THIS PURCHASE AGREEMENT ("Agreement") made and entered in	to as of the day of June 202_ by and
between ("Buyer"	') and Angela Langston ("Seller") for the sale of
("Horse"). In co	onsideration of payment and receipt of Purchase
Price, Seller agrees to sell and Buyer agrees to purchase from Selle	er Horse under the terms set forth herein:
A. PURCHASE PRICE: The purchase price for the Horse shall be	(the "Purchase Price").
B. TRANSFER OF POSSESSION: In the event of payment failure, seller	reserves the right to seize said horse from buyer or
the buyer shall return the Horse in satisfactory condition to the seller. The	ne sale will be nullified and all previous payments
made will be forfeited Only upon complete payment will this agreement b	e considered fully executed. Ownership of horse
will transfer immediately upon full execution of this document. Horse wi	
If buyer requires a delay in pick-up of said horse or delivery of said horse	
accepts all liabilities for care of the horse and behavior of the horse while	
required to be delivered by parties or actions to be taken by parties will b	
Buyer accepts responsibility for the Horse by signing this Agreement, an	
Buyer upon delivery of Horse. Buyer is responsible for all board, veterin	
any other expenses relating to the well-being of said Horse after the date	
C. VETERINARIAN EXAMINATION: Before the execution of this Agreement to examine the Horse. Buyer shall notify Seller of the results of the veterior	
examination. The results shall be acceptable to the Buyer in its reasonal	
vet exam then that right is waived following the signing of this agreement	•
D. REPRESENTATIONS AND WARRANTIES OF SELLER: Seller hereby re	
agreement is valid, binding obligation of Seller, enforceable in accordance	
E. OTHER WARRANTIES: Except as expressly set forth herein, Seller ma	
WARRANTY OF ANY KIND, EXPRESSED OR IMPLIED, WITH RESPECT TO	
SOUNDNESS, ITS BREEDING SOUNDNESS, FERTILITY, OR ANY OTHER	MATTER, AND, IN PARTICULAR, SELLER MAKES NO
EXPRESSED OR IMPLIED WARRANTY OF MERCHANTABILITY OR FITNE	SS FOR A PARTICULAR PURPOSE. BUYER AND
SELLER HEREBY ACKNOWLEDGE THAT SAID HORSE IS BEING TRANSI	FERRED TO BUYER "AS-IS" AND "WITH ALL
FAULTS."	
F. HOLD HARMLESS: The buyer shall be solely responsible for all acts a	
executed and hereby agrees to defend, indemnify and hold the seller harr	
reason, for any and all claims or injuries whatsoever regardless of their fo	
the horse or its use after purchase, thus releasing the seller and her agen	
G. ATTORNEY FEES: In the event of any action or proceeding to declare	
any document or instrument referred to herein), the Seller shall be entitle costs, in addition to any other relief that may be granted.	d to recover her reasonable attorney's lee and other
H. ENTIRE AGREEMENT: This Agreement (including the documents and i	nstruments referred to herein) constitutes the entire
agreement between the parties with respect to the subject matter hereof	
understandings, both written and oral, between such parties. All of the t	
respective successors, heirs, legal representatives and assigns of the pa	
enforceable by the parties and their respective heirs, successors, legal re	
I. CHOICE OF LAW AND CHOICE OF VENUE: The parties agree that this	
Carolina. Jurisdiction and venue for any action arising as a result of this	Agreement shall be in Oconee, South Carolina and
this Agreement shall be construed pursuant to the laws of the State of So	
J. SOUTH CAROLINA EQUINE LIABILITY IMMUNITY STATUTE: WA	<u>ARNING:</u> UNDER SOUTH CAROLINA LAW, AN
EQUINE ACTIVITY SPONSOR OR EQUINE PROFESSIONAL IS NOT	LIABLE FOR ANY INJURY TO OR THE DEATH
OF A PARTICIPANT IN AN EQUINE ACTIVITY RESULTING FROM AN	I INHERENT RISK OF EQUINE ACTIVITY,
PURSUANT TO ARTICLE 7, CHAPTER 9 OF TITLE 47, CODE OF LA	WS SOUTH CAROLINA, 1976.
We recommend all horses purchased be insured.	
BUYER Signature:	Date:
SELLER Signature:	Date: