HORSE BILL OF SALE

SELLER'S	I ' I ' TI	BU	YER'S	
Printed Name:	Inspire Equine Therapy Program	Prin	ited Name:	
Address: 1743 Doncaster Road		Address:		
City: Clearwater		City:		
State: FL	Zip: 33764	Stat		Zip:
Home Phone: 72	73487104	Hor Pho		
Cell Phone: sar	me	Cell Phone:		
email: info@insp	ireequinetherapyprogram.org	Ema	ail:	
Sex	Color	Height	Age	Breed
Not known		Not known		
Name of horse's dam		Name of horse's sire		
Horse name:				
For the sum of	(Horse Value)	, Payment in fo	rm of check (form of pay	oment)
Program, hereaft hereafter known agree as follows: 1. Seller guara	" is to certify that on the er known as "Seller" has as "Buyer" for the purc	as sold the	_, 20_, Inspire Iknow of \$ Buyer and the animal; the	Equine Therapy wn as "", to _, l seller mutually title is clear and
the claim or clair	ns of all persons whom	soever.		-

seller in satisfactory condition. The sale will be nullified and all previous payments made will be forfeited.

2. Buyer agrees to purchase the animal as is. The responsibility of the animal

3. If the buyer is unable to fulfill the contract, the horse will be returned to the

shall transfer to the buyer at the time of signing.

4. If the buyer should at any time in the future decide to sell "_", the seller will

be the first to be notified and given the first right of refusal. Seller retains right of first refusal if, at any time in the life of the horse, the Buyer is unable or unwilling to keep the Horse. If Buyer desires to sell the Horse, Buyer agrees to contact Seller and allow Seller the first opportunity to purchase the Horse. Seller also retains right of first refusal to take the Horse back should Buyer wish to place the Horse in a new home, but does not wish any money back.

- 5. Any individual or organization in possession of the said equine as of the date of the agreement and any time thereafter is bound to not sell the equine at auction for slaughter or allow the equine to be sold, transferred, released, or otherwise placed into possession of any person or organization that will cause or allow the equine to be sold at auction for slaughter.
- 6. This bill of sale represents the entire agreement between the parties. No other agreements or promises, verbal or implied, are included unless specifically stated in this written agreement.
- 7. This bill of sale is made and entered in the State of Florida, and shall be enforced and interpreted under the laws of this state.
- 8. When buyer and seller sign this contract, it will then be binding on both parties. No warranty is expressed or implied. The price will be paid in full prior to receipt of the horse. Two distinct and independently signed copies of this Sales Contract exist; one for the buyer and one for the seller.

I, THE UNDERSIGNED, HEREBY SWEAR OR AFFIRM THAT I THE SELLER OF THE HORSE DESCRIBED HEREIN AND THAT THE INFORMATION PROVIDED IN THIS BILL OF SALE IS TRUE AND CORRECT TO THE BEST OF MY BELIEF.

Signature of		
Seller:	Date:	
Signature of		
Buyer:	Date:	
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