

Rules of holding a cat show under the World Golden Cat trademark

1. Subject matter.

1.1. These rules shall apply to the relationships between the Rating manager (hereinafter referred to as "Party 1") and a legal entity that has concluded an agreement for holding a cat show under the trademark with Party 1 (hereinafter referred to as Party 2). The subject matter of such an agreement (hereinafter referred to as the Agreement), as well as other material conditions, shall be stipulated in the text of the Agreement signed by the Parties. The terms and definitions specified in these Rules shall be interpreted in the meaning indicated in the Agreement.

1.2. Party 2 shall use the SER in the form specified in Appendix No. 1 to these Rules.

1.3. Party 1 shall have the right to conclude other agreement with respect to the SER, without notifying Party 2.

1.4. Party 2 shall have the right to use the SER together with its trademark or service mark, as well as together with the trademarks of third parties.

1.5. If Party 2 knows that the SER is illegally used by a third party, it shall notify Party 1 thereof within five (5) days.

1.6. If third parties violate the rights granted to Party 2 under this Agreement, Party 2 and Party 1 shall jointly sue them; this obligation may be assigned to one of the Parties upon the decision of the Parties. The costs and/or the revenues incurred and/or received as a result of a court decision or agreement between the plaintiff and the defendant shall be distributed among the Parties by agreement; in case of failure to reach an agreement on this matter, the costs shall be borne by Party 2.

1.7. If any claims or suits are filed in respect of Party 2 concerning violations of third parties' rights in connection with the rights transferred hereunder, it shall notify Party 1 thereof and, upon agreement, shall settle such claims or provide judicial or arbitration protection. The costs or losses incurred by Party 2 as a result of settlement of such claims will be distributed among the Parties by agreement. Party 2 shall notify Party 1 of any claims and/or lawsuits within **5 (five)** business days from the moment of filing of such a claim (lawsuit).

1.8. Party 2 shall, both during the term of this Agreement and after its termination, not take any actions, independently or through third parties, aimed at acquiring rights to the SER, in particular shall not register the trademark in its own name, nor use it on its own behalf as an unprotected sign.

1.9. The Parties shall notify each other of any changes in their personal details (legal addresses and actual locations, phones, bank accounts, etc.), as well as any changes of the manager or the chief accountant within **10 (ten)** business days from the date of such a change. At the same time, if the Party has not notified the other Party of such changes, it is liable for all the negative consequences resulted from fulfillment by the other Party of its obligations hereunder using the last known information.

1.10. Party 2 shall fulfill other duties specified in Appendix No. 2 to this Agreement.

1.11. Party 2 shall prepare documents for the cat show, where the Golden Cat Competition will be held, using the website <http://top-cat.org> (receive applications, prepare a catalogue, prepare documents for shows and rings, etc.). Party 1 shall have the right to refuse to accept the competition results if Party 2 did not use the electronic document management system on the website <http://top-cat.org> during the show, but entered the show results after the show.

1.12. Party 2 shall place banners and information about the Golden Cat project:

1.12.1. In the show catalog - the logo of World Golden Cat shall be placed on the catalog cover next to the logos of Party 2 and the WCF.

1.12.2. On show diplomas - the logo of World Golden Cat shall be placed next to the logos of Party 2 and the WCF.

1.12.3. The logo of World Golden Cat shall be placed on the show banner used for advertising of the cat show on the website <http://top-cat.org>.

1.12.4. The logo of World Golden Cat shall be placed in advertising products and banners connected with the show.

1.12.5. Place an advertising banner with the World Golden Cat logo in the photo area for winners and/or in the ring area at the cat show.

When placing the logo in the ways specified in this paragraph Party 2 shall use the dimensions of the World Golden Cat logo, which are equal to or larger than the logo of Party 2 used in the advertising material.

1.13. The application for a show within the framework of the Golden Cat project and the Golden Cat competition shall be sent to the Public Company "CatLand Israel" to the mailing address worldgoldencat@gmail.com no later than 30 working days before the show. The application shall contain the following data: name of Party 2, city of the cat show, date of the show, date of the Golden Cat competition, the show license number.

1.14. Party 1 shall have the right to refuse to hold a show and the Golden Cat competition, if Party 2 has previously violated its obligations specified in the contract and/or these rules and/or the Rules for holding the Golden Cat competition.

1.15. After the show and the Golden Cat competition, the protocol of the Golden Cat competition (super ring) shall be sent by Party 2 to Party 1 within 5 calendar days to the following e-mail address: worldgoldencat@gmail.com.

2. Quality control.

2.1. Party 1 shall have the right at any time to check the compliance of the quality of services provided by Party 2 using the SER. The quality of the services provided shall correspond to the quality of the services provided by Party 1 using the SER, as well as the general requirements of the Russian legislation and the requirements of the show rules.

2.2. The inspection may be carried out at the location of Party 2, as well as at the venue of the cat show both at the time of its preparation and on the days of its holding, with a notice to be sent to Party 2 5 (five) calendar days prior to the inspection, or in the manner determined by an individual agreement of the Parties.

3. Responsibility of the Parties.

3.1. If Party 2 uses the SER when providing the services of a quality that does not comply with the requirements of the Agreement, it shall take measures to improve the quality of the services provided for in the Agreement.

3.2. If Party 2 does not comply with the requirements of this Agreement when performing its activities, at the request of Party 1 it shall pay a fine in the amount of **10000 (ten thousand)** rubles and eliminate the revealed violations within **3 (three)** days.

3.3. If Party 2 does not eliminate the violations specified in paragraph 4.2 of the Agreement, Party 1 may terminate the Agreement unilaterally and out of court and recover a double fine specified in clause 4.2. of the Agreement from Party 2. In addition, Party 2 shall reimburse any losses incurred by Party 1.

3.4. If Party 2 violates the term of notification provided for in this Agreement, all the liability and risks associated with its failure to notify or late notification shall be borne by Party 2.

3.5. In case of non-payment or untimely payment of the remuneration hereunder by Party 2, Party 2 shall, at the request of Party 1, pay a penalty in the amount of 0.5% of the compensation amount for each day of delay.

4. Term of the Agreement.

4.1. The Agreement concluded between the Parties may be amended or terminated by mutual agreement of the Parties. Any disputes related to such issues shall be resolved in accordance with the procedure provided for in the Agreement.

4.2. The Agreement concluded between the Parties may be terminated by either of the Parties unilaterally out of court, provided that the other Party shall be notified 30 calendar days before such termination. The Agreement may not be terminated unilaterally and out of court, if less than 60 calendar days are left from the moment of sending the notice and before the date of the cat show.

5. Consequences of termination.

5.1. Upon termination of this Agreement, Party 2 shall stop using the SER and shall, within 10

(ten) calendar days, remove all advertising materials produced using the SER, and individually inform every cat owner, who has registered animals for the cat show, about the change in the name of the cat show and that the Golden Cat competition will not be held within the cat show, and also refund the money paid by the cat owner if the latter decides not to participate in the cat show after receiving such a message.

5.2. Upon termination of the Agreement, its provisions shall be applied until the issue of obligations that have arisen during the term of this Agreement, in particular, the issue of payment of fees and other obligations specified in the Agreement, is finally settled.

6. Force majeure.

6.1. The Parties shall be exempted from liability for failure to fulfill or improper fulfillment of their obligations under this Agreement if such a failure or improper fulfillment is caused by force majeure circumstances (natural disasters, military actions, strikes, civil unrest, fire, epidemic, epizootics, quarantine, or an act of authorities that caused the impossibility of the fulfilling this Agreement, malfunction of technical facilities and (or) software, etc.).

6.2. The Party, for which the force majeure circumstances occurred shall notify the other Party thereof within **5 (five)** business days.

6.3. Upon termination of force majeure circumstances, the Parties may, by mutual agreement, continue to fulfill their obligations hereunder.

7. Notices.

7.1. Any notices stipulated by the Agreement and the Rules shall be sent by registered mail with a list of enclosures in accordance with the addresses specified herein.

7.2. The term of the notice starts at the date the notice is received at the recipient's post office.

7.3. If the Party does not notify the other Party of a change in its address or location, the notices sent to the last known address shall be deemed to be received by the Party at the time of their delivery to such an address.

8. Other conditions.

8.1. Unless otherwise provided by a supplementary agreement of the Parties, any amendments and supplements to this Agreement shall be deemed valid only if they are made in writing in the form of a single document and signed by the Parties or duly authorized representatives of the Parties.

8.2. Party 2 guarantees that it has received the consent to processing personal data of the cat owner as publicly available and their transfer to Party 2 as specified in 1.8. hereof, as well as to transfer of exclusive rights to a cat photograph. Party 2 guarantees compensation for any losses incurred in connection with the invalidity of the above guarantees.

8.3. Upon signing of the Agreement, all previous written and oral agreements, correspondence, negotiations between the Parties relating to the Agreement shall be invalidated.

8.4. The Appendices mentioned in the Rules and the Agreement shall be an integral part hereof.

8.5. These Rules are an English translation of the Russian text of the Rules for Holding a Show under the Trademark World Golden Cat. If there are any discrepancies between the English and the Russian versions, the Russian version shall prevail.

Appendix No. 1 to the Rules of holding a show under the World Golden Cat trademark

1. Party 1 shall use the logos in the following form:

Golden Cat

Золотая кошка

2. The closest font that may be used when writing logos is: Open Sans Light.

3. In order to identify a cat show as a show within the World Golden Cat rating, Party 2 may use the rating logo in its advertising materials. When using the rating logo, Party 2 shall adhere to the rules of using the rating logo published on the website <http://golden-cat.pro>. Image of the rating logo:



Appendix No. 2 to the Rules for holding a cat show under the trademark.

Rules for the Golden Cat Competition.

1. The Golden Cat Show shall be held according to the rules of the felinological system, to which the show organizer is a member, in accordance with the permit (license) received by the show organizer.
2. Regional Golden Cat Shows may be held under this name only if there is a contract concluded with the Rating Manager or the holder of the SER, except for holding the show by the Rightholder of the SER.
3. Regional shows shall be held only in states that have a large territory. If the territory of the country does not allow holding two or more regional shows, the Golden Cat Show of the country shall be held after a consultation with the Rating Manager.
4. Within the framework of the Golden Cat Show, the Golden Cat Competition is held, where only those cats may participate, whose owners reside (are registered) on the territory of the administrative unit, where the show is held, and who have confirmed accounts for their cats on the website <http://top-cat.org>.
5. Cats of the breeds recognized by WCF, of any age group from kittens to veterans, as well as neuters, may take part in the competition. Domestic cats, cats of experimental breeds and breeds that are in the process of recognizing by WCF may not participate.
6. Ten best cats are determined within the competition, and one winner and two prize-winners, who take the second and third places, are selected.
7. If regional shows were held in the state, the winners of the regional Golden Cat Competition shall have the right to take part in the national Golden Cat competition, where the Golden Cat of the country is determined and receives the title of the Golden Cat of the country.
8. The winner of the regional competition may take part in the National Golden Cat show and the National Golden Cat competition; if the breeder, whose cat took the first place, refuses to participate in the National Golden Cat competition, this right goes to the owner of the cat, who took the second place; if such a cat owner refuses to participate in the National Golden Cat competition, this right goes to the cat owner who took the third place; if such an owner refuses to participate in the National Golden Cat competition, representatives of the region will not take part in the National Golden Cat competition.
9. The owner of the cat who takes the first place in the National Golden Cat competition may take part in the World Golden Cat competition; the winner of the above competition is awarded the title of the World Golden Cat, with the year being indicated. If the winner refuses to participate in the National Golden Cat Competition, the right to participate in the World Golden Cat competition passes in the manner specified for the winners of regional Golden Cat competitions in clause 1.6 hereof.
10. The Golden Cat competition shall be held according to the rules of Top Cat Super Show.