Front Page Farms, LLC

Shipping Contract (Out of State)

Transporter:	Front Page Farms, LLC	Owner/Agent:
Address:	205 S. Apple Blossom Drive	Address:
	Chino Valley, AZ 86323	
Ph. No.:	623-703-1090	Ph. No.:

This agreement is entered into on __/_/20___ between _____ ("Horse Owner/Agent") and Front Page Farms, LLC ("Transporter").

1. Horse(s) to be Transported:

Name:		
Age:		
Sex:		
Breed:	Reg #:	
Height:		
Color:		
Markings:		
Brands:		
Other Info:		
2. Pickup Location/Information:		

Contact Name: _____

Phone Number(s): _____

Address:

Special Instructions (i.e., Is area clear for a trailer? Does any horse need special care?):

Pickup Date: _____

3. Delivery Location/Information:

Contact Name: _____

Phone Number(s): _____

Address: _____

Special Instructions:

4. Horse Owner/Agent Agrees:

A. Per Horse, S/he will make all arrangements to secure the following BEFORE pickup of Horse(s) and assume the costs thereof:

- 1. Health Certificate
- 2 Negative Coggins (EIA) Test
- 3. Brand Inspection (if required)
- 4. Halter & Lead Rope
- 5. Hay for hay net / bale of hay
- 6. Other: _____

If the required paperwork is not secured by Horse Owner/Agent prior to pick up, deposit may be forfeited and Transporter will not transport Horse(s).

B. Not to transport any horse Transporter knows to be or believes to be ill with a contagious condition and acknowledges that no horse will be picked up that appears to be ill with a contagious condition. Injured horses or ill horses without a contagious condition may be transported with written authorization from a licensed veterinarian.

5. Transporter Agrees:

A. To use due diligence to safely transport, feed and care for the Horse(s), but makes no guarantees as to the health or physical condition of the Horse(s) upon departure or arrival.

B. To provide Horse(s) with water breaks every 3-5 hours.

6. Insurance of Horse In Transit:

Horse Owner/Agent understands and acknowledges that insurance is not provided to the Horse Owner/Agent by the Transporter. If the Horse Owner/Agent elects not to secure insurance, then s/he agrees that s/he assumes all risks, expenses or liabilities associated with the transport, care or feeding of the Horse(s).

A. Horse Owner/Agent will maintain (and provide proof of – along with all necessary health papers mentioned in #4A above) current mortality insurance for each Horse.

_____-Horse Owner/Agent Initials.

OR

B. Horse Owner/Agent elects not to carry mortality insurance and assumes ALL risks therein (to include but not limited to injury, death, illness or disease, physical damage or harm).

7. Emergency Agreements of Transporter and Horse Owner/Agent:

A. In the event the Horse(s) require the services of a veterinarian, the Transporter will immediately attempt to notify the Horse Owner/Agent. In the event the Horse Owner/Agent cannot be reached, the Transporter is hereby authorized, as agent for the Horse Owner/Agent to call the first available licensed Veterinarian of his/her choice. All fees charged by the Veterinarian shall be the sole and exclusive responsibility of the Horse Owner/Agent, with no liability whatsoever on the Transporter for such fees.

B. Horse Owner/Agent agrees to reimburse Transporter for all veterinary services, drugs and other medical supplies in the event of an emergency or as the Transporter deems necessary for the well-being of the Horse(s). These fees are to be paid in full before the Horse(s) are unloaded.

8. Payment Terms:

A. A deposit in the amount of \$ ______ (50% of the total sum) U.S. Dollars will be paid to Transporter prior to shipment of the Horse(s). Deposit is to be paid to Transporter seven (7) business days before the approximate date of pick-up (unless other arrangements have been made). Deposit may be in the form of personal check, cashier's check or credit card (4% surcharge).

B. The balance in the amount of \$ _____ U.S. Dollars is due in full at time of pick-up. Balance will be accepted as cash or credit/debit card (4% surcharge), no checks unless previously approved by Transporter.

C. If Horse Owner/Agent notifies Transporter of cancellation at least 72 hours (three days) ahead of the scheduled pick up time, Horse Owner/Agent shall receive a full refund of the deposit minus a \$50.00 processing fee. If cancellation occurs less than 72 hours but more than 24 hours ahead of the scheduled pick up time, Horse Owner/Agent shall receive 75% of the deposit. If cancellation occurs within 24 hours of the scheduled pick up time, Horse Owner/Agent shall receive 50% of the deposit.

9. Consideration:

In consideration of the total sum of $\qquad \qquad$ U.S. Dollars for the transport of the Horse(s) from/to the locations listed in #2 and #3, and on the terms and conditions set forth above.

10. Other Charges:

The rate quoted is for delivery and care of the Horse(s). However, surcharges may apply for any of the following:

A. Any tack or other equipment Transporter agrees to ship for Horse Owner/Agent that has not been disclosed (and additional charges agreed upon) prior to pick up.

B. Waiting time at a barn for the pick-up or delivery person will be charged at a rate of \$40 per hour after the first 30 minutes waiting.

C. A change of pick-up or delivery location from that quoted may be subject to a surcharge after review.

D. Difficult access roads to locations will have a surcharge if not disclosed in the original quote. Unpaved roads are hard on the horses, the equipment and must be disclosed PRIOR to trip. There will be a minimum fee of \$25.00 for any unpaved road over a 1/4 mile that we must travel on.

E. A "Hard Loader Fee" of \$40 per hour will be applied after the first 30 minutes of attempted loading or unloading.

F. Any damage to the trailer or equipment caused by the Horse. We will (fairly) estimate the cost of repairing the damage at delivery and this amount must be paid PRIOR to unloading the Horse(s). If the actual cost is more or less than that estimate, we will supply you with a written estimate or bill from the repair facility and make an adjustment with you.

11. Release of Liability:

Horse Owner/Agent hereby voluntarily releases and forever discharges the Transporter from any and all liabilities, claims, demands, actions, or rights of action, which are related to, rise out of, or are in any way connected with the transport of the Horse(s). Horse Owner/Agent further agrees, promises and covenants not to sue, assert or otherwise maintain or assert any claims against the Transporter or its agents or employees, for any injury, death, disease, or damage to the Horse(s) arising from or in connection with the transport, care or feeding of the Horse(s) or from any claims asserted by other third parties.

12. Entire Agreement:

This Agreement shall bind and inure to the benefit of the parties and their respective principals, employees, agents, heirs, successors and permitted assigns. The parties agree that the terms and conditions stated herein set forth the entire agreement between Transporter and Horse Owner/Agent, its agent or employees, and that it supersedes and cannot be modified or changed in any way by the representations or statements of any employee or agent of the Transporter or Horse Owner/Agent.

13. Termination of Agreement:

This Agreement shall terminate upon the delivery of the Horse(s) and receipt by Transporter of payment in full.

14. Applicable Law:

The laws of the State of Arizona shall apply, except as Federal law or regulations may conflict, in which case the latter shall take precedence with regard to the terms of this Agreement.

MY SIGNATURE BELOW INDICATES THAT I HAVE READ THIS ENTIRE DOCUMENT, UNDERSTAND IT COMPLETELY, AND AGREE TO BE BOUND BY ITS TERMS IN ITS ENTIRETY.

Executed this ______ day of ______, 20___

Transporter:

Horse Owner/Agent:

George Ruth

(Print Name)

(Print Name)