

**DOUBLE LL FARM**  
**STALLION SERVICE CONTRACT**

The parties here to contract one service for the 20<sup>26</sup> breeding season to FLARE FOR NORV (Stallion)

her dam \_\_\_\_\_ and sire of the dam \_\_\_\_\_ (Mare) registration number \_\_\_\_\_ her sire \_\_\_\_\_

1. The breeding fee for this season is \$ NM/HA A ship semen fee of \$ 500.00 is required per shipment  
**ALL FEES MUST BE PAID PRIOR TO SHIPMENT**
2. The non-refundable Farm fee/Booking fee of \$ 500.00 shall be paid to Double LL Farm ("Breeder") and, is due upon execution of this Contract. Payment of the booking fee must be paid in full before the Mare is brought to Breeder to ensure Mare agistor's services and booking. The remainder of the total breeding fee, plus veterinarian and board charges shall be paid by Mare Owner, or any agent of Mare's Owner, ~~makes~~ physical possession of the Mare; and, unless other prior arrangements have been made in written agreement Any booking fee shall not be refundable or refunded. The Breeder, Stallion owners and/or authorized agents, shall have possessory, statutory Agistor's lien on the Mare for all unpaid bills, invoices and statements arising from the performance of the Contract and as costs, fees and expense are otherwise incurred for the feed, board and care of the Mare.

3. Mare Care board shall be at the rate of \$ 25 Dry or \$ 28 Wet per day. The Mare shall be presented by the Mare's owner in healthy and sound breeding condition. This Contract shall be Breeder's authorization to have the Mare examined or cultured by the veterinarian of Breeder's choice at any time and, for all occasions; and at the Mare owner's sole fee, cost and expense. Mare owner shall at all times be responsible for all veterinary fees costs and expense(s) for the Mare. It is understood that Breeder and its representatives will exercise their best judgment in the care and supervision of the mare and/or foal, but shall not be liable for injury, accident, sickness or death of Mare and/or foal unless due to actual, legally proved, wanton, willful, reckless or malicious conduct of Breeder.
4. Mare owner agrees to present a healthy and sound Mare for breeding by July 1st of the current Contract year. Mare owner will furnish a copy of the Mare's registration certificate to Stallion owner.
5. In the event, after acceptance of the Mare, Breeder decides, due to the Mare's health or any other reason(s), that the Mare cannot settle, or, that the Breeder, at its sole election, does not desire an attempt to settle the mare for any reason, then Breeder has the right to reasonably notify the Mare owner and, thereafter elect to refund the booking fee, less any veterinarian fees and board bills prior to further electing to cancel and render null and void this Contract.
6. Breeder shall use its best judgment, as well as diligent effort toward settling the mare, but in the event she is not settled at the end of the breeding season (July 1), the Mare owner shall hold next breeding season at the contracted breeding fee. In addition thereto, in the event the foal does not stand and nurse; and where a veterinarian so certifies, the Mare owner shall also have the right to return the Mare or another mare for the next breeding season at the same breeding fee agreed to herein.
7. Stallion breeder's certificate shall normally be issued by or before the birth of the foal. However, Breeder's certificate shall not be delivered to the Mare owner until any and all of the breeding fee, mare care and veterinary fees, costs and expenses are paid to Breeder or Breeder's agents in full.
8. In the event the Stallion dies, becomes unavailable to Breeder, or becomes unfit for service; or, if the Mare dies while in the care of Breeder, this Contract shall be rendered, by these conditions immediately null and void upon such condition and, the booking fee shall be returned to Mare Owner less there remain(s) outstanding bills, fees, cost, expenses or any other charges.
9. In the event this Contract is breached by Breeder for any reason, the parties agree, because of the difficulty in determining actual damages, that the liquidated damages for actual and legally proved breach of the Contract by Breeder shall be only that amount of money equal to the breeding fee paid by Mare owner to Breeder, plus the mare care-board fees, costs and expense paid by Mare owner to Breeder under the terms of this contract.
10. The understanding and agreement of the parties is that any Mare named herein is personal property in the State of New Mexico, and, thereby the subject of certain Uniform Commercial Statutes and for which Breeder makes no warranties, express or implied, other than those expressly stated in this Contract. Breeder specifically denies the existence of any implied warranties, including warranty(ies) of merchantability or fitness for a particular purpose. Breeder further denies that any warranties exist regarding the manner in which this Contract is to be performed by Breeder under any and all circumstances whether foreseen or otherwise.
11. The parties agree that should any disputes arise regarding the alleged non - performance or alleged breach of this Contract that the matter shall be submitted to binding arbitration. The parties further agree that each party shall at any stage in any proceedings, be it formal of informal legal action, pay their own attorney's fees, costs and expense should a dispute arise from the Contract. Generally, and subject to the recommendation of the attending veterinarian, Mares will be verified in foal by ultrasound examination.
12. The parties agree New Mexico law and policy shall be the only law and policy that apply to this Contract and, while considering as much, that the Equine Liability Act (ss 42-13-1-NMSA 1978 (as amended) shall apply hereto and particularly where the law and policy of the State of New Mexico is determined to be that an equine professional, such as Breeder herein, is generally not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities.
13. Upon review, understanding and execution by signature upon this written document, this Contract shall then become binding upon both parties and subject only to the above written; and specific terms and conditions herein.

Signed and Agreed to this \_\_\_\_\_ day of 2026 Owner, Owner's Authorized A  
Lessee of Mare

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone Number

W. L. Mooring, Owner/Operator  
Double LL Farm (Breeder)  
Post Office Box 40  
Bosque, New Mexico 87006  
(505) 864-2485

**DOUBLE LL FARM  
STALLION SERVICE CONTRACT**

The parties here to contract one service for the 20<sup>26</sup> breeding season to JESS A CHICKS her sire (Stallion)  
(Mare) registration number \_\_\_\_\_ and sire of the dam \_\_\_\_\_

1. The breeding fee for this season is \$ NH/BA A ship semen fee of \$ 500.00 is required per shipment  
**ALL FEES MUST BE PAID PRIOR TO SHIPMENT**
2. The non-refundable Farm fee/Booking fee of \$ 500.00 shall be paid to Double LL Farm ("Breeder") and, is due upon execution of this Contract. Payment of the booking fee must be paid in full before the Mare is brought to Breeder to ensure Mare Agstor's services and booking. The remainder of the total breeding fee, plus veterinarian and board charges shall be paid by Mare Owner, or any agent of Mare's Owner, ~~retains physical possession of the Mare;~~ and , unless other prior arrangements have been made in written agreement Any booking fee shall ~~not~~ be refundable or refunded. The Breeder, Stallion owners and/or authorized agents, shall have possessory, statutory Agstor's lien on the Mare for all unpaid bills, invoices and statements arising from the performance of the Contract and as costs, fees and expense are otherwise incurred for the feed, board and care of the Mare.

3. Mare Care board shall be at the rate of \$ 25 Dry or \$ 28 Wet per day. The Mare shall be presented by the Mare's owner in healthy and sound breeding condition. This Contract shall be Breeder's authorization to have the Mare examined or cultured by the veterinarian of Breeder's choice at any time and, for all occasions; and at the Mare owner's sole fee, cost and expense. Mare owner shall at all times be responsible for all veterinary fees costs and expense(s) for the Mare. It is understood that Breeder and its representatives will exercise their best judgment in the care and supervision of the mare and/or foal, but shall not be liable for injury, accident, sickness or death of Mare and/or foal unless due to actual, legally proved, wanton, willful, reckless or malicious conduct of Breeder.
4. Mare owner agrees to present a healthy and sound Mare for breeding by July 1st of the current Contract year. Mare owner will furnish a copy of the Mare's registration certificate to Stallion owner.
5. In the event, after acceptance of the Mare, Breeder decides, due to the Mare's health or any other reason(s), that the Mare cannot settle, or, that the Breeder, at its sole election, does not desire an attempt to settle the mare for any reason, then Breeder has the right to reasonably notify the Mare owner and, to thereafter elect to refund the booking fee, less any veterinarian fees and board bills prior to further electing to cancel and render null and void this Contract.
6. Breeder shall use its best judgment, as well as diligent effort toward settling the mare, but in the event she is not settled at the end of the breeding season (July 1), the Mare owner shall hold next breeding season at the contacted breeding fee. In addition thereto, in the event the foal does not stand and nurse; and where a veterinarian so certifies, the Mare owner shall also have the right to return the Mare or another mare for the next breeding season at the same breeding fee agreed to herein.
7. Stallion breeder's certificate shall normally be issued by or before the birth of the foal. However, Breeder's certificate shall not be delivered to the Mare owner until any and all of the breeding fee, mare care and veterinary fees, costs and expenses are paid to Breeder or Breeder's agents in full.
8. In the event the Stallion dies, becomes unavailable to Breeder, or becomes unfit for service; or, if the Mare dies while in the care of Breeder, this Contract shall be rendered, by these conditions immediately null and void upon such condition and, the booking fee shall be returned to Mare Owner less there remain(s) outstanding bills, fees, cost, expenses or any other charges.
9. In the event this Contract is breached by Breeder for any reason, the parties agree, because of the difficulty in determining actual damages, that the liquidated damages for actual and legally proved breach of the Contract by Breeder shall be only that amount of money equal to the breeding fee paid by Mare owner to Breeder, plus the mare care-board fees, costs and expense paid by Mare owner to Breeder under the terms of this contract.
10. The understanding and agreement of the parties is that any Mare named herein is personal property in the State of New Mexico, and, thereby the subject of certain Uniform Commercial Statutes and for which Breeder makes no warranties, express or implied, other than those expressly stated in this Contract. Breeder specifically denies the existence of any implied warranties, including warranty(ies) of merchantability or fitness for a particular purpose. Breeder further denies that any warranties exist regarding the manner in which this Contract is to be performed by Breeder under any and all circumstances whether foreseen or otherwise.
11. The parties agree that should any disputes arise regarding the alleged non - performance or alleged breach of this Contract that the matter shall be submitted to binding arbitration. The parties further agree that each party shall at any stage in any proceedings, be it formal of informal legal action, pay their own attorney's fees, costs and expense should a dispute arise from the Contract. Generally, and subject to the recommendation of the attending veterinarian, Mares will be verified in foal by ultrasound examination.
12. The parties agree New Mexico law and policy shall be the only law and policy that apply to this Contract and, while considering as much, that the Equine Liability Act (ss 42-13-1-NMMSA 1978 (as amended) shall apply hereto and particularly where the law and policy of the State of New Mexico is determined to be that an equine professional such as Breeder herein, is generally not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities.
13. Upon review, understanding and execution by signature upon this written document, this Contract shall then become binding upon both parties and subject only to the above written, and specific terms and conditions herein.

Signed and Agreed to this 20<sup>26</sup> day of \_\_\_\_\_, \_\_\_\_\_ Owner, Owner's Authorized A  
Lessee of Mare

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone Number

W. L. Mooring, Owner/Operator  
Double LL Farm (Breeder)  
Post Office Box 40  
Bosque, New Mexico 87006  
(505) 864-2485

**DOUBLE LL FARM  
STALLION SERVICE CONTRACT**

The parties here to contract one service for the 20 26 breeding season to PROSPECT TO THE TOP (Stallion)  
her dam \_\_\_\_\_ (Mare) registration number \_\_\_\_\_ her sire \_\_\_\_\_ and sire of the dam \_\_\_\_\_

1. The breeding fee for this season is \$ NMIBA A ship semen fee of \$ 500.00 is required per shipment  
**ALL FEES MUST BE PAID PRIOR TO SHIPMENT**
2. The non-refundable Farm fee/Booking fee of \$ 500.00 shall be paid to Double LL Farm ("Breeder") and is due upon execution of this Contract. Payment of the booking fee must be paid in full before the Mare is brought to Breeder to ensure Mare agistor's services and booking. The remainder of the total breeding fee, plus veterinarian and board charges shall be paid by Mare Owner, or any agent of Mare's Owner, makes physical possession of the Mare; and, unless other prior arrangements have been made in written agreement Any booking fee shall not be refundable or refunded. The Breeder, Stallion owners and/or authorized agents, shall have possessory, statutory Agistor's lien on the Mare for all unpaid bills, invoices and statements arising from the performance of the Contract and as costs, fees and expense are otherwise incurred for the feed, board and care of the Mare.
3. Mare Care board shall be at the rate of \$ 25 Dry or \$ 28 Wet per day. The Mare shall be presented by the Mare's owner in healthy and sound breeding condition. This Contract shall be Breeder's authorization to have the Mare examined or cultured by the veterinarian of Breeder's choice at any time and, for all occasions; and at the Mare owner's sole fee, cost and expense. Mare owner shall at all times be responsible for all veterinary fees costs and expense(s) for the Mare. It is understood that Breeder and its representatives will exercise their best judgment in the care and supervision of the mare and/or foal, but shall not be liable for injury, accident, sickness or death of Mare and/or foal unless due to actual, legally proved, wanton, willful, reckless or malicious conduct of Breeder.
4. Mare owner agrees to present a healthy and sound Mare for breeding by July 1st of the current Contract year. Mare owner will furnish a copy of the Mare's registration certificate to Stallion owner.
5. In the event, after acceptance of the Mare, Breeder decides, due to the Mare's health or any other reason(s), that the Mare cannot settle, or, that the Breeder, at its sole election, does not desire an attempt to settle the mare for any reason, then Breeder has the right to reasonably notify the Mare owner and, to thereafter elect to refund the booking fee, less any veterinarian fees and board bills prior to further electing to cancel and render null and void this Contract.
6. Breeder shall use its best judgment, as well as diligent effort toward setting the mare, but in the event she is not settled at the end of the breeding season (July 1), the Mare owner shall hold next breeding season at the contacted breeding fee. In addition thereto, in the event the foal does not stand and nurse, and where a veterinarian so certifies, the Mare owner shall also have the right to return the Mare or another mare for the next breeding season at the same breeding fee agreed to herein.
7. Stallion breeder's certificate shall normally be issued by or before the birth of the foal. However, Breeder's certificate shall not be delivered to the Mare owner until any and all of the breeding fee, mare care and veterinary fees, costs and expenses are paid to Breeder or Breeder's agents in full.
8. In the event the Stallion dies, becomes unavailable to Breeder, or becomes unfit for service; or, if the Mare dies while in the care of Breeder, this Contract shall be rendered, by these conditions immediately null and void upon such condition and, the booking fee shall be returned to Mare Owner less the remaining(s) outstanding bills, fees, cost, expenses or any other charges.
9. In the event this Contract is breached by Breeder for any reason, the parties agree, because of the difficulty in determining actual damages, that the liquidated damages for actual and legally proved breach of the Contract by Breeder shall be only that amount of money equal to the breeding fee paid by Mare owner to Breeder, plus the mare care-board fees, costs and expense paid by Mare owner to Breeder under the terms of this contract.
10. The understanding and agreement of the parties is that any Mare named herein is personal property in the State of New Mexico, and, thereby the subject of certain Uniform Commercial Statutes and for which Breeder makes no warranties, express or implied, other than those expressly stated in this Contract. Breeder specifically denies the existence of any implied warranties, including warranty(ies) of merchantability or fitness for a particular purpose. Breeder further denies that any warranties exist regarding the manner in which this Contract is to be performed by Breeder under any and all circumstances whether foreseen or otherwise.
11. The parties agree that should any disputes arise regarding the alleged non - performance or alleged breach of this Contract that the matter shall be submitted to binding arbitration. The parties further agree that each party shall at any stage in any proceedings, be it formal of informal legal action, pay their own attorney's fees, costs and expense should a dispute arise from the Contract. Generally, and subject to the recommendation of the attending veterinarian, Mares will be verified in foal by ultrasound examination.
12. The parties agree New Mexico law and policy shall be the only law and policy that apply to this Contract and, while considering as much, that the Equine Liability Act (ss 42-1-3-j-NMMSA, 1978 (as amended)) shall apply hereto and particularly where the law and policy of the State of New Mexico is determined to be that an equine professional, such as Breeder herein, is generally not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities.
13. Upon review, understanding and execution by signature upon this written document, this Contract shall then become binding upon both parties and subject only to the above written, and specific terms and conditions herein.

Signed and Agreed to this \_\_\_\_\_ day of \_\_\_\_\_, 2026

Owner, Owner's Authorized A  
Lessee of Mare

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone Number

W. L. Mooring, Owner/Operator  
Double LL Farm (Breeder)  
Post Office Box 40  
Bosque, New Mexico 87006  
(505) 864-2485

**DOUBLE LL FARM**  
**STALLION SERVICE CONTRACT**

The parties here to contract one service for the 20 26 breeding season to FLASH DIVINE (Stallion)  
(Mare) registration number \_\_\_\_\_ her sire \_\_\_\_\_  
her dam \_\_\_\_\_ and sire of the dam \_\_\_\_\_

1. The breeding fee for this season is \$ NMHA A ship semen fee of \$ 500.00 is required per shipment  
**ALL FEES MUST BE PAID PRIOR TO SHIPMENT**
2. The non-refundable Farm fee/Booking fee of \$ 500.00 shall be paid to Double LL Farm ("Breeder") and is due upon execution of this Contract. Payment of the booking fee must be paid in full before the Mare is brought to Breeder to ensure Mare Agistor's services and booking. The remainder of the total breeding fee, plus veterinarian and board charges shall be paid by Mare Owner, or any agent of Mare's Owner, makes physical possession of the Mare; and, unless other prior arrangements have been made in written agreement Any booking fee shall not be refundable or refunded. The Breeder, Stallion owners and/or authorized agents, shall have possessory, statutory Agistor's lien on the Mare for all unpaid bills, invoices and statements arising from the performance of the Contract and as costs, fees and expense are otherwise incurred for the feed, board and care of the Mare.
3. Mare Care board shall be at the rate of \$ 25 Dry or \$ 28 Wet per day. The Mare shall be presented by the Mare's owner in healthy and sound breeding condition. This Contract shall be Breeder's authorization to have the Mare examined or cultured by the veterinarian of Breeder's choice at any time and, for all occasions; and at the Mare owner's sole fee, cost and expense. Mare owner shall at all times be responsible for all veterinary fees costs and expense(s) for the Mare. It is understood that Breeder and its representatives will exercise their best judgment in the care and supervision of the mare and/or foal, but shall not be liable for injury, accident, sickness or death of Mare and/or foal unless due to actual, legally proved, wanton, willful, reckless or malicious conduct of Breeder.
4. Mare owner agrees to present a healthy and sound Mare for breeding by July 1st of the current Contract year. Mare owner will furnish a copy of the Mare's registration certificate to Stallion owner.
5. In the event, after acceptance of the Mare, Breeder decides, due to the Mare's health or any other reason(s), that the Mare cannot settle, or, that the Breeder, at its sole election, does not desire an attempt to settle the mare for any reason, then Breeder has the right to reasonably notify the Mare owner and, to thereafter elect to refund the booking fee, less any veterinarian fees and board bills prior to further electing to cancel and render null and void this Contract.
6. Breeder shall use its best judgment, as well as diligent effort toward settling the mare, but in the event she is not settled at the end of the breeding season (July 1), the Mare owner shall hold next breeding season at the contacted breeding fee. In addition thereto, in the event the foal does not stand and nurse; and where a veterinarian so certifies, the Mare owner shall also have the right to return the Mare or another mare for the next breeding season at the same breeding fee agreed to herein.
7. Stallion breeder's certificate shall normally be issued by or before the birth of the foal. However, Breeder's certificate shall not be delivered to the Mare owner until any and all of the breeding fee, mare care and veterinary fees, costs and expenses are paid to Breeder or Breeder's agents in full.
8. In the event the Stallion dies, becomes unavailable to Breeder, or becomes unfit for service; or, if the Mare dies while in the care of Breeder, this Contract shall be rendered, by these conditions immediately null and void upon such condition and, the booking fee shall be returned to Mare Owner less there remain(s) outstanding bills, fees, cost, expenses or any other charges.
9. In the event this Contract is breached by Breeder for any reason, the parties agree, because of the difficulty in determining actual damages, that the liquidated damages for actual and legally proved breach of the Contract by Breeder shall be only that amount of money equal to the breeding fee paid by Mare owner to Breeder, plus the mare care-board fees, costs and expense paid by Mare owner to Breeder under the terms of this contract.
10. The understanding and agreement of the parties is that any Mare named herein is personal property in the State of New Mexico, and, thereby the subject of certain Uniform Commercial Statutes and for which Breeder makes no warranties, express or implied, other than those expressly stated in this Contract. Breeder specifically denies the existence of any implied warranties, including warranty(ies) of merchantability or fitness for a particular purpose. Breeder further denies that any warranties exist regarding the manner in which this Contract is to be performed by Breeder under any and all circumstances whether foreseen or otherwise.
11. The parties agree that should any disputes arise regarding the alleged non-performance or alleged breach of this Contract that the matter shall be submitted to binding arbitration. The parties further agree that each party shall at any stage in any proceedings, be it formal of informal legal action, pay their own attorney's fees, costs and expense should a dispute arise from the Contract. Generally, and subject to the recommendation of the attending veterinarian, Mares will be verified in foal by ultrasound examination.
12. The parties agree New Mexico law and policy shall be the only law and policy that apply to this Contract and, while considering as much, that the Equine Liability Act (ss 42-13-1-NMMSA 1978 (as amended)) shall apply hereto and particularly where the law and policy of the State of New Mexico is determined to be that an equine professional, such as Breeder herein, is generally not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities.
13. Upon review, understanding and execution by signature upon this written document, this Contract shall then become binding upon both parties and subject only to the above written, and specific terms and conditions herein.

Signed and Agreed to this \_\_\_\_\_ day of \_\_\_\_\_, 2026

Owner, Owner's Authorized A  
Lessee of Mare

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone Number

W. L. Mooring, Owner/Operator  
Double LL Farm (Breeder)  
Post Office Box 40  
Bosque, New Mexico 87006  
(505) 864-2485

**DOUBLE LL FARM**  
**STALLION SERVICE CONTRACT**

The parties here to contract one service for the 20 26 breeding season to EL TOMATE (Stallion)  
(Mare) registration number                      her sire                       
her dam                      and sire of the dam                     

1. The breeding fee for this season is \$ NMIBA A ship semen fee of \$ 500.00 is required per shipment  
**ALL FEES MUST BE PAID PRIOR TO SHIPMENT**
2. The non-refundable Farm fee/Booking fee of \$ 500.00 shall be paid to Double LL Farm ("Breeder") and is due upon execution of this Contract. Payment of the booking fee must be paid in full before the Mare is brought to Breeder to ensure Mare agitator's services and booking. The remainder of the total breeding fee, plus veterinarian and board charges shall be paid by Mare Owner, or any agent of Mare's Owner, ~~retakes~~ physical possession of the Mare; and , unless other prior arrangements have been made in written agreement Any booking fee shall not be refundable or refunded. The Breeder, Stallion owners and/or authorized agents, shall have possession, statutory Agistor's lien on the Mare for all unpaid bills, invoices and statements arising from the performance of the Contract and as costs, fees and expense are otherwise incurred for the feed, board and care of the Mare.
3. Mare Care board shall be at the rate of \$ 25 Dry or \$ 28 Wet per day. The Mare shall be presented by the Mare's owner in healthy and sound breeding condition. This Contract shall be Breeder's authorization to have the Mare examined or cultured by the veterinarian of Breeder's choice at any time and, for all occasions; and at the Mare owner's sole fee, cost and expense. Mare owner shall at all times be responsible for all veterinary fees costs and expense(s) for the Mare. It is understood that Breeder and his representatives will exercise their best judgment in the care and supervision of the mare and/or foal, but shall not be liable for injury, accident, sickness or death of Mare and/or foal unless due to actual, legally proved, wanton, willful, reckless or malicious conduct of Breeder.
4. Mare owner agrees to present a healthy and sound Mare for breeding by July 1st of the current Contract year. Mare owner will furnish a copy of the Mare's registration certificate to Stallion owner.
5. In the event, after acceptance of the Mare, Breeder decides, due to the Mare's health or any other reason(s), that the Mare cannot settle, or, that the Breeder, at its sole election, does not desire an attempt to settle the mare for any reason, then Breeder has the right to reasonably notify the Mare owner and, to thereafter elect to refund the booking fee, less any veterinarian fees and board bills prior to further electing to cancel and render null and void this Contract.
6. Breeder shall use its best judgment, as well as diligent effort toward settling the mare, but in the event she is not settled at the end of the breeding season (July 1), the Mare owner shall hold next breeding season at the contracted breeding fee. In addition thereto, in the event the foal does not stand and nurse; and where a veterinarian so certifies, the Mare owner shall also have the right to return the Mare or another mare for the next breeding season at the same breeding fee agreed to herein.
7. Stallion breeder's certificate shall normally be issued by or before the birth of the foal. However, Breeder's certificate shall not be delivered to the Mare owner until any and all of the breeding fee, mare care and veterinary fees, costs and expenses are paid to Breeder or Breeder's agents in full.
8. In the event the Stallion dies, becomes unavailable to Breeder, or becomes unfit for service; or, if the Mare dies while in the care of Breeder, this Contract shall be rendered, by these conditions immediately null and void upon such condition and, the booking fee shall be returned to Mare Owner less there remain(s) outstanding bills, fees, cost, expenses or any other charges.
9. In the event this Contract is breached my Breeder for any reason, the parties agree, because of the difficulty in determining actual damages, that the liquidated damages for actual and legally proved breach of the Contract by Breeder shall be only that amount of money equal to the breeding fee paid by Mare owner to Breeder, plus the mare care-board fees, costs and expense paid by Mare owner to Breeder under the terms of this contract.
10. The understanding and agreement of the parties is that any Mare named herein is personal property in the State of New Mexico, and, thereby the subject of certain Uniform Commercial Statutes and for which Breeder makes no warranties, express or implied, other than those expressly stated in this Contract. Breeder specifically denies the existence of any implied warranties, including warranty(ies) of merchantability or fitness for a particular purpose. Breeder further denies that any warranties exist regarding the manner in which this Contract is to be performed by Breeder under any and all circumstances whether foreseen or otherwise.
11. The parties agree that should any disputes arise regarding the alleged non - performance or alleged breach of this Contract that the matter shall be submitted to binding arbitration. The parties further agree that each party shall at any stage in any proceedings, be it formal of informal legal action, pay their own attorney's fees, costs and expense should a dispute arise from the Contract. Generally, and subject to the recommendation of the attending veterinarian, Mares will be verified in foal by ultrasound examination.
12. The parties agree New Mexico law and policy shall be the only law and policy that apply to this Contract and, while considering as much, that the Equine Liability Act (ss 42-13-1-NMMSA 1978 (as amended)) shall apply hereto and particularly where the law and policy of the State of New Mexico is determined to be that an equine professional, such as Breeder herein, is generally not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities.
13. Upon review, understanding and execution by signature upon this written document, this Contract shall then become binding upon both parties and subject only to the above written; and specific terms and conditions herein.

Signed and Agreed to this 26 day of 2024 Owner, Owner's Authorized A  
Lessee of Mare

Signature

Name

Address

City, State, Zip

Phone Number

W. L. Mooring, Owner/Operator  
Double LL Farm (Breeder)  
Post Office Box 40  
Bosque, New Mexico 87006  
(505) 864-2485

**DOUBLE LL FARM  
STALLION SERVICE CONTRACT**

The parties here to contract one service for the 20 26 breeding season to MR GOLDMOVER (Stallion)

her dam \_\_\_\_\_ and sire of the dam \_\_\_\_\_ (Mare) registration number \_\_\_\_\_ her sire \_\_\_\_\_

1. The breeding fee for this season is \$ NM/HA A ship semen fee of \$ 500.00 is required per shipment  
**ALL FEES MUST BE PAID PRIOR TO SHIPMENT**
2. The non-refundable Farm fee/Booking fee of \$ 500.00 shall be paid to Double LL Farm ("Breeder") and is due upon execution of this Contract. Payment of the booking fee must be paid in full before the Mare is brought to Breeder to ensure Mare Agistor's services and booking. The remainder of the total breeding fee, plus veterinarian and board charges shall be paid by Mare Owner, or any agent of Mare's Owner, ~~makes~~ physical possession of the Mare; and, unless other prior arrangements have been made in written agreement Any booking fee shall not be refundable or refunded. The Breeder, Stallion owners and/or authorized agents, shall have possession, statutory Agistor's lien on the Mare for all unpaid bills, invoices and statements arising from the performance of the Contract and as costs, fees and expense are otherwise incurred for the feed, board and care of the Mare.
3. Mare Care board shall be at the rate of \$ 25 Dry or \$ 28 Wet per day. The Mare shall be presented by the Mare's owner in healthy and sound breeding condition. This Contract shall be Breeder's authorization to have the Mare examined or cultured by the veterinarian of Breeder's choice at any time and, for all occasions; and at the Mare owner's sole fee, cost and expense. Mare owner shall at all times be responsible for all veterinary fees costs and expense(s) for the Mare. It is understood that Breeder and its representatives will exercise their best judgment in the care and supervision of the mare and/or foal, but shall not be liable for injury, accident, sickness or death of Mare and/or foal unless due to actual, legally proved, wanton, willful, reckless or malicious conduct of Breeder.
4. Mare owner agrees to present a healthy and sound Mare for breeding by July 1st of the current Contract year. Mare owner will furnish a copy of the Mare's registration certificate to Stallion owner.
5. In the event, after acceptance of the Mare, Breeder decides, due to the Mare's health or any other reason(s), that the Mare cannot settle, or, that the Breeder, at its sole election, does not desire an attempt to settle the mare for any reason, then Breeder has the right to reasonably notify the Mare owner and, to thereafter elect to refund the booking fee, less any veterinarian fees and board bills prior to further electing to cancel and render null and void this Contract.
6. Breeder shall use its best judgment, as well as diligent effort toward settling the mare, but in the event she is not settled at the end of the breeding season (July 1), the Mare owner shall hold next breeding season at the contacted breeding fee. In addition thereto, in the event the foal does not stand and nurse; and where a veterinarian so certifies, the Mare owner shall also have the right to return the Mare or another mare for the next breeding season at the same breeding fee agreed to herein.
7. Stallion breeder's certificate shall normally be issued by or before the birth of the foal. However, Breeder's certificate shall not be delivered to the Mare owner until any and all of the breeding fee, mare care and veterinary fees, costs and expenses are paid to Breeder or Breeder's agents in full.
8. In the event the Stallion dies, becomes unavailable to Breeder, or becomes unfit for service; or, if the Mare dies while in the care of Breeder, this Contract shall be rendered, by these conditions immediately null and void upon such condition and, the booking fee shall be returned to Mare Owner less there remaining(s) outstanding bills, fees, cost, expenses or any other charges.
9. In the event this Contract is breached by Breeder for any reason, the parties agree, because of the difficulty in determining actual damages, that the liquidated damages for actual and legally proved breach of the Contract by Breeder shall be only that amount of money equal to the breeding fee paid by Mare owner to Breeder, plus the mare care-board fees, costs and expense paid by Mare owner to Breeder under the terms of this contract.
10. The understanding and agreement of the parties is that any Mare named herein is personal property in the State of New Mexico, and, thereby the subject of certain Uniform Commercial Statutes and for which Breeder makes no warranties, express or implied, other than those expressly stated in this Contract. Breeder specifically denies the existence of any implied warranties, including warranty(ies) of merchantability or fitness for a particular purpose. Breeder further denies that any warranties exist regarding the manner in which this Contract is to be performed by Breeder under any and all circumstances whether foreseen or otherwise.
11. The parties agree that should any disputes arise regarding the alleged non - performance or alleged breach of this Contract that the matter shall be submitted to binding arbitration. The parties further agree that each party shall at any stage in any proceedings, be it formal of informal legal action, pay their own attorney's fees, costs and expense should a dispute arise from the Contract. Generally, and subject to the recommendation of the attending veterinarian, Mares will be verified in foal by ultrasound examination.
12. The parties agree New Mexico law and policy shall be the only law and policy that apply to this Contract and, while considering as much, that the Equine Liability Act (ss 42-13-1-NMESA 1978 (as amended)) shall apply hereto and particularly where the law and policy of the State of New Mexico is determined to be that an equine professional such as Breeder herein, is generally not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities.
13. Upon review, understanding and execution by signature upon this written document, this Contract shall then become binding upon both parties and subject only to the above written, and specific terms and conditions herein.

Signed and Agreed to this 2024 day of \_\_\_\_\_, \_\_\_\_\_ Owner, Owner's Authorized A  
Lessee of Mare

Signature

Name

Address

City, State, Zip

Phone Number

W. L. Mooring, Owner/Operator  
Double LL Farm (Breeder)  
Post Office Box 40  
Bosque, New Mexico 87006  
(505) 864-2485

**DOUBLE LL FARM  
STALLION SERVICE CONTRACT**

The parties here to contract one service for the 20 26 breeding season to TF IM THAT GUY (Stallion)

her dam \_\_\_\_\_ and sire of the dam \_\_\_\_\_ (Mare) registration number \_\_\_\_\_ her sire \_\_\_\_\_

1. The breeding fee for this season is \$ NMMSA A ship semen fee of \$ 500.00 is required per shipment  
**ALL FEES MUST BE PAID PRIOR TO SHIPMENT**
2. The non-refundable Farm fee/Booking fee of \$ 500.00 shall be paid to Double LL Farm ("Breeder") and is due upon execution of this Contract. Payment of the booking fee must be paid in full before the Mare is brought to Breeder to ensure Mare Agistor's services and booking. The remainder of the total breeding fee, plus veterinarian and board charges shall be paid by Mare Owner, or any agent of Mare's Owner, makes physical possession of the Mare; and , unless other prior arrangements have been made in written agreement Any booking fee shall not be refundable or refunded. The Breeder, Stallion owners and/or authorized agents, shall have possessory, statutory Agistor's lien on the Mare for all unpaid bills, invoices and statements arising from the performance of the Contract and as costs, fees and expense are otherwise incurred for the feed, board and care of the Mare.
3. Mare Care board shall be at the rate of \$ 25 Dry or \$ 28 Wet per day. The Mare shall be presented by the Mare's owner in healthy and sound breeding condition. This Contract shall be Breeder's authorization to have the Mare examined or cultured by the veterinarian of Breeder's choice at any time and, for all occasions; and at the Mare owner's sole fee, cost and expense. Mare owner shall at all times be responsible for all veterinary fees costs and expense(s) for the Mare. It is understood that Breeder and its representatives will exercise their best judgment in the care and supervision of the mare and/or foal, but shall not be liable for injury, accident, sickness or death of Mare and/or foal unless due to actual, legally proved, wanton, willful, reckless or malicious conduct of Breeder.
4. Mare owner agrees to present a healthy and sound Mare for breeding by July 1st of the current Contract year. Mare owner will furnish a copy of the Mare's registration certificate to Stallion owner.
5. In the event, after acceptance of the Mare, Breeder decides, due to the Mare's health or any other reason(s), that the Mare cannot settle, or, that the Breeder, at its sole election, does not desire an attempt to settle the mare for any reason, then Breeder has the right to reasonably notify the Mare owner and, to thereafter elect to refund the booking fee. Less any veterinarian fees and board bills prior to further electing to cancel and render null and void this Contract.
6. Breeder shall use its best judgment, as well as diligent effort toward settling the mare, but in the event she is not settled at the end of the breeding season (July 1), the Mare owner shall hold next breeding season at the contacted breeding fee. In addition thereto, in the event the foal does not stand and nurse; and where a veterinarian so certifies, the Mare owner shall also have the right to return the Mare or another mare for the next breeding season at the same breeding fee agreed to herein.
7. Stallion breeder's certificate shall normally be issued by or before the birth of the foal. However, Breeder's certificate shall not be delivered to the Mare owner until any and all of the breeding fee, mare care and veterinary fees, costs and expenses are paid to Breeder or Breeder's agents in full.
8. In the event the Stallion dies, becomes unavailable to Breeder, or becomes unfit for service; or, if the Mare dies while in the care of Breeder, this Contract shall be rendered, by these conditions immediately null and void upon such condition and, the booking fee shall be returned to Mare Owner less there remain(s) outstanding bills, fees, cost, expenses or any other charges.
9. In the event this Contract is breached by Breeder for any reason, the parties agree, because of the difficulty in determining actual damages, that the liquidated damages for actual and legally proved breach of the Contract by Breeder shall be only that amount of money equal to the breeding fee paid by Mare owner to Breeder, plus the mare care-board fees, costs and expense paid by Mare owner to Breeder under the terms of this contract.
10. The understanding and agreement of the parties is that any Mare named herein is personal property in the State of New Mexico, and, thereby by the subject of certain Uniform Commercial Statutes and for which Breeder makes no warranties, express or implied, other than those expressly stated in this Contract. Breeder specifically denies the existence of any implied warranties, including warranty(ies) of merchantability or fitness for a particular purpose. Breeder further denies that any warranties exist regarding the manner in which this Contract is to be performed by Breeder under any and all circumstances whether foreseen or otherwise.
11. The parties agree that should any disputes arise regarding the alleged non - performance or alleged breach of this Contract that the matter shall be submitted to binding arbitration. The parties further agree that each party shall at any stage in any proceedings, be it formal of informal legal action, pay their own attorney's fees, costs and expense should a dispute arise from the Contract. Generally, and subject to the recommendation of the attending veterinarian. Mares will be verified in foal by ultrasound examination.
12. The parties agree New Mexico law and policy shall be the only law and policy that apply to this Contract and, while considering as much, that the Equine Liability Act (ss 42-13-1 -NMMSA 1978 (as amended)) shall apply hereto and particularly where the law and policy of the State of New Mexico is determined to be that an equine professional, such as Breeder herein, is generally not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities.
13. Upon review, understanding and execution by signature upon this written document, this Contract shall then become binding upon both parties and subject only to the above written: and specific terms and conditions herein.

Signed and Agreed to this \_\_\_\_\_ day of \_\_\_\_\_, 2026

Owner, Owner's Authorized A  
Lessee of Mare

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone Number

W. L. Mooring, Owner/Operator  
Double LL Farm (Breeder)  
Post Office Box 40  
Bosque, New Mexico 87006  
(505) 864-2485

**DOUBLE LL FARM  
STALLION SERVICE CONTRACT**

The parties here to contract one service for the 20 26 breeding season to RUNAWAY GHOST (Stallion)  
her dam \_\_\_\_\_ and sire of the dam \_\_\_\_\_ (Mare) registration number \_\_\_\_\_ her sire \_\_\_\_\_

1. The breeding fee for this season is \$ NM/IBA. A ship semen fee of \$ 500.00 is required per shipment  
**ALL FEES MUST BE PAID PRIOR TO SHIPMENT**
2. The non-refundable Farm fee/Booking fee of \$ 500.00 shall be paid to Double LL Farm ("Breeder") and is due upon execution of this Contract. Payment of the booking fee must be paid in full before the Mare is brought to Breeder to ensure Mare Agstior's services and booking. The remainder of the total breeding fee, plus veterinarian and board charges shall be paid by Mare Owner, or any agent of Mare's Owner, ~~makes~~ physical possession of the Mare; and , unless other prior arrangements have been made in written agreement Any booking fee shall not be refundable or refunded. The Breeder, Stallion owners and/or authorized agents, shall have possession, statutory Agstior's lien on the Mare for all unpaid bills, invoices and statements arising from the performance of the Contract and as costs, fees and expense are otherwise incurred for the feed, board and care of the Mare.

3. Mare Care board shall be at the rate of \$ 25 Dry or \$ 28 Wet per day. The Mare shall be presented by the Mare's owner in healthy and sound breeding condition. This Contract shall be Breeder's authorization to have the Mare examined or cultured by the veterinarian of Breeder's choice at any time and, for all occasions; and at the Mare owner's sole fee, cost and expense. Mare owner shall at all times be responsible for all veterinary fees costs and expense(s) for the Mare. It is understood that Breeder and its representatives will exercise their best judgment in the care and supervision of the mare and/or foal, but shall not be liable for injury, accident, sickness or death of Mare and/or foal unless due to actual, legally proved, wanton, willful, reckless or malicious conduct of Breeder.
4. Mare owner agrees to present a healthy and sound Mare for breeding by July 1st of the current Contract year. Mare owner will furnish a copy of the Mare's registration certificate to Stallion owner.
5. In the event, after acceptance of the Mare, Breeder decides, due to the Mare's health or any other reason(s), that the Mare cannot settle, or, that the Breeder, at its sole election, does not desire an attempt to settle the mare for any reason, then Breeder has the right to reasonably notify the Mare owner and, to thereafter elect to refund the booking fee, less any veterinarian fees and board bills prior to further electing to cancel and render null and void this Contract.
6. Breeder shall use its best judgment, as well as diligent effort toward settling the mare, but in the event she is not settled at the end of the breeding season (July 1), the Mare owner shall hold next breeding season at the contacted breeding fee. In addition thereto, in the event the foal does not stand and nurse; and where a veterinarian so certifies, the Mare owner shall also have the right to return the Mare or another mare for the next breeding season at the same breeding fee agreed to herein.
7. Stallion breeder's certificate shall normally be issued by or before the birth of the foal. However, Breeder's certificate shall not be delivered to the Mare owner until any and all of the breeding fee, mare care and veterinary fees, costs and expenses are paid to Breeder or Breeder's agents in full.
8. In the event the Stallion dies, becomes unavailable to Breeder, or becomes unfit for service; or, if the Mare dies while in the care of Breeder, this Contract shall be rendered, by these conditions immediately null and void upon such condition and, the booking fee shall be returned to Mare Owner less the remain(s) outstanding bills, fees, cost, expenses or any other charges.
9. In the event this Contract is breached by Breeder for any reason, the parties agree, because of the difficulty in determining actual damages, that the liquidated damages for actual and legally proved breach of the Contract by Breeder shall be only that amount of money equal to the breeding fee paid by Mare owner to Breeder, plus the mare care-board fees, costs and expense paid by Mare owner to Breeder under the terms of this contract.
10. The understanding and agreement of the parties is that any Mare named herein is personal property in the State of New Mexico, and, thereby the subject of certain Uniform Commercial Statutes and for which Breeder makes no warranties, express or implied, other than those expressly stated in this Contract. Breeder specifically denies the existence of any implied warranties, including warranty(ies) of merchantability or fitness for a particular purpose. Breeder further denies that any warranties exist regarding the manner in which this Contract is to be performed by Breeder under any and all circumstances whether foreseen or otherwise.
11. The parties agree that should any disputes arise regarding the alleged non - performance or alleged breach of this Contract that the matter shall be submitted to binding arbitration. The parties further agree that each party shall at any stage in any proceedings, be it formal of informal legal action, pay their own attorney's fees, costs and expense should a dispute arise from the Contract. Generally, and subject to the recommendation of the attending veterinarian, Mares will be verified in foal by ultrasound examination.
12. The parties agree New Mexico law and policy shall be the only law and policy that apply to this Contract and, while considering as much that the Equine Liability Act (ss 42-13-1)-NIMS A 1978 (as amended) shall apply hereto and particularly where the law and policy of the State of New Mexico is determined to be that an equine professional such as Breeder herein, is generally not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities.
13. Upon review, understanding and execution by signature upon this written document, this Contract shall then become binding upon both parties and subject only to the above written; and specific terms and conditions herein.

Signed and Agreed to this \_\_\_\_\_ day of \_\_\_\_\_, 2026

Owner, Owner's Authorized A  
Lessee of Mare

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone Number

W. L. Mooring, Owner/Operator  
Double LL Farm (Breeder)  
Post Office Box 40  
Bosque, New Mexico 87006  
(505) 864-2485

**DOUBLE LL FARM**  
**STALLION SERVICE CONTRACT**

The parties here to contract one service for the 20 26 breeding season to WAHENES PATRIOT (Stallion)

her dam \_\_\_\_\_ and sire of the dam \_\_\_\_\_ (Mare) registration number \_\_\_\_\_ her sire \_\_\_\_\_

1. The breeding fee for this season is \$ NMHEBA A ship semen fee of \$ 500.00 is required per shipment  
**ALL FEES MUST BE PAID PRIOR TO SHIPMENT**
2. The non-refundable Farm fee/Booking fee of \$ 600.00 shall be paid to Double LL Farm ("Breeder") and is due upon execution of this Contract. Payment of the booking fee must be paid in full before the Mare is brought to Breeder to ensure Mare agistor's services and booking. The remainder of the total breeding fee, plus veterinarian and board charges shall be paid by Mare Owner, or any agent of Mare's Owner, ~~makes~~ physical possession of the Mare; and , unless other prior arrangements have been made in written agreement Any booking fee shall not be refundable or refunded. The Breeder, Stallion owners and/or authorized agents, shall have possession, statutory Agistor's lien on the Mare for all unpaid bills, invoices and statements arising from the performance of the Contract and as costs, fees and expense are otherwise incurred for the feed, board and care of the Mare.
3. Mare Care board shall be at the rate of \$ 25 Dry or \$ 28 Wet per day. The Mare shall be presented by the Mare's owner in healthy and sound breeding condition. This Contract shall be Breeder's authorization to have the Mare examined or cultured by the veterinarian of Breeder's choice at any time and, for all occasions; and at the Mare owner's sole fee, cost and expense. Mare owner shall at all times be responsible for all veterinary fees costs and expense(s) for the Mare. It is understood that Breeder and his representatives will exercise their best judgment in the care and supervision of the mare and/or foal, but shall not be liable for injury, accident, sickness or death of Mare and/or foal unless due to actual, legally proved, wanton, willful, reckless or malicious conduct of Breeder.
4. Mare owner agrees to present a healthy and sound Mare for breeding by July 1st of the current Contract year. Mare owner will furnish a copy of the Mare's registration certificate to Stallion owner.
5. In the event, after acceptance of the Mare, Breeder decides, due to the Mare's health or any other reason(s), that the Mare cannot settle, or, that the Breeder, at its sole election, does not desire an attempt to settle the mare for any reason, then Breeder has the right to reasonably notify the Mare owner and, to thereafter elect to refund the booking fee, less any veterinarian fees and board bills prior to further electing to cancel and render null and void this Contract.
6. Breeder shall use its best judgment as well as diligent effort toward setting the mare, but in the event she is not settled at the end of the breeding season (July 1), the Mare owner shall hold next breeding season at the contacted breeding fee. In addition thereto, in the event the foal does not stand and nurse; and where a veterinarian so certifies, the Mare owner shall also have the right to return the Mare or another mare for the next breeding season at the same breeding fee agreed to herein.
7. Stallion breeder's certificate shall normally be issued by or before the birth of the foal. However, Breeder's certificate shall not be delivered to the Mare owner until any and all of the breeding fee, mare care and veterinary fees, costs and expenses are paid to Breeder or Breeder's agents in full.
8. In the event the Stallion dies, becomes unavailable to Breeder, or becomes unfit for service; or, if the Mare dies while in the care of Breeder, this Contract shall be rendered, by these conditions immediately null and void upon such condition and, the booking fee shall be returned to Mare Owner less the remaining(s) outstanding bills, fees, cost, expenses or any other charges.
9. In the event this Contract is breached by Breeder for any reason, the parties agree, because of the difficulty in determining actual damages, that the liquidated damages for actual and legally proved breach of the Contract by Breeder shall be only that amount of money equal to the breeding fee paid by Mare owner to Breeder, plus the mare care-board fees, costs and expense paid by Mare owner to Breeder under the terms of this contract.
10. The understanding and agreement of the parties is that any Mare named herein is personal property in the State of New Mexico, and, thereby the subject of certain Uniform Commercial Statutes and for which Breeder makes no warranties, express or implied, other than those expressly stated in this Contract. Breeder specifically denies the existence of any implied warranties, including warranty(ies) of merchantability or fitness for a particular purpose. Breeder further denies that any warranties exist regarding the manner in which this Contract is to be performed by Breeder under any and all circumstances whether foreseen or otherwise.
11. The parties agree that should any disputes arise regarding the alleged non - performance or alleged breach of this Contract that the matter shall be submitted to binding arbitration. The parties further agree that each party shall at any stage in any proceedings, be it formal of informal legal action, pay their own attorney's fees, costs and expense should a dispute arise from the Contract. Generally, and subject to the recommendation of the attending veterinarian, Mares will be verified in foal by ultrasound examination.
12. The parties agree New Mexico law and policy shall be the only law and policy that apply to this Contract and, while considering as much, that the Equine Liability Act (ss 42-13-1-NMMSA 1978 (as amended) shall apply hereto and particularly where the law and policy of the State of New Mexico is determined to be that an equine professional, such as Breeder herein, is generally not liable for an injury to or the death of a participant in equine activities resulting from the inherent risks of equine activities.
13. Upon review, understanding and execution by signature upon this written document, this Contract shall then become binding upon both parties and subject only to the above written, and specific terms and conditions herein.

Signed and Agreed to this \_\_\_\_\_ day of 2026 Owner, Owner's Authorized A  
Lessce of Mare

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name

\_\_\_\_\_  
Address

\_\_\_\_\_  
City, State, Zip

\_\_\_\_\_  
Phone Number

W. L. Mooring, Owner/Operator  
Double LL Farm (Breeder)  
Post Office Box 40  
Bosque, New Mexico 87006  
(505) 864-2485