## REFUSAL OF A NATIONAL VISA

Ms/Mr
Indication of side RAJAN SUNIMOL ABHISHEK

(surname, first name(s) given name (s))

17/12/1995 INDIAN

(date of birth, nationality)

Consul of the Republic of Poland in \_\_\_\_\_ Mumbai

has examined your application for a national visa and decided to refuse the visa.

has examined your application for a national visa and decided to refuse the visa.				
The decision is based on the following reason(s):				
	Article	e 65 (1) of the Act of 12 December 2013 on foreigners (Journal of Laws from 2013, item 1650 with subsequent amendments)		
1.		your data is entered in the register of foreigners whose stay on the territory of the Republic of Poland is undesirable;		
2.		an alert has been issued in the Schengen Information System (SIS) for the purpose of refusing entry by(indication of Member State);		
3.	$\boxtimes$	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;		
4.		you do not have the health or medical insurance, referred to in Article 25 (1) (2) (a) of the Act of 12 December 2013 on Foreigners;		
5.		it is justified by national security or defence considerations, the protection of public safety and order, or the interest of the Republic of Poland;		
6.		when applying for a national visa you have lodged an application which contains false personal data or false information, or you have attached documents which contain false personal data or false information;		
7.		when applying for a national visa you have testified the untruth or concealed the truth or forged or modified the document in order to use it as an authentic one, or used such document as authentic;		
8.		you have not justified the purpose and conditions of the intended stay;		
9.		there are reasonable doubts regarding your intention to leave the territory of the Republic of Poland before the expiry of the visa;		
10.		there are reasonable doubts regarding the reliability of the statements you made about the purpose of your stay in the territory of the Republic of Poland due to the evidence that is available to the authority or due to objective circumstances indicating that the purpose of the stay could be different than declared.		
	Whe	n applying for a national visa for the purpose referred to in Article 60 (1) (9) of the Act of 12 December 2013 on Foreigners, with an		
	anno	station "student" (with exception of the premises referred to in points 1-9 and 11):		
11.		the entity which offers the studies and which is subject to the obligation of authorization, has not been authorized by the minister competent for internal affairs in line with provisions of Article 144 (4-14) of the Act of 12 December 2013 on Foreigners, or a decision prohibiting the admittance of foreigners referred to in Article 144a (1)/ of the Act of 12 December 2013 on Foreigners has been issued with respect to the entity offering the studies which is not subject to the obligation of authorization;		
12.		you have not provided a certificate issued by the entity which offers the studies regarding your enrolment or continuation of the studies referred to in Article 144 (1) (1) (a) and Article 148a of the Act of 12 December 2013 on Foreigners;		
13.		the main goal of the entity which offers the studies is to facilitate students or PhD students an illicit entry or stay in the territory of the Republic of Poland;		
		you are applying for another national visa for the purpose referred to in Article 60 (1) (9) of the Act of 12 December 2013 on Foreigners with		
14.		an annotation "student" and the circumstances of the case indicate that the former visa was used for a different purpose than the one it was issued for;		
15.		you do not have sufficient resources to cover the costs of the studies;		
16.		you have not submitted a proof of paying the fee in the case of starting or continuing paid studies;		
17.		you are applying for another national visa for the purpose referred to in Article 60 (1) (9) of the Act of 12 December 2013 on Foreigners with an annotation "student," while you were deleted from the list of students or PhD students.		
When applying for a national visa for the purpose referred to in Article 60 (1) (13) of the Act of 12 December 2013 on Foreigners (with				
	exce	ption of the premises referred to in points 1-9 and 11):		
18.		the research institution based in the territory of the Republic of Poland has not been authorized by the minister competent for internal affairs in line with provisions of Article 151 (4-5) of the Act of 12 December 2013 on Foreigners;		
19.		you have not submitted an agreement to admit a foreigner for the purpose of conducting research or development work, referred to in Article 151 (1) (2) of the Act of 12 December 2013 on Foreigners;		
20.		the research institution's main goal is to facilitate researchers an illicit entry or stay in the territory of the Republic of Poland;		
21.		you are applying for another national visa for the purpose referred to in Article 60 (1) (13) of the Act of 12 December 2013 on Foreigners and the circumstances of the case indicate that the former visa was used for a different purpose than the one it was issued for;		
22.		you do not have a written declaration of the research institution referred to in Article 151 (1) (1) (e) of the Act of 12 December 2013 on		

When applying for a national visa for the purpose referred to in Article 60 (1) (13a) of the Act of 12 December 2013 on Foreigners (with exception of the premises referred to in points 1-9 and 11):

23.		the organizer of the internship has not been authorized by the minister competent for internal affairs in line with provisions of Article 157a (6-15) of the Act of 12 December 2013 on Foreigners;		
		of the of 12 December 2013 on Foreigners;		
24.		you have not concluded an agreement pursuant to which you will attend the internship, referred to in Article 157a (1) (2) of the Act of 12 December 2013 on Foreigners;		
25.		the internship organizer's main goal is to facilitate interns an illicit entry or stay in the territory of the Republic of Poland;		
26.		you are applying for another national visa for the purpose referred to in Article 60 (1) (13a) of the Act of 12 December 2013 on Foreigners		
		the the the the trace that the former visa was used for a different purpose they the trace 't		
27		you do not have sufficient resources to cover the costs of the internship;		
27.		the costs of the costs of the internsing;		
		you do not have a pritten declaration of the intensity		
28.		you do not have a written declaration of the internship organizer referred to in Article 157a (1) (1) (e) of the Act of 12 December 2013 on		
		· oreigness,		
29.		you do not have a place of residence in the territory of the Republic of Poland;		
		, and a second		
		circumstances arise as described in Article 65 (1d) (2) or (3) of the Act of 12 December 2013 on Foreigners;		
30.		the Act of 12 December 2013 on Foreigners;		
31.		you have not submitted a document confirming graduation from a higher education institution during the two years directly preceding your		
01.		application or a document that contirms pursuing higher studies outside the European Union:		
		the purpose of your stay is to take part in an internship that is not adequate for the area and level of the studies that you completed or that you		
32.		are pursuing;		
33.		you have not completed a Polish language course or a course of other language which is required for the internship at the level of proficiency		
		that is necessary for the internship, or you are not attending such course.		
When applying for a national visa for the purpose referred to in Article 60 (1) (13b) of the Act of 12 December 2013 on Foreigners (with				
	exce	ption of the premises referred to in points 1-9 and 11):		
34.		the organizational entity for which you intend to volunteer has not been authorized by the minister competent for internal affairs in line with		
		provisions of Article 157g (5-14) of the Act of 12 December 2013 on Foreigners;		
25		you have not concluded an agreement pursuant to which you will volunteer, referred to in Article 157g (1) (2) of the Act of 12 December		
35.		2013 on Foreigners;		
	_	the main goal of the organizational entity for which you relief to a sixth of the contract of the organizational entity for which you relief to a sixth of the contract of the contract of the organizational entity for which you relief to the contract of t		
36.		the main goal of the organizational entity for which you volunteer or intend to volunteer is to facilitate volunteers an illicit entry or stay in the		
		territory of the Republic of Poland;		
37.		you are applying for another national visa for the purpose referred to in Article 60 (1) (13b) of the Act of 12 December 2013 on Foreigners		
		and the circumstances of the case indicate that the former visa was used for a different purpose than the one it was issued for;		
38.		you do not have a place of residence in the territory of the Republic of Poland;		
		you do not have a place of residence in the territory of the Republic of Poland,		
39.		circumstances arise as described in Article 65 (1e) (2) or (3) of the Act of 12 December 2013 on Foreigners.		

3303 - 4919 - 2024

## Remarks

The applicant has the right to file an application for reconsideration of the decision issued by the consul. The application for reconsideration should be filed within 14 days of receiving the decision to refuse a national visa with the authority which issued the decision.

01 - 10 2024 MUMBAI (date and place of cision)

z up. Konsula RP

Jakub ranas

(name, surname signature of the consul)

(round stamp of the authority)

THE ABOVE DECISION RECEIVED
SURNAME AND NAME
DATE E
SIGNATURE