

DONATION AGREEMENT

concluded pursuant to § 2055 et seq. of the Civil Code of Czech republic

Contracting parties:

Donor: Mr / Ms:

Born:

apartment:

account number:

and

Gifted: Basket Slovanka, z.s. - (hereinafter referred to as the recipient)

IČ 48137171, DIČ: CZ48137171

with its registered office at Bedřichovská 1960/1, 182 00 Prague 8 - Kobylisy

acting on behalf of: Jiří Toušek, Chairman

Account number: 42204220/5500

Registration number at the Ministry of the Interior of the Czech Republic VSC / 1 - 17

387/93-R on 5.1. 1993

they conclude this day: "Donation Agreement".

I. Subject of the contract:

1. The donor decided to support the activities of the donee by donating a financial amount of....., - CZK or EUR in the words: CZK or EUR. The Beneficiary undertakes to use this financial gift to cover its operating costs and the costs of its sports and charitable activities, including the organization of sports matches and

tournaments for children and young people. The donee is entitled to perform this sports activity according to his statute.

2. Both the donor and the donee declare that they charge the donated amount as a financial gift.

3. The Beneficiary declares that the account number stated in the header of this contract is the account number held exclusively by the Beneficiary.

4. It is noted that:

- in the case of a donor, the purpose set out in § 15 para. 1 or § 20 para. 8 of Act No. 586/1992 Coll. income taxes,

- the donee is obliged to pay income tax or gift tax if he is not exempt from this tax.

II. Contract conditions:

5. The Donor declares that his data stated in this contract are true.

6. The Beneficiary undertakes to submit to the donor for approval the use of the donation for the activity referred to in point 1 of this contract, in duplicate, no later than 15 days from the date on which the financial amount was credited in accordance with I. point 1 of this contract. On one copy of the donation plan, the donor confirms to the donee by signing that he / she agrees with the submitted donation plan, or informs the donee in writing that he / she does not agree with the plan.

7. In the event that:

- within 15 days from the submission of the donation plan, the donor will express his / her disagreement, the financial gift will be returned to the donor's bank account reduced by bank fees (max. 2%) without undue delay and within 15 days of receiving the dissenting opinion.

8. Both Contracting Parties undertake to proceed in such a way as not to damage the good name and interests of the other Contracting Party.

9. Any disputes arising from this contract will be resolved by mutual agreement of the parties, or before the locally and materially competent court.

III. Contract validity:

10. The contract is made in two copies, each of the strength of the original. Each of the parties will receive one copy.

11. The Agreement is valid and effective on the day of its signing by both parties.

12. Both parties agree to the above provisions of this contract and confirm the validity of the contract by signing it.

13. Any amendments to this contract must be in writing and must be approved by both parties by signature.

In Prague on

In Prague on