

Kitten/Cat Contract

PREAMBLE

The primary aim of this contract is to guarantee the welfare of the kitten/cat through its life and legal responsibilities concerning it as well as to legally pass the ownership. The breeder by act of breeding took responsibility for the cat, which does not end with the cat leaving the cattery. This contract establishes these responsibilities to the owners or guardians of the cat and the breeder himself through the life of the cat. The secondary aim is to protect the breed from unethical breeding practices and to preserve the rights and efforts of the breeders, to preserve best qualities and consistency of the Norwegian Forest Cat breed, which is a group effort. Unethical breeding has been proven to cause abnormalities, defects and health problems in the breed and contribute tremendously to the suffer of the cats, these should be prevented.

THIS AGREEMENT IS MADE ON THE _____

BETWEEN "The Seller"

(Name and address of the person selling the cat)

AND "The Buyer"

CONCERNING "The Kitten/Cat"

Name: _____ Date of Birth: _____

ID Chip: _____ Gender: _____

Breed: Norwegian Forest Cat

Colour & type of pattern: _____

Last worming with Panacur: _____ Flea treatment with Advantage: _____

IT IS HEREBY AGREED AS FOLLOWS

1. The Sale and Contract Price

1.1. The Cat belongs to the Seller and the Seller agrees to sell the Cat to the Buyer

1.2. The Buyer agrees to pay the sum of £ _____ for the Cat ("the Purchase Price")

2. Delivery of the Cat

2.1. The Cat shall be [delivered by the Seller] / [Collected by the Buyer] according to the following terms: _____

3 Additional details of the cat

3.1 The Cat and its pedigree can be registered with TICA on expense of the buyer paid separately after the Kitten/Cat being spayed or neutered and relevant certificate provided.

3.2 The cat has been given the following vaccinations: Feline infectious enteritis (FIE) & Cat 'flu'.

3.3 The cat has been given worm and flea preventive treatment.

4. Property Rights and Assumption of Risk

4.1. Any property rights, title or ownership in the Cat shall remain with the Seller until the Buyer has paid the Purchase Price in full in accordance with the terms of this contract, whereupon title shall pass to the Buyer.

4.2. Risk and responsibility for the Cat shall pass from the Seller to the Buyer upon payment of the Purchase Price.

5. The Condition of the Cat and Warranties

5.1. The Buyer hereby warrants that he has had the opportunity to inspect the Cat and to assess its condition and state of health, and that he has availed himself of this opportunity, or has directed his agent to do so.

5.2. The Seller expressly excludes any and all warranties or guarantees as to the condition or state of health of the Cat whether implied at common law or by statute or by business practice.

6 The Welfare of the cat and responsibilities of the breeder, buyer/owner of the cat.

6.1 The cat is a non breeding pet cat and shall not be used for breeding or for any other purpose than a pet.

6.2 The cat will be neutered/spayed by the buyer in the age of 6 to 8 on expense of

the buyer.

6.3 The buyer shall take care of the welfare of the cat including safe and adequate space, food, water, litter, hygiene and veterinary care.

6.4 Under no circumstances cat shall be leased, sold or re-homed without securing the rights of the cat and the breeder as expressed in this contract.

6.5 The breeder takes the responsibility to provide guidance and advice on the request of the buyer/owner of the cat.

7 Provisions

7.1 The breeder will provide a pedigree, sample of food, litter and a toy.

7.2 The TICA registration is available on request and cost of the buyer/owner upon certificate of neutering/spaying being provided to the breeder on the cost of the buyer/owner.

7.3 The breeder on its own expense will provide a 4 weeks health insurance upon collection of the kitten.

8 Whole Agreement, Governing Law, Severability and Miscellaneous Provisions

8.1. This document constitutes the entirety of the agreement between the parties. It supersedes any prior representations which may have been made, whether orally or in writing. Any modification to this agreement must be made in writing and signed by both Parties.

8.2. All clauses, sub clauses and parts thereof shall be severable and shall be read and construed independently. Should any part of this Agreement be found invalid this will not affect the validity or enforceability of any other provision or of this agreement as a whole.

The Seller

The Buyer

