

Public offer on the provision of a charitable donation

1. General Provisions

- 1.1. This public offer on the provision of a charitable donation (hereinafter referred to as the "**Offer**") is an offer of the Tabletochki Charity Foundation, legal entity identification code 38805429, located at the address: 4/6 Omelianovycha-Pavlenko str., Kyiv, Ukraine, 01010 (hereinafter referred to as the "**Foundation**"), represented by the Chief Executive Officer Vyacheslav Bykov, to an indefinite number of legally capable individuals and legal entities under private law that voluntarily carry out charitable activities (hereinafter each of the individuals is referred to as the "**Benefactor**") to conclude an agreement on the provision of a charitable donation (hereinafter referred to as the "**Agreement**") on the terms described in this Offer with each seeking Benefactor.
- 1.2. This Offer is an offer to conclude an agreement according to Article 641 of the Civil Code of Ukraine.
- 1.3. This Offer comes into effect from the moment it is posted on the website of the Foundation on the Internet at <https://tabletochki.org/en/> (hereinafter referred to as the "**Website**"). This Offer is open-ended and may be changed or withdrawn by the Foundation at any time (prior to its acceptance by the Benefactor) by posting relevant information on the Website.
- 1.4. The Foundation can make charitable donations agreements in a different order and/or under different conditions than provided in this Offer. The Benefactor can contact the Foundation separately to conclude such an agreement.

2. Subject of the Agreement

- 2.1. According to this Agreement, the Benefactor gratefully and irrevocably transfers funds to the property of the Foundation as a voluntary charitable donation to ensure the Foundation's statutory activities. The Foundation accepts such a charitable donation and undertakes to use it to carry out its own charitable activities according to the Articles of Association and legislation of Ukraine.
- 2.2. The transfer of funds by the Benefactor within this Agreement is recognized as a charitable donation according to Article 6 of the Law of Ukraine "On Charitable Activity and Charitable Organizations".
- 2.3. The Benefactor independently determines the amount of the charitable donation. The Benefactor has the right to seek from the Foundation and receive information on the type and amount of the necessary charitable assistance for specific purposes of the Foundation's activities, as well as according to the Foundation's charitable programs, in order to establish the areas of use of the charitable donation before it is provided.

2.4. The conclusion and performance of this Agreement are not aimed at and do not provide for the profit of any of the parties.

3. The Foundation's Activities

3.1. The Foundation carries out charitable activities in healthcare aimed at providing charitable assistance to children and young people with hematological, oncological, oncohematological, immunological, and other serious diseases, their families, medical and other institutions that provide medical assistance to patients with the specified diseases, and also conducts other types of charitable activities, according to its Articles of Association.

3.2. The Foundation's activities are not aimed at making any profit.

3.3. The Foundation's Articles of Association, information on its operation, and activity reports are posted on the Website.

4. Making a Donation and Offer Acceptance

4.1. The Benefactor independently determines the amount of the charitable donation and makes it by (I) transferring funds using the payment forms and means available on the Website or (II) transferring funds to the current account of the Foundation through bank institutions, or (III) transferring cash funds to the Foundation. Charitable donations are open-ended, and the term of their use by the Foundation is not limited.

4.2. According to these Offer and Agreement, charitable donations are provided by the Benefactors and are used by the Foundation to conduct and ensure charitable activities (implementation of the Foundation's operating areas, goals of charitable activities, and charitable programs) of the Foundation in accordance with the Articles of Association and legislation of Ukraine. The Benefactor agrees to such an intended purpose of their donation.

4.3. The Benefactor also has the right to determine the specific goal of their donation within the framework of the Foundation's goals and activities and charitable programs by concluding a separate agreement with the Foundation regarding the provision of a charitable donation, according to clauses 1.4 and 2.3 of this Offer. If the Benefactor, when making a donation, determined its specific goal without prior agreement with the Foundation, the Foundation has the right to return such a donation to the Benefactor.

4.4. Received charitable donations are used by the Foundation in order of their receipt.

4.5. In order to correctly identify the payer, when making a donation, the Benefactor indicates their contact information: name and surname, name of the legal entity, e-mail address and/or phone number, and other data that allow identifying the Benefactor.

4.6. The acceptance of the Offer shall be considered as the full and unconditional acceptance thereof through the actions of the Benefactor to transfer the funds of the charitable donation to the Foundation in one of the ways specified in clause 4.1 above.

The Offer shall be considered accepted, and the Agreement concluded as of the date of crediting the funds to the Foundation's current account or their posting in the Foundation's cash register.

- 4.7. Within 48 hours after the funds have been credited to the Foundation's current account or posted in the Foundation's cash register, the Benefactor may contact the Foundation regarding the issue of returning the funds of the donation according to their erroneous transfer or other reasons. After the end of this period, the charitable donation is considered irrevocable and is not returned by the Foundation, except when such return is required by the legislation of Ukraine or is otherwise provided for by this Offer. If the donation was deposited into the Foundation's account without the identification of the payer and the Foundation cannot identify the Benefactor of the donation, the Foundation will not return such donation.
- 4.8. By accepting the Offer, the Benefactor confirms that they agree to all the terms of the Offer, and are fully aware of and agree with the subject and terms of the Agreement.
- 4.9. Expenses related to making charitable donations (commissions for transferring funds, taxes, fees, etc.) are borne by the Benefactor if such expenses are charged to the Benefactor, and the Foundation, if such expenses are charged to the Foundation. The Benefactor understands and agrees that part of their charitable donation may be used by the Foundation to cover expenses related to making charitable donations if such expenses are charged by third parties by default and cannot be avoided (for example, acquiring fees of payment systems, bank fees, etc).

5. Rights and Obligations of the Parties

- 5.1. The Foundation undertakes to use the funds of the Benefactor's charitable donation in strict accordance with the legislation of Ukraine and only within the framework of its statutory activities.
- 5.2. The Foundation has the right to independently determine the areas for the use of a charitable donation according to its statutory activities and the legislation of Ukraine, with the exception of cases when the Benefactor has determined the specific goal of their donation under a separate agreement with the Foundation. Thus, if the specific goal of the charitable donation is not defined by the Benefactor, it is considered that the donation was made for the implementation of statutory activities by the Foundation.
- 5.3. The Benefactor agrees that according to the Law of Ukraine "On Charitable Activities and Charitable Organizations", the Foundation may use part of the funds received from the Benefactors to finance its administrative costs. The amount of expenses for maintaining the Foundation (administrative expenses of the Foundation) cannot exceed 20% of its estimate in the current year.
- 5.4. The Benefactor has the right to receive information about the use of their charitable donation. For this purpose, the Foundation posts monthly financial reports on the Website, which include information on (I) the amounts of donations received by the Foundation during the reporting period and (II) the Foundation's expenses during the

reporting period. At the Benefactor's request, the Foundation can also confirm the intended use of the charitable donation with additional documents.

- 5.5. By making a charitable donation, the Benefactor unconditionally affirms (I) their legal capacity, (II) voluntary execution of the deed, (III) that the subject of the charitable donation is not subject to a ban, seizure, is not in lien, is not encumbered by any other rights of third parties and has not been acquired in violation of the provisions of the Law of Ukraine 361-IX "On prevention and counteraction to legalization (laundering) of proceeds from crime, financing of terrorism and financing of proliferation of weapons of mass destruction".
- If the Foundation has reasonable doubts about these statements, the Foundation has the right to request, and the Benefactor undertakes to provide appropriate supporting evidence of these statements.

6. Final Provisions

- 6.1. By accepting the Offer, the Benefactor gives the Foundation an agreement to process their personal data, which are disclosed by the Benefactor when making a charitable donation, to fulfill the Agreement's terms. Such personal data may include name, surname, address, place of residence, e-mail address, phone number, and (when transferring funds to the Foundation's current account through bank institutions) bank details. Permitted types of personal data processing include its collection, registration, accumulation, storage, adaptation, change, renewal, use, dissemination (distribution, implementation, transfer), depersonalization, and destruction. The Foundation undertakes not to disclose the Benefactor's personal data to third parties without the Benefactor's permission, except in cases where such disclosure is required by state authorities or is otherwise required in accordance with the legislation of Ukraine. The Benefactor confirms that they have been notified of the rights established by the Law of Ukraine "On Protection of Personal Data". The Benefactor knows and understands the Benefactor's rights as a subject of personal data in accordance with the Law of Ukraine "On Protection of Personal Data".
- 6.2. The Benefactor consents to the fact that their contact information may be used by the Foundation to send letters and messages, including electronic ones, to the Benefactor. At the same time, the Foundation undertakes not to provide information about the Benefactor's contact details to third parties, except in cases provided for by the legislation of Ukraine.
- 6.3. In case of disputes between the parties of this Agreement, they must be resolved through negotiations. If a negotiated solution is impossible, courts consider disputes in the manner established by law.

Tabletochki Charity Foundation

Bank details:

Correspondent bank: ProCredit Bank AG, Frankfurt am Main, Germany

Correspondent bank SWIFT/BIC code: PRCBDEFF

Beneficiary bank: JSC ProCredit Bank, Kyiv, Ukraine

Beneficiary SWIFT/BIC code: MIFCUAUK

Beneficiary name : "TABLETOCHKI" CHARITY FOUNDATION

IBAN: UA563209840000026007210322320

Email addresses for coordination of possible requests:
info@tabletochki.org


Chief Executive Officer



/ Vyacheslav Bykov /