Bill of Sale

1. Parties

Seller:									
	name	address	city	state	zip	phone			
Buver:									
,	name	address	city	state	zip	phone			

2. Horse

The Seller hereby agrees to sell and the Buyer hereby agrees to purchase, upon the terms and conditions set forth, the following described horse:

Horse Name:
Breed:
Registration Number:
Color:
Sex:
Date of Birth:
Sire Name:
Sire Registration Number:
Dam Name:
Dam Registration Number:
Markings:
Vaccinations/Coggins Dates:

3. Purchase Price

The total purchase price for the above described horse shall be <u>\$</u> The above described horse, registration papers, signed transfer report, and a copy of this contract will be given to the Buyer on the date of the signing of this Bill of Sale, unless agreed upon arrangements are made and recorded here:

4. Warranty of Pedigree and Registration

The Seller warrants the description stated above and covenants that he/she is the lawful owner of said horse; that he/she has the right to sell said horse; and that he/she will warrant and defend the equine against lawful claims and demands of all persons. The Seller makes no other promises, express or implied, including the warranties of fitness for a particular purpose unless further provided in this agreement.

5. Health Warranty

To the best of Seller's knowledge, the horse has no unsoundness or health problems on date of sale which would cause the horse to be unfit for regular training/riding.

6. Acceptance, Notice of Claims, and Limitation of Remedies

The Buyer accepts the horse by signing this contract, and risk of loss passes immediately. The Buyer is responsible for all board, veterinary, and transportation expenses after the date hereof. Buyer shall make no claim for any warranty, misrepresentation, mistake, or other tort, unless Buyer first notifies Seller in writing within thirty (30) days of the date of this contract. The Buyer's remedies in contract, tort or otherwise are limited to refund of the amount paid, upon return of the horse in good condition to the Seller. All incidental and consequential damages are excluded to the full extent permitted by law.

7. Entire Agreement and Severability

This contract contains the entire understanding of the parties concerning its subject matter; there are no oral or written promises or representations upon which the Buyer is relying except as expressly set forth herein. This contract may be modified only in writing executed by both Buyer and Seller. The invalidity and enforceability of any term or clause of this contract shall not affect the validity and enforceability of any other terms or clauses, but otherwise this contract is indivisible. In witness thereof the Parties, intending to be legally bound, have read and accepted all terms appearing on this contract, hereby set their hand and seal on the date written:

Dated this	day of,,		, at,,,		
day	month	year	city	state	
Seller		Buye	r		

Witness

This form is a sample provided by Liverystable.net and is not to be construed as legal advice. Liverystable.net does not assume responsibility for any omissions or content on this form and is not liable for any damages to Buyer or Seller. Please consult a lawyer regarding business contracts and legal documents. Visit <u>www.liverystable.net</u> for more horse care and business forms.