



2021 - 2022 REHOMING POLICY OF EAGLE MOUNT GREAT FALLS HORSE

- 1. Eagle Mount Great Falls has the right to refuse any interested party in taking an Eagle Mount Great Falls horse for any reason. Eagle Mount Great Falls will review interested persons ability to care for a horse that may include, but not limited to, visiting his/her property and interviewing references, veterinarians and farriers.**
- 2. Any horse rehomed will complete a bill of sale**
- 3. Transfer of horse to new home will be final upon completion of bill of sale**
- 4. After transfer, new owner assumes all responsibility for horse as is and horse cannot be returned to Eagle Mount**
- 5. The horse CANNOT be bred**
- 6. The horse CANNOT be sold at auction/slaughter or allowed to be sold, transferred, released, or otherwise placed into possession of any person or organization that will cause the equine to be sold at auction or slaughter.**
- 7. The horse cannot be sold, transferred, released, given away, or otherwise placed into possession of another person or organization without prior written notification of the name, address and telephone number of the individuals or organization taking possession of the horse.**
- 8. If the horse is sold, transferred, released, given away, or otherwise placed into possession of another person or organization, the individual or organization taking possession of the horse will be bound by the terms of the original transfer agreement.**

Eagle Mount Great Falls

HORSE BILL OF SALE/REHOMING

- SELLER'S REPRESENTATIONS AND WARRANTIES.
 - The Seller makes the following representations:
 - Seller makes no warranties whether expressed or implied, including but not limited to any implied warranty of merchantability or fitness for particular purpose. The purchase of this horse is subject to the terms and conditions as and "AS IS" sale.
 - Seller is the sole owner of Horse and has authority to enter into this Agreement.
 - There is no lien or encumbrance on the Horse.
 - Seller shall provide Buyer with Horse's registration papers, if any, and all other documents necessary to transfer registration of the Horse from the Seller to the Buyer.

- PURCHASER'S REPRESENTATIONS AND WARRANTIES.
 - Purchaser warrants that he/she has personally inspected the horse and found it suitable for her purposes.
 - Purchaser warrants that he/she has had the horse inspected by or has consulted with a veterinarian of her/his choosing and is satisfied that the veterinary pre-purchase examination or recommendation has met all of his/her requirements and supports the purchaser's conclusion that the horse is suitable for his/her purposes.
 - RISK OF LOSS. Upon the Transfer of Possession of the Horse as defined in paragraph above, Buyer assumes all risk of loss or injury to Horse.
 - Purchaser agrees to the following:
 - The horse CANNOT be bred
 - The horse CANNOT be sold at auction/slaughter or allowed to be sold, transferred, released, or otherwise placed into possession of any person or organization that will cause the equine to be sold at auction or slaughter.
 - The horse cannot be sold, transferred, released, given away, or otherwise placed into possession of another person or organization without prior written notification of the name, address and telephone number of the individuals or organization taking possession of the horse.
 - If the horse is sold, transferred, released, given away, or otherwise placed into possession of another person or organization, the individual or organization taking possession of the horse will be bound by the terms of the original transfer agreement.