

GIFT CONTRACT

Name/company
Address:
Commercial ID No:
Represented by:

(hereinafter referred to as the donor), and

Organization: ČMELÁK – SPOLEČNOST PŘÁTEL PŘÍRODY
Legal address: ŠVERMOVA 32, 460 10 LIBEREC 10
Commercial ID No: 467 473 62
Bank, bank account: ČESKÁ SPOŘITELNA, A.S.
Č. Ú.: 379 5555 379 / 0800
Represented by: Bc. JANA BUJOKOVÁ
(hereinafter referred to as the recipient)

agreed to conclude this contract, in accordance with §2055-2078 of Act No. 89/2012 Coll., the Civil Code:

1. The subject of this contract is a financial gift in the amount of _____, - CZK. The recipient accepts the said funds, the funds will be used for the ecological activities of the organization and for other services of public interest listed in the extract from the register of public benefit organizations.

Both the donor and the recipient agree to use the gift in accordance with the purpose for which the gift was provided.

2. The donor has the right to propose a name for the selected pond in the area of the Jablonná Wetland. The recipient will send the donor a certificate in A4 format to confirm the patronage of the pond. The name of the pond will be indicated on the information board at the entrance to the Jablonné Wetlands. The recipient reserves the right to approve the name of the pool before signing the contract. (We want to make sure that the name is not vulgar or hateful.)

3. The donor may demand the return of the gift if it is not used as specified in the contract, within 2 (?) Years from the signing of the contract. The parties are acquainted with the possibility of revoking the gift for reasons stipulated by the Civil Code. If the donor has the right to withdraw the gift, the parties will proceed in accordance with the provisions of § 2068 et seq. of the Civil Code.

4. This Agreement shall become valid on the date of its signature by both parties. All changes and additions to this contract are valid only in writing with the signatures of both parties.

5. The contract was drawn up in two versions, one of which will be received by the donor and one by the recipient.

6. According to the relevant section of Act No. 586/1992 Coll., On Income Taxes, as amended, the donor is entitled to deduct the gifted amount from the tax base.

7. The contracting parties have read the contract and unconditionally agree with its content, which they confirm with their signatures.

In _____ Date:

In Liberec; date:

Donor

On behalf of the recipient
Jana Bujoková