



Breeding Contract

1.) Parties: This contract is made on _____ 20__ between

Stallion Owner

Mare Owner

Billie Glosser	&	_____
Love N' War Arabians (LNW)		_____
1220 Brewer Road	address	_____
Van Alstyne, Texas 75495	City/St/Zip	_____
(940) 735-2990	Phone #	_____
Billieglosser@aol	Email	_____

2.) Mare Horse: This contract pertains to the Mare: _____
 Mare AHA Registration # _____
 Color: _____ Foaled: _____

3.) Stallion: Breeding to Arabian Stallion owned by Billie Glosser; Namely: GRILLA
 Stallion AHA Registration # 623299
 Color: GREY Foaled: FEB 26 2006

4.) The **fee** to be paid to **Billie Glosser** for this breeding is as follows:
 Stud Fee: \$ _____
 Transportation/Collection/Shipping Fee: \$ _____ (payable to **Mandolyn Hill Farms**)

All Breeding/Transportation/Collection/Shipping fees to be paid prior to shipping Semen

***NOTE:** Billie Glosser/Love N' War Arabians will have available said stallion to be collected twice for one year (included in above fee); after the first two collections in one year (additional handling fee of \$200 per collection will be available two years from the date of this contract after two-years this contract will become null/void).

All fees and expenses state here in are subject to change upon prior written notice.

Live Foal Guarantee: No Fees shall be refunded but Billie Glosser/Love N' War Arabians guarantees a return breeding to the stallion the following year (part of the above two year *note) for either the said mare or an approved substitute should a Live Foal not result from this initial agreement. *Live foal is one that stands, nurses and survives for 72 hours. If there is a death, infertility or other condition that renders it impossible to breed above said Stallion (within the first year of this initial agreement) the stud fee will be fully refunded via original payment method.

Disclaimer of Warranties: LNW hereby disclaims all warranties, express or implied, including without limitation to warranties of merchantability and fitness for a particular purpose, other than those warranties expressly set forth herein.

Limitation of Liability: LNW, its subsidiaries, affiliates, servants, agent, or employees shall not be liable for any cause of action whatsoever arising out of or in any way connected with the breeding or provision of any other service to the mare or any such foal. Breeding customer understands and agrees that LNW its above listed agents shall not be liable for any special, incidental or consequential damages arising from the transactions covered by this Agreement including without limitation, any damages arising from the non-performance of obligations which customer may have undertaken to any third party in reliance upon promises and representation made in the Agreement. IN NO EVENT SHALL LNW, ITS SUBSIDIARIES, AFFILIATES, SERVANTS, AGENTS, OR EMPLOYEES' LIABILITY FOR ANY ACTION OR CAUSE OF ACTION ARISING UNDER THIS AGREEMENT EXCEED THE AMOUNT OF THE FEES PAID BY THE CUSTOMER HEREIN. THE CUSTOMER UNDERSTANDS THAT HORSES ARE LIVING ANIMALS SUBJECT TO INJURY, ILLNESS AND DEATH, AND UNDER NO CIRCUMSTANCE IS LNW OR AFFILIATES, LIABLE FOR ANY INJUURY, ILLNESS, ESTRAY, ACT OF GOD, LOSS OF VALUE, DEATHE OR OTHER UNFORTUNANTE EVENT THAT MAY BEFALL SAID HORSE (S).

Non-Assignability: Customer may not assign any rights or delegate any duties under this agreement without written consent of LNW.

_____	&	_____
Stallion Owner: Billie Glosser	(Signature)	Mare Owner: _____ (Signature)
_____	Date	_____ Date

Contract Expires when live foal is produced or two-year from this dated contract