Horse Bill of Sale

THIS	BILL OF SA				, 20 by
			(Seller Name) o	f	
(Seller					(Buyer Name) of
(herei	n the "Buye			(buyer Address),	its successors and assigns
			RE	CITALS	
	Callantara				ad ta tha D
			Agreement;	Horse to be convey	ed to the Buyer, and as may
	. Seller has ase the said	_	to sell the Hors	e to the Buyer, ar	nd the Buyer has agreed to
C	The Partie	es intend	I the transaction t	o be documented	by this Bill of Sale.
			MITI	NESSETH:	
D	ESCRIPTION	ON OF H	IORSE. The Horse	e for sale is as follo	ws (herein the "Horse"):
<u> </u>	lorse Deta	ils:			
R	egistered r	name:			
В	arn name ((nicknam	e, if any):		
S	ex:				
C	Color:				
N	/larkings:				
В	reed:				
В	reed regist	ry:			
R	egistration	numbei	:		
S	eller affirm	ns that t	he above suppli	ed information is	accurate to the best of its



knowledge.

SALE OF HORSE. For the amount of \$ (purchase price),									
the receipt and sufficiency of which is hereby acknowledged, Seller does hereby sell and									
transfer over to the Buyer, its successors and assigns, the Horse.									
The location of the sale is at County, State of									
If the Horse is given as a gift, then the relationship of the Buyer and Seller is as follows: (indicate relationship between Buyer and Seller).									
SELLER WARRANTIES. Seller gives no warranties except for the following (Seller will sign on the space beside all applicable):									
Seller has valid and good title to the Horse.									
The Horse is free of any liens, charges, or encumbrances.									
Seller has acquired all required validation, approval, or authorization (including corporate approvals where applicable) for the transfer of the Horse.									
The execution and performance of the Seller of the sale will not violate any laws or regulations.									
Seller will execute further documents as may be reasonably necessary to effect the complete transfer of the Horse to the Buyer or its assigns.									
BUYER WARRANTIES. Buyer gives no warranties except for the following (Buyer will sign on the space beside all applicable):									
Buyer has acquired all required validation, approval, or authorization (including corporate approvals where applicable) for the purchase of the Horse.									
The execution and performance of the Buyer of the sale will not violate any laws or regulations.									
Buyer has had the Horse examined by a veterinarian(s) of its choosing and has initiated such other tests as Buyer deems appropriate to determine whether the Horse is acceptable to Buyer, and that Buyer has had ample time to arrange for such tests. Seller shall have no responsibility whatsoever concerning the sufficiency and/or accuracy of said test results.									
TAXES. The purchase price paid by the Buyer includes does not include (check as applicable) the associated taxes with the sale of the Horse.									
GOVERNING LAW. The Interpretation of this Bill of Sale shall be in accordance with the laws of the State of (Governing State Law), without regard to the									



conflict of laws principles of each State, and all disputes or claims in relation to this Agreement shall be commenced in the exclusive jurisdiction of the Courts of the same State.

Seller Signature
Printed Name
Date
Buyer Signature
Printed Name
Date
Witness 1 Signature
Printed Name
Date



Witness 2 Signature			
Printed Name			
Date			
	Acknowledgement	Of Notary Public	
State of	}}		
County of	, SS.		
proved to me on the kis/are described in and	pasis of satisfactory events who executed the for same as his/her/their	ridence to be the p egoing instrument,	, who person(s) whose name(s) and acknowledged that act and deed for the uses
WITNESS my hand and	Notarial Seal, the	th day of	, 20
		NOTARY	PUBLIC
NOTARY PUBLIC in and	for the State of	·	
My commission expires			

