Bill of Sale -Horse

BILL OF SALE			
THIS AGREEMENT is made this			
20, by and between		, residing at	
hereinafter referred to as Buyer, and			residing at
			, residing at
hereinafter referred to as Seller.		'	
The parties hereby ACKNOWLEDGE that	at this AGREEM!	ENT is made for the pur	chase and sale of a
horse, described as follows in paragraph			
herein.		-	
NOW THEREFORE, for good and valuab	ole consideration	n, receipt of which the p	arties hereby
acknowledge, the parties AGREE AS FOI	LLOWS:		
A. Description of Horse			
Name:			
Age:			
Color:			
Breed:			
Sex:			
Tatoo (if applicable):			
Size:			
B. Consideration			
In consideration of the total sum of $_{}$		(),
SELLER agrees to sell and BUYER agrees	s to buy the said	horse described herein	above in paragraph A
on the terms and conditions further set f	forth herein		
C. Payment Terms			
The purchase is for cash and BUYER agr	ees to pay \$		
As deposit on the day of			ner agrees to pay the
balance due of \$			
on or before the day of	, 20	·	
D. Registration and Ownership Transfers	•		
·		aranh Cahaya SELLED	agrees to promptly
Upon confirmation of payment in full as execute all necessary papers and to take	-	~ .	
the animal to BUYER at no cost to the B		eps to transfer ownersh	ip and registration of
(1)\%\faktarRiesarrants s/he has clear title t			
(2) BELSE R makes no other warranties, e		٠d	
thei Walfalinges of fitness for a particular			ovided for in this
AGREEMENT;	pa. pose except	as may be office wise pr	oriaca for in this

(3) SELLER warrants the following:
(4) BUYER warrants that BUYER has had the option to condition and the horse, including any veterinarian examinations, at BUYER's expense. In the event BUYER has the horse examined by a licensed veterinarian as indicated in this paragraph E(4), then that veterinarian examination shall be attached hereto as Exhibit A.
(5) In the event said horse shall not meet any of the above at the tiffe of delivery, provided same is discovered within days from the date of delivery to BUYER, SELLER agrees to do the following:
F. Risk of Loss
(1) Pending delivery to Buyer, which delivery shall be BUYER's signature on a receipt for delivery, SELLER shall assume the risk of loss of said horse, and upon receipted delivery to BUYER, BUYER shall assume the risk of loss.
(2) In the event of the loss of the horse prior to receipted to BUYER, SELLER shall return to BUYER any deposit paid by BUYER. G. Default - Upon material breach of this AGREEMENT by one party the other party shall have the option to terminate same. On any breach, the other party shall have the right to recover expenses and costs within the parameters of paragraph I, below.
H. Law This AGREEMENT shall be governed by the laws of the State of

I. Entire Agreement This AGREEMENT constitutes the entire AGREEMENT between must be in writing and signed by all parties to this AGREEMENT. of this AGREEMENT unless reduced to writing and signed by all priest set forth hereinabove at	No oral modifications will be considered part parties before a notary. Executed on the date
	BUYER Address