



SLOVAK AGENCY
FOR INTERNATIONAL
DEVELOPMENT COOPERATION



**AGREEMENT
ON THE PROVISION OF A FINANCIAL CONTRIBUTION No.
SAMRS/2021/FP/03/BY**

*Concluded pursuant to the Slovak Act No. 392/2015 Coll. (of 18 November 2015) on Development Cooperation
and on amendment of certain acts*

Parties hereto

Provider:

Slovak Agency for International Development Cooperation (SAIDC) (in Slovak language Slovenská agentúra pre medzinárodnú rozvojovú spoluprácu)

Pražská 7, 811 04 Bratislava, Slovakia

Registration No.: 31819559

Represented by: Henrich Sasai, Chargé d'affaires a.i.

Banking data: Štátna pokladnica, SK13 8180 0000 0070 0027 5962

(hereinafter referred to as the "SAIDC")

Recipient: Religious mission „Charitable Catholic Institution Caritas” Minsk-Mogilev Archdiocese

Address: Caritas str. 1, Leskovka 223 040, Minsk district, Belarus

Registration No.: 90

Represented by: Anatoli Yaroshko, director

Banking Data:

Name of the bank: OAO Priorbank

Address of the bank: 220 002, Minsk, V. Khoruzhej, 31a

IBAN: BY 02 PJCB 3135 0531 1400 1000 0978

SWIFT: PJCBBY2X

(hereinafter referred to as the "Recipient")

I

Subject of the Agreement

The subject of this Agreement is the financial contribution provided by the SAIDC as the budgetary organization of the Ministry of Foreign and European Affairs of the Slovak Republic to the Recipient, being a **Religious mission „Charitable Catholic Institution Caritas” Minsk-Mogilev Archdiocese** and existing under Act no. 2054 – XII. of 17 December 1992 of Freedom of conscience and religious organizations, not established for the business purposes, in the maximum amount of **10 000 euros** (ten thousand euros). This financial contribution is to be provided upon the approval of the Minister of Foreign and European Affairs of the Slovak Republic, from **24th September 2021**.

1. The financial contribution shall be used for the activities related to the project **Children's playground Caritas**.



2. The contribution will be administered by the Recipient and will be used by the Recipient for the provision of goods and services as specified in this Agreement. The Recipient will make every effort to ensure effective use of the contribution provided by this Agreement.

II

Rights and Duties

1. This financial contribution covers and can be used solely for the provision of eligible goods and services related to the implementation of the activities of the project **Children's playground Caritas** during the period from **24th September 2021** to **30th September 2022**. The contribution shall be used to finance the provision of the project - **Children's playground Caritas**.
2. The financial contribution from the SAIDC to the Recipient will be sent after the approval of the financial contribution by the Ministry of Foreign and European Affairs of the Slovak Republic and no later than 10 working days after the signing of this Agreement.
3. The Recipient is obliged to use the official SlovakAid logo on all documents and correspondence related to this Agreement and supported activities.
4. The Recipient is obliged to inform the SAIDC without delay about all circumstances which may cause a significant deviation and/or jeopardize the objectives of this Agreement or due implementation of the Project.
5. The Recipient is obliged to provide the final report on the implementation of the project to the SAIDC by the **31st of October 2022**. The final report will consist of the narrative and financial report including an overview of the total costs incurred during the project implementation period, including supporting documents. It will also include photo documentation. The Recipient is obliged to provide additional documentation and proofs upon request of the SAIDC or the Ministry of Foreign and European Affairs of the Slovak Republic.
6. The Recipient has the obligation to allow SAIDC, third parties authorized by SAIDC and controlling authorities of the Slovak republic or authorized authorities of other states to control the purpose and conditions of use, reporting and booking of the contribution as specified in this Agreement or applicable laws and regulations, particularly under the Slovak Act no. 357/2015 Coll. on financial control and audit as amended. This obligation remains valid also after the agreed period of this Agreement.
7. Should the Recipient use the financial contribution contrary to the description and purpose specified in this Agreement and/or Project document or fails to prove its proper use or fails to submit the required report, the SAIDC may decide to terminate the Agreement and demand the full or partial refund of the allocated financial contribution.
8. The Recipient is obliged to refund the allocated financial contribution or a specified part of it within 15 working days from the date of the delivery of the demand of the SAIDC in



written form. The allocated financial contribution or its specified part should be refunded to the account of the SAIDC.

9. If the Recipient does not refund the allocated financial contribution or its specified part within the above stated time period, the SAIDC may charge the late payment fee in the amount of 0.05% of the full amount of contribution mentioned under Section I of this Agreement for each day of the delay. The penalty is due and payable within 5 working days following the delivery of the request for its payment to the Recipient, to the account of the SAIDC.

III

Final Arrangements

1. This Agreement shall become valid as of the day of its signing by both parties hereto, and effective as of the day following the day of its publication in the Central Register of Agreements administered by the Government Office of the Slovak Republic.
2. Any documents sent to the address of the party stated in this Agreement (unless other delivery address was duly notified) is deemed delivered, even if it is returned as undelivered to the sender. In that case the third business days after sending the document shall be regarded as the date of delivery to the recipient.
3. This Agreement shall be executed in two counterparts each of such shall be deemed an original but all of them together shall constitute one and the same instrument.
4. The Recipient confirms that it is a legal entity duly organized and existing under the Act no. 2054 – XII. of 17 December 1992 of Freedom of conscience and religious organizations and that it has received all necessary internal authorizations and approvals for entering into this Agreement and fulfilling its conditions.
5. The parties hereto declare to having read the content of this Agreement, and confirm their consent with the content hereof by signing the Agreement in person.
6. This Agreement is governed by the Slovak law.
