Contract for the Purchase and Sale of Goods

Concluded between

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Seller: Name: Gamota JR s.r.o

Address: 82102 Bratislava-Ružinov Súmračná 3

Correspondence address: Mederčská č. 81, 945 01 Komárno (SK)

Company registration number: 46297898

Bank account: VÚB Banka, SK87 0200 0000 0029 6407 3553

Tax number: SK2023354652

Company representative: Mr. Anton Zsigo

And on the other side

Buyer: Name:

Address:

Correspondence address:

Bank account:

Company registration number:

Tax number:

Company representative:

Together as **Parties** in the topic indicated below under the following conditions.

- 1. Product name: SoyProFat MAX (soybean expeller), GMO-free and free of solvent
- 2. Amount: to

The product is weighed at the premises of the Seller, the weight is accepted by the Parties as final.

- 3. **Quality:** basis 45,5 % crude protein, basis 8,5 % crude fat
- 4. **Bonification:** +-1 % crude protein= +- 1,5% purchase price

+-1 % crude fat= +- 1 % purchase price

- 5. Parity:
- 6. Time of delivery of goods:

2020. th Week. to

- 6. **Packaging:** bulk
- 7. **Price:** EUR/to+VAT
- 8. **Payment deadline and quote:** within 14 calendar days after loading the goods. Maximum debts within the payment term is 15,000 euros.
- 9. Other provisions:

	- Contact persons for the performance of the contract						
	For Seller: Vido Dáriusz (tel. : +421 902 945 430, e-mail: vido@gamota.sk)						
	For Buyer:	(tel. number:	e-mail:)			
	charge a storage and If the Buyer withdraw of the value of the withdrawal as liquid - Payment deadline Seller's bank. If the interest on late pay Slovakia. - Upon the receipt of receipt of which is a time of receipt, and - When delivering the identity, label, GMC applies to the EXW, contamination may - The receipt of good representative. - If the Buyer is not a certify with a comp is paid according to of the CMR includin - The Parties agree the e-mail. Such commolisues not regulated "VERNOF RULES 20 - In dispute cases, the to the Civil Code of of Komárno is acception."	e means the arrival of the Buyer is late in payment ment. The default interest goods, the Seller hands acknowledged by the Buyer accordingly accept its que goods, the Seller gives of FREE certificate, product free parity of the Seller. The occur during transport as is certified by the signal registered company in Seany signature that the good the law of the end user and company signature to that the contract and relation must always be don't be present agreement of the Slovak Republic, the oted.	elay. reement, s/he shall be of eller's account within 15 the invoiced value of the invoiced value of the t, the Seller will be entited that is trate is twice the centrover the label of the good ver. The buyer will observable, the following document of the Buyer is obliged to end further storage. The Buyer is obliged to end further storage. The Buyer or the lovakia, the buyer's "proposed are delivered from country. The Buyer is obtained communications shall be governed by ement. In the absence of exclusive jurisdiction of	bliged to transfer 20% calendar days of the seconds at the sled to charge an ral bank base rate in ods to the Buyer, the ree the goods at the seconds and that valued to send a copy of from loading. The seconds are seconds at the terms of seconds agreement, pursuant the Municipal Court			
The Parties have read and understood the terms and conditions included in the agreement and have signed it as a sign of their full agreement with its content.							
Date:							

Buyer

Seller