

Bill of Sale of Purebred Cat in the UK

DATE:

THE PARTIES

Seller [name and address]:

Purchaser [name and address]:

Cat [name and breed]:

IN CONSIDERATION OF the sum of £ _____ plus any applicable sales taxes paid by method agreed between the parties but preferably bank transfer, the receipt of which consideration is acknowledged, the Seller sells and delivers to the Purchaser the Cat.

The Seller warrants the following:

1. That they are the legal owner of the cat.
2. The animal is free from all liens and encumbrances.
3. The Seller has full right and authority to sell and transfer the cat.
4. The cat is a purebred, pedigree cat registered with the [enter name] _____ cat association.
5. As such the Seller promises to provide registration details and documents of pedigree at the time of sale.
6. The Seller promises that they will fully reimburse the Purchaser if within 14 days of sale the Purchaser conducts a Wisdom Panel Complete: Comprehensive Cat DNA Test available on Amazon which proves that the cat is not as described. The Seller will accept the results of the DNA test. The Purchaser will return the Cat.
7. The seller promises to provide at the time of sale a document certifying that the cat is free of inherited illnesses associated with this breed as agreed between the Seller and Purchaser.
8. The Seller agrees to reimburse the Purchaser in full and the Seller agrees to return the Cat if the said DNA test throws up results indicating that the cat suffers from genetically inherited conditions.
9. The seller promises that the cat has been vaccinated against the usual diseases as agreed between Seller and Purchaser and will provide veterinary documents at the time of sale certifying that the vaccinations have taken place.

Signed by the parties this day of [enter date here]:

Seller:

Purchaser:

Notes [not part of the contract]:

1. It is the Purchaser's decision if they wish to enforce terms 6 to 8. They have the right to waive these conditions. If waived they should be deleted with a line through the conditions and the deletion initialled by the Seller and Purchaser. **Recommended:** absolutely vital to leave them in.
2. The contract does not need to be witnessed. A copy needs to be held by the Seller and Purchaser.