

TRANSFER OF OWNERSHIP AGREEMENT

THE RIGHT STEP, INC. does hereby transfer and deliver unto Name of Buyer all of THE RIGHT STEP, INC.'S ownership fees, including all present and future rights, title, and interest in and to a horse known as Equine name and description, including sex, year of birth, height, and microchip (if applicable, "as is."

Name of Buyer has had the opportunity to conduct a Pre-Purchase Exam on the Horse. THE RIGHT STEP, INC. makes no warranties or guarantees about the Horse's soundness, suitability, health, or usefulness. THE RIGHT STEP, INC. makes no express or implied warranties, including but not limited to any implied warranty of merchantability or fitness. The Horse purchase is subject to the terms and conditions of an "as is" sale.

Name of Buyer states that they are not a kill buyer or buyer intending to slaughter or an agent to a kill buyer. Name of Buyer agrees not to transfer the Horse to any auction or sale program or facility wherein the Horse may be purchased for slaughter or meat. If Name of Buyer breaches this clause, THEY agree to pay to THE RIGHT STEP, INC. the amount of THREE THOUSAND (\$3000) dollars (the "Damages").

Name of Buyer states that they will not breed the horse.

Name of Buyer agrees to give THE RIGHT STEP, INC. the first right of refusal to purchase the Horse if THEY offer the Horse for sale at any time in the future. Name of Buyer agrees to notify THE RIGHT STEP, INC. of THEIR intent to sell, and THE RIGHT STEP, INC. shall then have seven (7) days from receipt of notice to either accept or decline to purchase the Horse. If Buyer breaches this clause, Buyer agrees to pay Seller the amount of THREE THOUSAND (\$3000) dollars. If THE RIGHT STEP, INC. declines the right of first refusal, Name of Buyer agrees to require the following two agreements from any other Buyers as a condition on any future sale of the Horse: a) Buyer agrees to give THE RIGHT STEP, INC. (the "Original Owner") the right of first refusal to purchase the Horse if Buyer offers the Horse for sale at any time in the future. The buyer agrees to notify the Original Owner of the Buyer's intent to sell the Horse. The original Owner shall have seven (7) days from receipt of notice to either accept or decline to purchase the Horse. If Buyer breaches this clause, Buyer agrees to pay to Original Owner the amount equivalent to the Horse's Purchase Price as damages. (the "Damages"). " b) Buyer states that they are not a kill buyer or buyer who purchases the Horse with the intent to slaughter, or an agent to a kill buyer. Buyer agrees not to transfer the Horse to any auction or sale program or facility wherein the Horse may be purchased for slaughter or meat. If Buyer breaches this clause, Buyer agrees to pay to Original Owner the amount equivalent to the Horse's Purchase Price as damages (the "Damages").

This TRANSFER OF OWNERSHIP AGREEMENT shall bind and inure to the benefit of THE RIGHT STEP, INC., and Name of Buyer and their respective successors and assigns and legal or personal representatives. This constitutes the entire agreement of the parties.

This TRANSFER OF OWNERSHIP AGREEMENT shall be governed, construed, and interpreted under the laws of COLORADO. Any terms or clause in this contract that may be deemed unenforceable shall not render the whole and entirety of the contract unenforceable and invalid.

This TRANSFER OF OWNERSHIP AGREEMENT has been duly executed, signed, and sealed by THE RIGHT STEP, INC., and Name of Buyer on this _____ day of _____, 20____.

_____ THE RIGHT STEP, INC.

_____ Name of Buyer