

## DAROVACIA ZMLUVA / DONATION CONTRACT

uzatvorená podľa § 628 z.č. 40/1964 Zb. Občiansky zákonník (ďalej len „**Občiansky zákonník**“) /  
concluded pursuant to § 628 of the Act no. 40/1964 Coll. Civil Code (hereinafter only “**Civil Code**“)  
medzi zmluvnými stranami / between the parties

Obchodné meno/Business Name:	<b>Danucem Slovensko a.s.</b>
Sídlo/Registered Seat:	906 38 Rohožník
IČO/Identification No.:	00214973
IČ DPH/VAT Identification No.:	SK7120000041 – člen skupiny na účely DPH v SR
IBAN:	SK97 1111 0000 0011 4512 5271
Zápis/Registration:	OR MS Bratislava III, oddiel: Sa, vložka: 1265/B
Kontaktná osoba/Contact person:	Silvia Pohlová, <a href="mailto:silvia.pohlova@danucem.com">silvia.pohlova@danucem.com</a> , 0902194956

(ďalej len „**darca**“) / (hereinafter only “**donor**“)

a / and

Obchodné meno/Business Name:	<b>Spojená škola Rohožník</b>
Sídlo/Registered Seat:	Spojená škola Rohožník, Školské námestie 399/2, 906 38, Rohožník
IČO/Identification No.:	56417250
IBAN:	SK81 5600 0000 0032 4916 0003
Kontaktná osoba/Contact person:	Mgr. Silvia Ftáčniková, 034/ 6588194, <a href="mailto:riaditelka@zsrohoznik.sk">riaditelka@zsrohoznik.sk</a>

(ďalej len „**obdarovaný**“) / (hereinafter only “**donee**“)

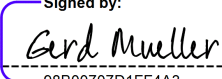
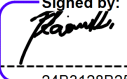
za nasledovných podmienok (ďalej len „**zmluva**“): /

under following terms and conditions (hereinafter only “**contract**“):

Čl. I Predmet zmluvy	Article I Subject matter of the contract
1.1 Predmetom zmluvy je záväzok darcu poskytnúť obdarovanému dar uvedený v čl. II tejto zmluvy a záväzok obdarovaného použiť dar v súlade s účelom uvedeným v tejto zmluve a to všetko za podmienok uvedených v tejto zmluve.	1.1 The subject matter of the contract is the donor's obligation to grant to the donee a donation stipulated in Article II herein and the donee's obligation to use the donation in compliance with the purpose stipulated herein and all that under the conditions stipulated herein.
Čl. II Dar	Article II Donation
2.1 Darca poskytne obdarovanému nasledovný dar (ďalej len „ <b>dar</b> “): - peňažný dar v hodnote 500 EUR	2.1 The donor shall grant to the donee the following donation (hereinafter only “ <b>donation</b> “): - a financial donation in the value of 500 EUR
2.2 Dar bude použitý na nasledovný účel/projekt: - realizácia akcie „Medzinárodný deň detí“	2.2 The donation shall be used for the following purpose/project: - realization of an event „International children's day“
Čl. III Ostatné podmienky	Article III Special provisions
3.1 Obdarovaný dar prijíma a zaväzuje sa dar použiť výlučne na účel uvedený v tejto zmluve.	3.1 The donee accepts the donation and obliges to use the donation only for the purpose stipulated herein.
3.2 Dar bude poskytnutý najneskôr do 60 dní odo dňa podpisu tejto zmluvy. V prípade peňažnej formy daru bude dar poskytnutý prevodom na účet obdarovaného uvedený v tejto zmluve. V prípade nepeňažnej formy daru bude dar poskytnutý v závode darcu a obdarovaný si ho musí prísť vyzdvihnúť. Darca má právo	3.2 The donation shall be granted within 60 days upon signing hereof. In case of monetary form of the donation the donation shall be granted via transfer into the bank account of the donee stipulated herein. In case of non-monetary form of the donation the donation shall be granted ex-factory and the done must take it over. The donor is whenever entitled to

<p>kedykoľvek zmeniť peňažnú formu daru na nepeňažnú.</p> <p>3.3 Obdarovaný sa zaväzuje projekt realizovať najneskôr do 6 mesiacov od poskytnutia daru, pokiaľ nebolo dohodnuté inak, a v tej istej lehote predložiť darcovi záverečnú správu o realizácii projektu a použití daru, prílohou ktorej budú kópie účtovných dokladov preukazujúcich obstaranie prác, tovarov alebo služieb na projekt. V prípade porušenia ktorejkoľvek z týchto povinností alebo použitia daru na iný ako dohodnutý účel alebo nepredloženia záverečnej správy riadne a včas alebo v prípade, že darca vyhodnotí predložené dokumenty ako nedostatočné, má darca právo odstúpiť od tejto zmluvy a požadovať bezodkladné vrátenie daru alebo zaplatenie hodnoty daru v peniazoch, pričom v prípade nepeňažného daru sa peňažná hodnota daru určí podľa cenníka darcu platného v čase uzavretia tejto zmluvy. V prípade omeškania obdarovaného s vrátením daru sa zaväzuje zaplatiť darcovi úrok z omeškania vo výške 0,05 % z dlžnej sumy za každý deň omeškania.</p> <p>3.4 Obdarovaný sa zaväzuje umiestniť a zobraziť logo a obchodné meno darcu na mieste realizácie projektu, pričom je povinný si vopred nechať od darcu schváliť miesto a spôsob umiestnenia a zobrazenia loga a obchodného mena darcu.</p> <p>3.5 Obdarovaný sa zaväzuje dodržiavať počas plnenia tejto zmluvy Zásady zodpovedného podnikania CRH v rozsahu, v ktorom sa vzťahujú na obdarovaného, dostupné na <a href="https://www.danucem.com/sk/sustainability/ethical-behavior-and-management">https://www.danucem.com/sk/sustainability/ethical-behavior-and-management</a>. V prípade vydania a zverejnenia nových Zásad zodpovedného podnikania CRH, ktoré budú obdarovanému oznamené (napr. emailom) sa obdarovaný zaväzuje dodržiavať Zásady zodpovedného podnikania CRH v aktualizovanom znení.</p> <p><b>Informácie o spracúvaní osobných údajov:</b></p> <p>3.6 Obdarovaný potvrzuje, že sa oboznámil s informáciami o spracúvaní osobných údajov, ktoré sa nachádzajú na internetovej stránke <a href="https://www.danucem.com/sk/privacy-statement">https://www.danucem.com/sk/privacy-statement</a> a že s ich obsahom oboznámil všetky dotknuté osoby, ktoré sa podielajú na príprave a/alebo plnení tejto zmluvy a ktorých osobné údaje poskytne darcovi.</p>	<p>change the monetary form of the donation to non-monetary form.</p> <p>3.3The donee shall carry out the project within 6 months upon the granting of the donation unless otherwise agreed and within the same period to provide the donor with a final report on the project realization and using of the donation with the copies of the invoices and bills proving the procurement of works, goods and services related to the project attached. In case of breach of any of the aforementioned obligations or utilization of the donation for other purpose than stipulated herein or provision of the final report not duly or on time or the donor considers the submitted documents as not sufficient, the donor shall be entitled to withdraw the contract and to require returning of the donation or repayment of the value of the donation in money whereas in case of non-monetary donation the value of the donation in money will be defined according to price list of the donor valid at time of signing hereof. In case of delay of the donee with returning of the donation he shall be obliged to pay to the donor the delay interest in the amount of 0,05% p.d. of the due amount.</p> <p>3.4 The donee is obliged to locate and display the logo and business name of the donor at the place of the project realization whereas the donee is obliged to have approved in advance the place and way of the location and display of the logo and business name by the donor.</p> <p>3.5 The donee undertakes, during the performance of this contract, to comply with the Principles of Corporate Social Responsibility of CRH to the extent in which they apply on the donee available at <a href="https://www.danucem.com/sustainability/ethical-behavior-and-management">https://www.danucem.com/sustainability/ethical-behavior-and-management</a>. In case of issuance and publication of the new Principles of Corporate Social Responsibility of CRH which will be notified to the donee (e.g. by email), the donee shall undertake to comply with the Principles of Corporate Social Responsibility of CRH in their updated version.</p> <p><b>Processing of personal data:</b></p> <p>3.6 The donee confirms that he has read the information on the processing of personal data which can be found on the website <a href="https://www.danucem.com/privacy-statement">https://www.danucem.com/privacy-statement</a>, and that the donee has informed about its contents all data subjects who participate in the preparation and/or performance of this contract and whose personal data will be provided to the donor.</p>
<p><b>Čl. IV</b> <b>Trvanie zmluvy</b></p> <p>4.1 Zmluva je uzavretá na dobu do vysporiadania všetkých práv a povinností z nej vyplývajúcich</p>	<p><b>Article IV</b> <b>Duration of the contract</b></p> <p>4.1 The contract is concluded for a period until the satisfaction of all rights and obligations arising</p>

<p>pokiaľ nedôjde k odstúpeniu od tejto zmluvy alebo k inej skutočnosti spôsobujúcej jej zánik.</p> <p>4.2 Zmluvné strany sú oprávnené odstúpiť od tejto zmluvy s účinkami ku dňu doručenia odstúpenia z dôvodov uvedených v tejto zmluve, ako aj zo zákonných dôvodov, pričom pri odstupovaní zo zákonných dôvodov v prípade podstatného porušenia tejto zmluvy možno odstúpiť len pokial nedôjde k odstráneniu tohto podstatného porušenia ani do 10 dní odo dňa písomného upozornenia.</p> <p>4.3 Darca je oprávnený odstúpiť od tejto zmluvy v prípade omeškania obdarovaného s vykonaním projektu v dohodnutej lehote.</p> <p>4.4 Darca má právo kedykoľvek vypovedať túto zmluvu s okamžitým účinkom a neposkytnúť dar.</p>	<p>here from so long as withdrawal from this contract or any other facts resulting in its expiry have not occurred.</p> <p>4.2 The parties are authorized to withdraw from this contract effective on the delivery date of such notice on the grounds stipulated herein or other legal grounds whereby withdrawal on legal grounds in the event of a significant breach of this contract can only occur if such significant breach is not remedied within 10 days from written notice to complete such remedy.</p> <p>4.3 The donor is authorized to withdraw from this contract if the donee is in delay with the execution of the project within the agreed deadline.</p> <p>4.4 The donor is also whenever entitled to terminate the contract with immediate effects and not to grant the donation.</p>
<p style="text-align: center;"><b>Čl. V</b> <b>Záverečné ustanovenia</b></p> <p>5.1 Zmluva nadobúda platnosť a účinnosť podpisom obidvoch zmluvných strán.</p> <p>5.2 Zmluvu uzavretú písomne aj zmluvu uzavretú elektronickým podpisom DocuSign možno meniť a dopĺňať len písomne alebo elektronickým podpisom DocuSign.</p> <p>5.3 Zmluvné strany sa dohodli, že všetka korešpondencia medzi nimi v súvislosti s touto zmluvou sa bude doručovať na aktuálne adresy ich sídiel zverejnené v obchodnom registri alebo inom príslušnom registri alebo v prípade fyzických osôb na trvalé bydliská uvedené v tejto zmluve, pokial si písomne neoznámia zmenu adresy trvalého bydliska. Zmluvné strany sa dohodli, že v prípade, ak si adresát neprevezme zásielku do piateho dňa odo dňa jej odoslania adresátori na adresu dohodnutú v zmysle tohto bodu, bude sa zásielka považovať za doručenú uplynutím piateho dňa odo dňa jej odoslania za predpokladu, že bola odoslaná doporučene poštovým podnikom na adresu dohodnutú v zmysle tohto bodu, a to bez ohľadu na to, či si adresát zásielku prevzal a/alebo či sa adresát o zásielke dozvedel.</p> <p>5.4 Zmluvné strany sa dohodli, že všetky informácie uvedené v tejto zmluve má darca právo poskytnúť osobám patriacim v čase ich poskytnutia do skupiny CRH Group, ako aj ich zmluvným poradcom.</p> <p>5.5 Zmluva sa riadi slovenským právom a v prípade, že bude obsahovať medzinárodný prvok, bude miestne príslušným súdom na riešenie sporov z tejto zmluvy príslušný súd určený podľa sídla darcu. V prípade viacerých jazykových verzií tejto zmluvy má vždy prednosť znenie zmluvy v slovenskom jazyku.</p>	<p style="text-align: center;"><b>Article V</b> <b>Final provisions</b></p> <p>5.1 The contract is valid and in effect upon its signature by both parties.</p> <p>5.2 Both the contract concluded in writing, as well as the contract signed by the electronic signature DocuSign may be amended or complemented only in writing or by the electronic signature DocuSign.</p> <p>5.3 The parties have agreed that all correspondence between the parties related to this contract will be delivered to the addresses of their registered offices published in the Commercial Register or other register or to the permanent residences of the physical persons shown herein if no change to such permanent addresses is notified in writing. The parties have agreed that if the recipient does not receive the parcel at least within five days of the dispatch of the parcel to the address agreed in terms of this clause, the parcel is considered delivered upon expiry of the fifth day subject to condition that it was sent via registered mail via a postal carrier to the address agreed in terms of this clause regardless of if the recipient received and/or regardless of if the recipient was aware of such parcel.</p> <p>5.4 The Parties have agreed that the donor has the right to provide any and all information contained herein to other entities belonging in time of their providing to the CRH Group and their contracted advisers.</p> <p>5.5 This contract is subject to Slovak law and if it contains international elements, the venue for resolving any disputes arising here from will be the court with jurisdiction for the donor's registered office. The version of this contract in Slovak language takes precedence over all other language mutations hereof.</p>

<p>5.6 Zmluva uzavretá písomne sa vyhotovuje v 2 rovnopisoch, pričom po 1 rovnopise obdržala každá zmluvná strana. Zmluvu podpísanú elektronickým podpisom DocuSign obdržala každá zmluvná strana v elektronickej forme.</p> <p>5.7 Zmluvné strany vyhlasujú, že k právym úkonom sú spôsobilé, ich zmluvná voľnosť nie je obmedzená, zmluvu uzatvárajú slobodne a vážne a jej obsahu porozumeli a súhlasia s ním, na znak čoho túto zmluvu podpisujú.</p> <p>5.8 Zmluvné strany uvedením emailových adres v podpisovom riadku prejavujú svoju vôle podpísať túto zmluvu elektronickým podpisom DocuSign a súhlasia s tým, že dole uvedení zástupcovia sú oprávnení podpísať túto zmluvu elektronicky v mene zmluvných strán a majú výlučnú kontrolu nad a zodpovednosť za svoje e-mailové adresy uvedené v podpisovom riadku. Zmluvné strany sú si vedomé a akceptujú, že elektronický podpis DocuSign je právne záväzný v súlade s nariadením (EU) č. 910/2014 o elektronickej identifikácii a dôveryhodných službách pre elektronické transakcie na vnútornom trhu (nariadenie eIDAS), ktoré je priamo uplatniteľné vo všetkých členských štátach EÚ. V zmysle nariadenia o eIDAS, článok 25 - Právne účinky elektronického podpisu „Elektronickému podpisu sa nesmú odoprieť právne účinky a prípustnosť ako dôkazu v súdnom konaní iba z dôvodu, že je v elektronickej podobe alebo že nesplňa požiadavky pre kvalifikovaný elektronický podpis.“.</p>	<p>5.6 This contract when concluded in writing is signed in 2 counterparts from which each party has received 1 counterpart. The contract signed by the electronic signature DocuSign has been received by each party in electronic form.</p> <p>5.7 The parties declare that they are eligible for legal acts, their contractual freedom is not limited, they concluded the contract freely and seriously, they have understood its contents and as witness thereof they attach their signatures thereto.</p> <p>5.8 The Parties by providing e-mail addresses in the signature section hereof manifest their will to sign this Contract by DocuSign electronic signature and agree that hereinafter referred representatives are authorized to electronically sign this Contract on behalf of the Parties and have exclusive control over and responsibility for their e-mail addresses mentioned in the signature section. The Parties are aware and accept that DocuSign electronic signature is legally binding in compliance with the Regulation (EU) no. 910/2014 on electronic identification and trust services for electronic transactions in the internal market (eIDAS Regulation) which is directly applicable in all the EU member states. In terms of eIDAS Regulation, Article 25 - Legal effects of electronic signature "An electronic signature shall not be denied legal effect and admissibility as evidence in legal proceedings solely on the grounds that it is in an electronic form or that it does not meet the requirements for qualified electronic signatures.".</p>
<p>V/In Rohožník dňa/date 16-Jun-2025</p>	<p>V/In Rohožníku..... dňa/date 15.6.2025....</p>
<p>Signed by:  Gerd Müller ----- darca/ donor <b>Danucem Slovensko a.s.</b> Meno, priezvisko: Gerd Müller Funkcia/Title: člen predstavenstva/B.O.D. Member DocuSign e-mail: <a href="mailto:gerd.mueller@danucem.com">gerd.mueller@danucem.com</a></p>	<p>Signed by:  Silvia Ftáčniková ----- obdarovaný/ donee <b>Spojená škola Rohožník</b> Meno, priezvisko: Mgr. Silvia Ftáčniková Funkcia/Title: riaditeľka / school's principal DocuSign e-mail: <a href="mailto:riaditelka@zsrohoznik.sk">riaditelka@zsrohoznik.sk</a></p>
<p>Signed by:  Klaus Födinger ----- darca/ donor <b>Danucem Slovensko a.s.</b> Meno, priezvisko: Klaus Födinger Funkcia/Title: člen predstavenstva/B.O.D. Member DocuSign e-mail: <a href="mailto:klaus.foedinger@danucem.com">klaus.foedinger@danucem.com</a></p>	

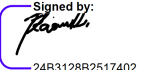
## Certificate Of Completion

Envelope Id: 5EEC68D3-4BB5-47EB-B911-5FA5AA56D700  
 Subject: Complete with Docusign: DZ - mdd-spojena-skola-rohozník.docx  
 Source Envelope:  
 Document Pages: 4  
 Certificate Pages: 5  
 AutoNav: Enabled  
 Envelope Stamping: Enabled  
 Time Zone: (UTC-08:00) Pacific Time (US & Canada)

Status: Completed  
 Envelope Originator:  
 Adriana Orthova  
 42 Fitzwilliam Square  
 Dublin, Dublin 2 D02 R279  
 adriana.orthova@danucem.com  
 IP Address: 147.161.170.95

## Record Tracking

Status: Original	Holder: Adriana Orthova	Location: DocuSign
6/12/2025 4:29:04 AM	adriana.orthova@danucem.com	

Signer Events	Signature	Timestamp
Mgr. Silvia Ftáčníková riaditelka@zsrohoznik.sk Security Level: Email, Account Authentication (None)	 Signed by: 24B3128B2517402...	Sent: 6/12/2025 4:30:52 AM Viewed: 6/15/2025 1:09:23 AM Signed: 6/15/2025 1:10:15 AM
<b>Electronic Record and Signature Disclosure:</b> Accepted: 6/15/2025 1:09:23 AM ID: fba3963b-2980-4a44-91b2-63877b692631	Signature Adoption: Drawn on Device Using IP Address: 185.213.145.132 Signed using mobile	
Gerd Mueller gerd.mueller@danucem.com Security Level: Email, Account Authentication (None)	 Signed by: 98B00707D1FF4A3...	Sent: 6/15/2025 1:10:16 AM Viewed: 6/16/2025 3:03:40 AM Signed: 6/16/2025 3:04:10 AM
	Signature Adoption: Pre-selected Style Using IP Address: 195.168.91.42	

## Electronic Record and Signature Disclosure:

Accepted: 6/16/2025 3:03:40 AM  
 ID: 72b939fc-f292-4f93-ab43-96cc7230776a

Klaus Foedinger klaus.foedinger@danucem.com Managing Director Security Level: Email, Account Authentication (None)	Signed by: 66E0A4DB50F2469...	Sent: 6/16/2025 3:04:12 AM Viewed: 6/16/2025 4:30:19 AM Signed: 6/16/2025 4:30:38 AM
	Signature Adoption: Pre-selected Style Using IP Address: 213.142.96.188 Signed using mobile	

## Electronic Record and Signature Disclosure:

Accepted: 6/16/2025 4:30:19 AM  
 ID: f04b7108-0f65-4c16-9acb-cb28639b5172

In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp

<b>Carbon Copy Events</b>	<b>Status</b>	<b>Timestamp</b>
<b>Witness Events</b>	<b>Signature</b>	<b>Timestamp</b>
<b>Notary Events</b>	<b>Signature</b>	<b>Timestamp</b>
<b>Envelope Summary Events</b>	<b>Status</b>	<b>Timestamps</b>
Envelope Sent	Hashed/Encrypted	6/12/2025 4:30:52 AM
Certified Delivered	Security Checked	6/16/2025 4:30:19 AM
Signing Complete	Security Checked	6/16/2025 4:30:38 AM
Completed	Security Checked	6/16/2025 4:30:38 AM
<b>Payment Events</b>	<b>Status</b>	<b>Timestamps</b>
<b>Electronic Record and Signature Disclosure</b>		

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