**Donation Agreement**

made pursuant to the provisions of Section 2055 et seq. of Act No. 89/2012 Coll., the Civil Code,

as amended (hereinafter the “Civil Code”)

**Contracting Parties:**

**Horizont HG 2014, z.ú.**

with its registered office at Děčínská 361/7, 470 01 Česká Lípa

Company ID No.: 03095428

Represented by Ing. Ludmila Bušková, Director,

Registered under File No. U 8 kept by the Regional Court in Ústí nad Labem

(hereinafter the “**Donee**”)

and

**…………………………..**

with its registered office at …………………………,

Company ID No.

VAT ID: …………………………..

Represented by ……………………………………..,

Registered in……………………………………………………….

Bank………………………………..

Account No. ………………………………….

(hereinafter the “**Donor**”)

**Article I**

1. The Donor hereby undertakes to donate funds to the Donee in the amount of: CZK ………………….

(in words: ................... Czech crowns) – hereinafter referred to as the **“Donation”**, and the Donee accepts this Donation, all in accordance with and under the terms and conditions set out in this Agreement.

1. The Parties agree that the Donation is intended solely for a specific purpose, namely for the purchase of civilian drones with cameras and drones with infra-red cameras, for accessories, as well as for transport to Ukraine and for any related administrative tasks. Both the Donor and the Donee may indicate in their activities that they support the Donor/Donee and the purpose of the Donation.

**Article II**

The Donation will be provided by the Donor to the Donee by a one-off wire transfer to the bank account of the Donee, IBAN CZ5801000001077515850217, SWIFT KOMBCZPPXXX, kept at Komerční banka a.s., within 3 calendar days from the date of this Agreement.

**Article III**

1. In connection with the provision of the Donation, the Parties agree on a resolutive condition according to which the effectiveness of this Agreement shall cease on the date when the Donee breaches its obligation specified in Article I(2) hereof, i.e. if the Donee does not use the entire Donation in accordance with the purpose agreed by the Parties in Article I(2) hereof.
2. Should the Donee breach the obligation agreed in Article I(2) of this Agreement, i.e. if the Donee does not use the Donation (or any part thereof) in accordance with the purpose agreed by the Parties in Article I(2) hereof, the Donee undertakes to return the part of the Donation that has not been used by the Donee in accordance with the purpose agreed herein to the Donor by a wire transfer to a bank account designated by the Donor within 14 calendar days from the date on which the event foreseen by the Parties in Paragraph 1 of this article above occurs.

**Article IV**

1. This Agreement is concluded once both Parties have appended their signature hereto and shall enter into force and effect on the date of its conclusion.
2. All amendments and additions to this Agreement may only be made in writing.
3. This Agreement and any legal relations arising from it shall be governed by the law of the Czech Republic, in particular the Civil Code.
4. This Agreement is made in two copies with the force of the original, and each of the Parties shall receive one copy.
5. The persons signing this Agreement expressly declare that they are fully competent and authorised to sign it and that they are not prevented from doing so by any factual or legal impediment, that they have duly read, understand the contents of and agree to the Agreement, in witness whereof they append their signatures below.

Prague, …………………..

**Horizont HG 2014, z.ú.**

…………………………..……… ………………………….….……

**Donee Donor**

**Ing. Ludmila Bušková**

**Director**