

The citizen of the Republic of Belarus Stets Natalia (living in Serbia at Mala Remeta, Pinkijeva bb), further called "Seller" ("Breeder"), on the one hand, and a Citizen of

_____, further called "Buyer", on the other hand, at a mention together called "Parties", have concluded the present agreement for the following:

1. SUBJECT OF THE AGREEMENT

1.1 According to the conditions of this agreement the Seller must transfer to the possession of the Buyer a kitten, breed Maine Coon (further called – Animal), and the Buyer undertakes to take this Animal and pay for it a certain sum of money. The main characteristics of the Animal are specified in the item 1.2. of this agreement. The Animal transferred under this agreement belongs to the Seller on the property right.

1.2. The name, the description and features of the Animal are defined by the following list:

Name	_____ SViNdoff
Pedigree papers	1
Sex	male/female
Birth	...
Breed	maine coon
Color	...
Tribal class	pet
Permission to Breed:	NO

Results of HCM, SMA, PKdef tests of parents (copy) 1

International veterinary passport with marks about the carried-out vaccination and preventive expulsion of helminths, with stickers of number of the animal chip 1

2. RIGHTS AND OBLIGATIONS OF PARTIES.

2.1. Seller:

2.1. 1 Must transfer to the Buyer an Animal specified in item 1.2. of this Agreement.

2.1. 2 Along with transfer of the Animal Seller must transfer to the Buyer all relevant documents.

2.1. 3 Must transfer the Animal with all necessary vaccinations done according to the age, helminths and parasites treatment conducted, chip installed.

2.1. 4 Must transfer healthy and quality Animal, indicated in the conditions of agreement.

2.1. 5 Must provide the Buyer exhaustive recommendations about feeding and keeping of the Animal.

2.2. Buyer:

2.2.1. Must accept transferred Animal and the documents relating to it in time and pay for the Animal, on the conditions of this agreement. Payment of the Animal by the Buyer is performed in the order established by item 3 of this agreement.

2.2.2. Must provide due care of the purchased Animal according to regulations of keeping of Animals and instructions of the Seller.

2.2.3. Must let Seller know about the condition of the health of Animal every 6 months from the date of purchase.

2.2.4. Within 2 (Two) working days after the transfer of the Animal, may check its health in the veterinary clinic having the state license, for his own money . Seller must take back the Animal and, at the same moment, return the money, paid by the Buyer for the purchased animal, within 5 (Five) calendar days from the date of transfer of the Animal, upon presentation by the Buyer of the veterinary conclusion of the clinic having the state license certifying that the Animal at the time of sale was sick. If the Buyer has not exercised this right, the claims on the health status of the Animal in the future will not be accepted and a return for this reason is excluded.

2.2.5. Must provide to the Animal necessary care and leaving, well-timed veterinary service vaccinations.

3. PRICE AND SETTLEMENT PROCEDURE

3.1. The total price that has to be paid by Buyer to Seller for the Animal specified in item 1.2. is ... euros and does not include transportation and other costs of the Buyer expenses of the Buyer connected with purchase of the Animal.

3.2. The Buyer pays to the Seller sum specified in item 3.1. in the following order:

- The buyer makes a deposit for a cat in the amount of 300 (three hundred) euros
- The rest of a sum (... Euro) the Buyer pays before transporting the Animal.

3.3. In case of rejection of the execution of this agreement, the Deposit sum, indicated in paragraph 3.2. of this agreement, remains the property of the Seller.

3.4. In case when the Buyer does not make duty on payment of the Animal in the terms established by the agreement, the Seller has the right to refuse execution of this agreement.

4. SELLER'S GUARANTIES

4.1. Seller guarantees that the Animal is transferred to the Buyer free from any third party rights, including arrest and pledge.

4.2. Seller guarantees the absence of the infectious disease of Animal (as well as FIV and FeLV) in the moment of a sale.

4.3. Seller does not make any guarantees for the future concerning health, progress at exhibitions or reproductive capabilities of the sold Animal.

5. RESPONSIBILITIES OF THE PARTIES

5.1. The parties are responsible for non-execution or improper execution of their obligations under this agreement in accordance with the law of the Republic of Belarus.

5.2. The Seller is not responsible for Animal diseases appeared after transfer to the Buyer if they are associated with the wrong content and raising, as well as the delay of the Animal vaccination while it was at the Seller.

5.3. Seller is not responsible to the Buyer for hidden defects, disadvantages and genetic diseases, which it was impossible to definite at the time of transfer of the Animal.

6. OTHER CONDITIONS

6.1. The animal must have proper and needed to the breed care, proper feed ration, which includes the usage of professional ready dry feeding, not lower then of Premium class. The animal must be kept clean and free of parasites, groomed and given a bath on a regular basis. If it is necessary, complete and quality veterinary care in public or private licensed veterinary clinics must be provided to the animal. The Buyer must follow the order of preventive expulsion of helminths and of annual vaccinations.

6.2. The animal should not be kept in a cage, except the cases of obligatory quarantine, necessity and cause of which must be affirmed and proved by the conclusion of the state or private licensed veterinary clinics.

6.3. The animal should not have free access to the outside, balcony, and opened Windows, the window leaves have to be with mosquito nets.

6.4. In the event of death of the Animal, the Buyer must immediately notify the seller with the application of veterinary documents on the causes of death.

6.5. The Buyer promises that the Animal will not be transferred to third person, leased, will never be given to a shop or to the market for resale, shelter for Pets, research lab. The buyer has no right to transfer the Animal to the clinic for surgery to remove the claws. In addition, the Buyer undertakes not to resell the Animal without the written consent of the Breeder, with obligatory presentation of name, phone number and address of the new owners before the date of transfer.

6.6. In case of the conclusion of this agreement Buyer acquainted with the features of the keeping, servicing and feeding of the Animal and agrees to follow the recommendations of the Seller.

6.7. The Buyer understands that the health indicators of the Animal and the Animal according to defined breed (species) characteristics can significantly change, dependent on many factors, including conditions of living, created by the Buyer.

6.8. This Agreement is made in two original copies having equal legal force, one for each party.

6.9. All changes and additions to this contract must be made in writing and signed by the Parties.

7. REQUISITES AND SIGNATURES OF THE PARTIES

SELLER (BREEDER)	BUYER
<p>Stets Natalia Address in Serbia, Mala Remeta, Pinkijeva bb tel:+381640164883 e-mail: svindoff@gmail.com Site: svindoff.com Instagram: @mainecoon_svindoff.rs</p> <p>_____/Stets Natalia /</p>	<p>_____/_____/</p>