

GIFT DEED

Whereas on the day set forth below, pursuant to the provision 628 of the Civil Code, the following parties:

Firm name:

Registered seat:

Tax Id. No.:

Id. No.: Represented by:

(Hereinafter referred to as "donor of the gift")

and

Heřmanského nadace hematologické onkologie (Heřmanský's Foundation for Haematological Oncology)

By the 1st Internal Clinic VFN

Registered seat: U nemocnice 2, 128 08 Praha 2

Id. No.: 26 20 72 31

Recorded in the Foundation Registry, maintained by the Municipal Court in Prague, Section N, Insert 364

Represented by: Prof. MUDr. Pavel Klener, DrSc.

Chairman of the Management Board of the Foundation

(Hereinafter referred to as "recipient of the gift")

are making and entering into this Gift Deed:

I.

The recipient of the gift is the Foundation established for the purpose of:

- increasing the level of the Clinical haematological oncology and thereby improving the care of patients that are suffering from the malign blood disease and reaching results that are closest to the possibilities given by contemporary scientific findings
- developing the program of the bone marrow transplant so that this method is available to all oncological patients whose chance to survive is increased by the use of this method
- contributing to ensuring modern device equipment, medicines and other special medical supplies for the purpose of highly specialised and challenging medical treatments
- ensuring continuous access to the newest findings in this field and maintaining permanent contact with prominent haematological workplaces in our country and abroad and supporting the respective scientific and research activity of the workplace
- improving and extending pedagogical activity and thereby contributing to increasing the level of the Haematological oncology in the Czech republic.

II.

The donator of the gift binds himself to donate a gift in the amount of.....CZK for some of the purposes the recipient has been established for and which is stated in his deed of the foundation. The gift will be transferred to the account of the recipient of the gift No.2020021/2700 with the UniCredit Bank Czech republic with the registered seat in Praha 1, nám. Republiky 3a/č.p. 2090, PSC 11000.

III.

The gift will be afforded exclusively for some of the purposes the recipient has been established for and which is stated in his statute (deed of the foundation).

IV.

The recipient of the gift binds himself to accept the gift of the donor of the gift in the amount of.....CZK (transferred to the account with the UniCredit Bank Czech republic a.s. Praha 1 account No. 2020021/2700) till 30 days as from the date of the signature of this Gift Deed. The recipient of the gift shall use the gift for the sole purpose determined in the Article II. of this Deed. If the recipient fails to use the gift for the said purpose, he is obliged to return the gift or to reimburse the value of the gift at his own expense.

V.

It is allowed to amend and/or change this Deed only upon agreement of both contracting parties in written form.

VI.

Other discretions and duties are governed by respective provisions of the Civil Code. The contract will become valid and effective on day of signing by representatives of both contractual parties. This contract has been prepared in two duplicates, out of which each party will receive one.

In Prague on

for the recipient of the gift:

for the donator of the gift:

.....

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prof. MUDr. Pavel Klener, DrSc.
Chairman of the Management Board