R.O. Lervick Arabians Stallion Service Contract

1,	(mare owner) hereby a	gree on	(date),
to purchase a breeding to the stallion		, AHRA	registration
number for t	he (year)	breeding season su	bject to the
following conditions:			
A copy of the Mare's registration presented for breeding.	papers must accompar	y the mare at the	time she is
1. BREEDING : I agree to pay t	he Purebred Arabian Stallic	n Fee of	or the
Half Arabian Stallion Fee of			
fee. I understand that the booking t	<u>ee is payable upon the ex</u>	ecution of this contra	act, and that
the balance of the stud fee is payable	e on or before the date on	which the mare is pic	ked up after
breeding at R.O. Lervick Arabians. If	my mare does not concein	ve, I must provide a	satisfactory
certificate by a licensed practicing ve	terinarian to R.O. Lervick A	Arabians within sixty	(60) days of
the last breeding date, in order to ha	ve the balance of the stud	fee, after subtraction	of the non-
refundable booking fee, returned.			

- 2. **MARE CARE:** I agree to pay <u>\$12.00</u> per day for mare care without a foal. All mare care shall be due and payable **before** the mare leaves R.O. Lervick Arabians.
- 3. MARE CONDITION AND STATUS: I represent and warrant that the Mare to be bred is halter broke, healthy, and in sound breeding condition. I will provide a cervical culture on my mare (not required on maiden mares) and warrant that my mare is free of all communicable diseases upon delivery to R.O. Lervick Arabians. I will provide a record of current vaccinations for Equine Influenza, Rhino-Pneumonitis, Tetanus, and Strangles. If my mare arrives without record of such vaccinations, to R.O. Lervick Arabians, at their option, may either not accept the mare or have a licensed veterinarian provide the vaccinations at my expense. R.O. Lervick Arabians may exercise its own judgment in caring for and supervising my mare and/or foal and may have performed at its discretion, such veterinary services as are deemed reasonably necessary. This includes but is not limited to worming, treating for infections, diseases, accident-related conditions, preventative measures, palpation, or ultrasound.
- 4. **BREEDING PROTOCOL**: R.O. Lervick Arabians agrees to diligently breed by artificial insemination and attempt to settle owner's mare during those heat cycles which occur while mare is at breeder's bar, per owner's discretion. R.O. Lervick Arabians does not give a Live Foal Guarantee for any mare leaving the breeding premises unless the mare has been pregnancy-checked and found to be in foal.
- LIVE FOAL GUARANTEE: If owner's mare fails to settle, or conceives but fails to produce a live foal, the mare may be returned for breeding during the two (2) successive breeding seasons per the terms and conditions provided for in this agreement. Re-breeding must occur during the two (2) successive breeding seasons (contingent upon the owner's payment of a second non-refundable \$300.00 booking fee) or the re-breeding right shall be lost. If mare or its substitute (at breeder's discretion) fails to produce a live foal after two (2) season's re-breeding attempts, this contract shall become void, and the balance of the stallion fee, less booking fees, refunded.

The term "Live Foal" shall mean a foal that stands, nurses, and survives twenty-four hours. All foals born to mares which have been bred to a stallion owned or leased by R.O. Lervick Arabians shall be presumed to be live foals unless the Farm receives written notification within ten (10) days of the date of death, signed by a licensed practicing veterinarian certifying that such foal was not a live foal. If

mare is not vaccinated against Rhino-Pneumonitis and aborts, the Live Foal Guarantee, and the entire stud fee, shall be forfeited.

The Live Foal Guarantee in this contract is non-transferable and non-assignable, and should the mare be sold or otherwise disposed of prior to the birth of the foal, the Live Foal Guarantee granted hereunder shall be void.

- 6. **REGISTRATION OF FOAL**: Breeder shall sign a registration application upon presentation by mare owner so long as all fees due under this contract have been paid.
- 7. **STALLION OR MARE DISABILITY**: The parties agree that should the stallion die or become unfit for service for any reason, or if the mare should die or become unfit to breed for any reason, this contract shall become null and void, and both parties are relieved from any obligation hereunder. If, under these circumstances, monies have been paid under the terms of this contract by the mare owner toward the stallion fee, such funds, with the exception of the non-refundable booking fee, shall be returned to the mare owner, so long as mare owner has paid current all daily boarding and other expenses due and owing under the terms of this agreement.
- 8. **VETERINARY/FARRIER CARE**: Owner agrees to pay on a timely basis, all veterinary expenses which may be incurred as the result of veterinary care and treatment which, in breeder's discretion, is necessary for such mare during the course of her stay at R.O. Lervick Arabians for breeding purposes. Owner also agrees to pay farrier on a timely basis.
- 9. **DEFAULT AND LIEN**: Owner shall be in default under the terms of this breeding contract if all fees due and owing hereunder are not paid to R.O. Lervick Arabians at the time owner's mare is due for return to owner after breeding. Pursuant to Washington State law, a lien shall attach to owner's horse in favor of breeder prior to mare being returned to owner. Breeder shall be authorized to retain possession of owner's mare until amounts due under the terms of this agreement are paid. Breeder may enforce such lien according to Washington's agister lien statute (RCW 60.56) under the laws of the State of Washington.
- 10. **LIMITATION OF LIABILITY**: Breeder shall not be liable for any injuries suffered by owner's mare during the course of breeding attempts so long as reasonable and safe breeding practices are followed. Any disputes arising under the terms of this contract shall be resolved under Washington State law, before Snohomish County Washington District or Superior Courts. Notice of service of process in connection with any legal action arising under the terms of this agreement shall be deemed received so long as either party mails such notice by regular U.S. mail to the other party at addresses listed herein. All costs and attorney's fees incurred as a result of any lien foreclosure actions arising under the terms of this contract shall be paid by the owner. Costs and attorney's fees which are incurred as a result of any other dispute arising under this agreement shall be paid by the non-prevailing party.

SIGNED this	day of		_, 20
		R.O. Lervick Arabians 3420 Silvana Terrace Road Stanwood, Washington 98292	
	By: Title:		

Owner:	
	(Print Name)
	(Signature)
	(Address)
	(City, State, Zip Code)