

GIFT CONTRACT

The city of Kharkiv, Ukraine, the seventh of November, two thousand and nineteen.

We, the undersigned: [REDACTED], born May [REDACTED], the registration number of the taxpayer's registration card [REDACTED], residing at: Kharkiv city, [REDACTED], [REDACTED] on the one hand, hereinafter referred to as the "Donor" and [REDACTED], born on April [REDACTED], the registration number of the taxpayer's registration card [REDACTED], registered at the following address: K [REDACTED], [REDACTED] hereinafter referred to as the "Donee", on the other hand, have been previously informed by the notary of the general requirements, the observance of which is necessary for the transaction validity, realizing the importance of our actions and according to free act and deed, which fully corresponds to our internal will as participants in the transaction, have concluded this contract as follows:

1. I, the Donor, understanding the gratuitousness condition hereof, without any coercion, violence or any threats I gave, and I, the Donee, accepted a gift in the amount of U [REDACTED] (eighty three thousand eight hundred thirty six), which is the equivalent of USD [REDACTED] at the rate of the National Bank of Ukraine USD 1 dollar - UAH 24.6576.

2. I, the Donor, affirm that the money that is the subject of this contract was not donated to anyone else at the time of its conclusion, as it was not transferred to the authorized capital, was not alienated in any other way, under a tax guarantee, in a dispute and under a ban (arrest), there are no rights to alienated money to third parties, as well as any other encumbrances or restrictions on the possibility of its disposing (extract No. [REDACTED] from the State Register of Encumbrances over the Movable Property of [REDACTED], 2019).

3. We, the Donor and the Donee, affirm that:

- at the time of this contract conclusion, we were aware (and are aware) of the significance of our actions and could (can) lead them;
- we understand the nature of this transaction, our rights and obligations hereunder;
- at the time of this contract conclusion, there is no any deception or other concealment of facts that were significant and were deliberately concealed by us;
- the contract is concluded by us in accordance with our true will, without any use of physical or mental pressure;
- the contract is concluded on terms favourable to the parties and is not the result of severe circumstances;
- the transaction is concluded with the intention of creating the corresponding legal consequences (is not fictitious)
- this transaction does not hide another transaction (is not imaginary),
- we speak Ukrainian, which gave us the opportunity to read and correctly understand the essence hereof;
- the transfer of money at the time of signing the contract has already been completed.

4. The Donor brought to notice of the Donee, and the Donee took into consideration the fact that the money donated under this contract is his personal private property.

5. The right of Donee's ownership according to part 4 of article 722 of the Civil code of Ukraine arises from the moment of actual receipt of gifted money by him.

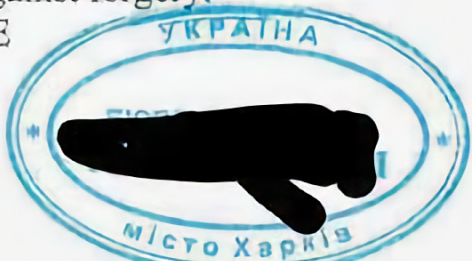
QR code

HOB 365060

13889655

Attention! The form contains multi-level protection against forgery.

MINISTRY OF JUSTICE OF UKRAINE



6. Issues not regulated herein are resolved in accordance with applicable civil legislation.
7. The costs for this contract notarization should be paid by the Donee.
8. By parties' agreement, amendments and additions hereto should be made by entering into an additional transaction notarized.

9. We, the parties, are explained about the content of the rights and obligations hereunder, about the legal consequences of a transaction concluded by us (including, but not limited to, Articles 215-236, 319, 717-728 of the Civil Code of Ukraine, Articles 57-74 of the Family Code of Ukraine), p.174.2.1 of the Tax Code of Ukraine by the notary.

10. This contract is drawn up and certified in duplicate, one of which should be kept in files of the private notary of the Kharkiv city notary district of the Kharkiv region, [REDACTED], and the second one should be issued to the Donee.

Signatures:

[REDACTED] /Signature/
[REDACTED] /Signature/

The city of Kharkiv, Ukraine, on the seventh of November, two thousand and nineteen.

This contract is certified by me, [REDACTED] a private notary of the Kharkiv city notarial district of the Kharkiv region.

The contract is signed by the parties in my presence.

The parties' identities have been confirmed; their legal capacity has been verified.

Registered in the register by No. 1206

The payments were charged in hryvnias according to article 31 of the Law of Ukraine
“On Notaries”

Private notary
Seal: Private notary
[REDACTED]

* Kharkiv city notarial district of Kharkiv

