of December the year the mare is in foal, to assign a breeding certificate a late fee of 300 Euro will be added to receive the breeding certificate.

5. INDEMNITY:

5a. Sweden Arabian Stud, as Stallion Owner and its, agents, employees, veterinarians shall not be liable for any sickness, disease, theft, or injury which may be suffered by the contracted mare and/ or resulting foal and/or semen during the breeding period of the contracted mare.

5b. This contract constitutes the entire agreement between both parties and may not be modified except in writing and agreed upon by both parties.



6. JURISDICTION:

6a. This agreement shall be a binding agreement once executed by both parties. This agreement and all matters collateral thereto shall be governed by the laws of Sweden.

SIGNATURE MARE OWNER: _____

SIGNATURE STALLION OWNER OR ITS AGENT: _____

DATE: _____

