



SLOVENSKÁ AGENTÚRA
PRE MEDZINÁRODNÚ
ROZVOJOVÚ SPOLUPRÁCU

Small Grant Agreement No. SAMRS/2019/SG/01/UA

Between the parties

Name: Slovak Agency for International Development Cooperation
 Resident at: Bratislava, Slovak Republic
 Founded by: Decision of minister of Foreign Affairs of the Slovak Republic
 Nr. 57/2006 from 27.12.2006
 Contact address: Pražská 7, 811 04 Bratislava, Slovak Republic
 IBAN:
 Bank Name:
 ID No. (ICO):
 Telephone: +421-2-5978-2601
 Represented by: Miroslav Mojžita for the Slovak Agency for the International
 Development Cooperation

And

Name: Turia - Remeta High School
 Resident at: 24 Tsentralna, Turia- Remeta 89221
 Registered at:
 Registration number:
 Telephone:
 E-mail:
 Represented by: Antonia Megela, Director

(hereinafter referred to as the "Final Beneficiary").

This Small Grant Agreement between the parties relates to the implementation of the Project "**Modernization of the school in Turia-Remeta**" supported by the small grant scheme of the Slovak ODA under the Contract No. **SAMRS/2019/SG/01/UA**.

1. The Final Beneficiary agrees to implement the project as described in the Small Grant Application Form.
2. The project aims to create a modern form of education where the school can use different lessons such as Blended-Learning.
3. The project is to be implemented by the Final Beneficiary within six months from the signature of this Small Grant Agreement.
4. The total amount of the financial contribution from the Slovak Agency for International Development Cooperation to the Final Beneficiary will not exceed **EUR 9 800** (in words nine thousand eight hundred EUR).

5. According to the Small Grant Application Form, which is an integral part of this Small Grant Agreement and with the support of the Slovak Agency for International Development Cooperation, the Final Beneficiary will pay for interactive whiteboard, projector, laptop, laminator, printer, software for interactive whiteboard, cable and accessories, postal services, didactic aids (flipchart, posters, maps, boards), PC table, PC chair, curtains/shades for windows, electric stoves with oven, electric boiler, rack for drying dishes, replacement of electrical wiring materials (wire, fuse, switches, lamps), electro installation works, project preparation and equipment installation services.
6. The financial contribution from the Slovak Agency for International Development Cooperation will be available and can be spent only after the signature of this Small Grant Agreement.
7. The financial contribution of **EUR 9 800** will be disbursed in **two installments**.
8. The installment in the amount of **70%** from the total grant, i.e. **EUR 6 860** (in words six thousand eight hundred sixty EUR) will be paid to the Final Beneficiary by the Consulate General of Slovakia in Uzhgorod after the signature of this Small Grant Agreement.
9. The Final Beneficiary shall provide the Consulate General of Slovakia in Uzhgorod with the Project Completion Report including the Financial Report within **20 days** after the completion of the project. Both documents shall be submitted in English language. The Financial Report shall contain the complete accounting documentation, i.e. order of services, invoices from service providers and payments made by the Final Beneficiary. The sample forms of the Completion Report and the Financial Report are attached to this Small Grant Agreement.
10. The remaining **30%** from the total grant, i.e. **EUR 2 940** (in words two thousand nine hundred forty EUR) will be paid to the Final Beneficiary by the Consulate General of Slovakia in Uzhgorod within **30 days** after the Slovak Agency for International Development Cooperation endorses the Final Completion Report and the Financial Report.
11. The Final Beneficiary will permit staff of the Slovak Agency for International Development Cooperation to monitor and evaluate the Slovak ODA and access the documentation related to project implementation and provide them with assistance in reviewing the project progress and impact.
12. The Final Beneficiary is obliged to use the SlovakAid logo on all information outputs relating to the implementation of the project. If the Final Beneficiary does not use the SlovakAid logo, the Slovak Agency for International Development Cooperation may charge the Final Beneficiary with the amount of 0,8% from the total amount of the financial contribution.
13. The Final Beneficiary is obliged to respect the implementation time schedule and budget lines and to inform the Slovak Agency for International Development Cooperation on all circumstances which can cause any significant deviation and/or jeopardize the project objectives and outputs.
14. Should the Final Beneficiary use the financial contribution in contrary to the agreed project description, the Consulate General of Slovakia in Uzhgorod may decide to stop the project financing. Consequently, the Slovak Agency for International Development

Cooperation may terminate this Small Grant Agreement and demand the return of allocated financial contribution.

15. The Final Beneficiary is obliged to return the allocated financial contribution within **15 days** from the date of termination of the Small Grant Agreement by the Slovak Agency for International Development Cooperation. The allocated financial contribution should be returned to the account of the Consulate General of Slovakia in Uzhgorod.
16. If the Final Beneficiary does not return the allocated financial contribution within the above time period, the Slovak Agency for International Development Cooperation may charge it with the late payment fees, in the amount of 0.05% out of the amount mentioned under Section 4 hereof, and this also for each day of the delay or part thereof. The penalty is due and payable within 5 days following the delivery of request for its payment to the Slovak Agency for International Development Cooperation.
17. If the Final Beneficiary does not return the allocated financial contribution within the time period mentioned under Section 14 hereof, the parties shall first amicably settle their differences concerning this payment.
18. In respect of the Convention on the Recognition and Enforcement of Foreign Arbitral Awards from the 6th of November 1959, the parties hereby agree that any dispute from legal relations between the parties arising here from, including any related legal relations, especially claim for surrender of unjust enrichment, dispute on validity, interpretation or abortion of this Small Grant Agreement, shall be submitted for resolution exclusively to the Court of Arbitration of the Slovak Chamber of Commerce and Industry in Bratislava (hereinafter referred to as the "Arbitration Court"). The parties undertake to accept the resolution of the Arbitration Court and the resolution shall be deemed as final and binding. All disputes arising out of or in connection with this Small Grant Agreement shall be determined by the appointment of a sole arbitrator to be agreed between the parties.

Date: 17.5.2019

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Miroslav Mojžita for the Slovak Agency for the
International Development Cooperation

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Antonia Megela for the Turia-
Remeta High School

Enclosure:

1. Small Grant Application Form