DECISION TO REMAIN IN FORCE THE DECISION OF THE REFUSAL OF SCHENGEN VISA / NATIONAL VISA

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Indication of the party:

surname, first name(s) given name (s): ABHISHEK RAJAN SUNIMOL date of birth: 17-12-1995 nationality: INDIE

Consul of the Republic of Poland: KONSUL RP W MUMBAJU

☐ Minister of Foreign Affairs

has examined your application for reconsideration of the decision on the application for Schengen visa /national visa¹⁾ and on the basis (please specify the legal basis) Act of 12 December 2013, on Foreigners – Article 65 (1) point (s) 03 and Article 76 (4) of the Act – along with implementing acts has decided to remain in force the decision of the refusal of Schengen visa / national visa issued on 01-10-2024

The decision was issued for the following reasons:

You do not have sufficient financial means, for the duration of the intended stay in the territory of the Republic of Poland or for the return to the country of origin or residence, or for the transit to a third country into which you are certain to be admitted, or you are not in a position to acquire such means lawfully;

Justification: 2)

Remarks: 3)

MUMBAJ, 25-10-2024 (date and place of decision)

TZECZVEOSOCITEL POLOGO LITEL PO

(round stamp of the authority)

z up. Konsula RP

Małgorzath Witkowska Konsul

(Signature of the official acting on behalf of the Minister for Foreign Affairs with full name and position / signature of the consular officer with full name and position)

The applicant may appeal against the decision to the administrative court in accordance with Art. 50 in connection with Art. 5 (4) (a) and Art. 13 § 2a of the Act of 30th of August 2002 – Law on proceedings before administrative courts (Journal of Laws 2019, 2325 as amended). The appeal should be lodged within 30 days of receiving the decision taken as a result of the re-examination. The court fee for the appeal to the administrative court is 300 PLN. The applicant may apply for an exemption from payment or to be granted legal aid directly at the court where the appeal has been filed.

3304-1708-2024

3303-4919-2024

¹⁾Delete as appropriate.

²Justification of the decision, the indication of essential facts relating to the reasons for the refusal of a visa included, should be provided if the decision of the refusal of Schengen visa is remained in force.

³⁾If the decision of the refusal of Schengen visa is remained in force please provide the remarks as follows: