**Hyundai Steel Czech s.r.o.**

with its registered office at Hyundai 333/5. Nošovice, 739 51

ID no.: 27801659

VAT number: CZ27801659

Entered in the Commercial Register kept by the Regional Court in Ostrava,

File no.: C 52208

Banking details: Account No.: 2058020206/2600

(hereinafter referred to as the “Donor”)

and

**Pražské jaro, o.p.s.**

with its registered office at Hellichova 18, Prague 1, 118 00

ID no.: 25 77 31 94,

VAT no.: CZ 25 77 31 94

Entered in the Register of Public Benefit Corporations kept by the Municipal Court in Prague, Section O, File 143

Banking details: Account No.: 77 55 55 22/ 0800

(hereinafter referred to just as the “Beneficiary")

Conclude this

**Deed of Donation**

(hereinafter referred to as “the Deed”)

I.

The subject matter hereof is the Donor's commitment to make a financial donation to the Beneficiary for cultural purposes and the Beneficiary's commitment to accept the donation.

**II.**

**The Donor** undertakes to wire transfer to the account of the recipient, Account no.: 775555 22/0800, a financial donation in the amount of CZK xxxxxxxxxxx, in words: xxxxxxxxxxxxxxxx Czech crowns which is a donation pursuant Section 20 (8) of Act No. 586/1992 Coll., on Income Tax, within xxxxxxxxxxxxxxxxxxxxxxxx.

**III.**

**The Beneficiary** accepts the financial donation and, in this context, it undertakes to:

1. xxxxxxxxxxxxxxxxxxxxxxxxx;
2. xxxxxxxxxxxxxxxxxxxxxxxxx;
3. xxxxxxxxxxxxxxxxxxxxxxxxx;
4. xxxxxxxxxxxxxxxxxxxxxxxxxx.

**IV.**

The Parties agree that the fulfilment of their obligations hereunder and their mutual cooperation in the performance hereof will be provided by their authorized representatives, namely xxxxxxxxxxxxxxxxxxxxxx on behalf of the Donor and xxxxxxxxxxxxxxxxxxxxxxx on behalf of the Beneficiary. The Contracting Parties shall be entitled to change their authorised representatives; this change shall be binding upon both Contracting Parties after receiving a written notification of such change.

**V.**

1. Legal relations between the Parties shall be governed by the Czech law; in matters not regulated by this Deed, by Act No. 89/2012 Coll., the Civil Code, and other applicable legislation of the Czech Republic.
2. This Deed may be amended or supplemented only in the form of a written contractual amendment agreed by both Parties and signed by authorized representatives of both Parties.
3. If any provision of this Deed or any part hereof is or becomes invalid or unenforceable, such invalidity or unenforceability shall not affect the validity or enforceability of the other provisions hereof or any part hereof, unless it follows directly from the content hereof that such provision or part thereof cannot be severed from other content. In the case provided for in this paragraph, the Contracting Parties undertake to replace the null and void provision hereof.
4. The Deed is made in two counterparts where each Contracting Party receives one of them.
5. The Contracting Parties have duly read this Deed before signing and they confirm that they agree with the content of each provision of this Deed by affixing their signatures.

In Nošovice on: In Prague on:

**On behalf of Hyundai Steel Czech s.r.o.**  **On behalf of Pražské jaro, o.p.s.**

.......................................................... ..........................................................

xxxxxxxxxxx xxxxxxxxxxxxxxxx

Manager Director