Annexe No 1 to the Regulation No 24/2017 of Director of Schronisko dla Bezdomnych Zwierząt w Warszawie dated 31.10.2017

ADOPTION (donation) AGREEMENT NO/
Concluded on a day in Warsaw, between:
Capital City Warsaw, represented by Schronisko dla Bezdomnych Zwierząt, 02-147 Warszawa, ul. Paluch 2, hereinafter called Schronisko, on behalf of which acting
and Mr/Ms (Name and Surname)hereinafter called Adopter,
hereinafter collectively referred to as Parties.
§ 1 The subject-matter of the Agreement is an adoption – donation of the animal marked by the microchip
 Schronisko declares that to the best of its knowledge, the animal given for the adoption is a stray animal. Schronisko declares that to the best of its knowledge, at the time of releasing for adoption, the animal is in a good health condition. Adopter declares that he/she consulted the physical and medical condition of the animal and he/she does not raise any objections.

4. *Adopter agrees to sterilize the animal not later than on the day:

which may occur or become revealed after adoption.

3. Schronisko does not bear responsibility for injuries and diseases

Schronisko reserves the right to check out the environment of the animal's living place, for which the Adopter gives his/her consent.

§ 5

- 1. Schronisko declares that it has the right to dissolve this donation agreement in case if the Adopter commits an offence of the gross ingratitude (Art. 898 Civil Code), which the Adopter hereby acknowledged.
- 2. Parties agree that the gross ingratitude in particular means:
 - a) not providing the appropriate food, access to the water and a shelter for the animal, according to the animal's specific and physiological needs,
 - b) not providing control and a sufficient and permanent supervision over the animal.
 - c) abandonment of the animal,
 - d) not providing a veterinary care to the animal and in particular, failing to execute the obligatory preventive vaccinations in case of dogs,
 - e) subjecting animal to the medical or any other experiments,
 - f) breach of the Art. 6 sec. 1a in relation to the sect. 2 of the Protection of Animals Law of 21 August 1997 by the Adopter,
 - g) constant/permanent surrendering of the animal to the third person with a breach of the § 2 sec. 2 of this Agreement,
 - h) negligence of the execution of § 3 sec. 4 of this Agreement.
- 3. As of dissolving a donation, Adopter is obliged to immediately release the animal at Schronisko's request.

§ 6

- 1. The Agreement is concluded for an indefinite period of time.
- 2. All disputes will be settled by the court having jurisdiction over the Schronisko's seat.
- 3. This Agreement has been drawn up in two identical copies, one copy for each Party.
- 4. Annexe Adoption Card constitutes an integral part of this Agreement.

(Adopter's signature)	(seal and signature of
	Schronisko's employee)

^{*}delete as appropriate