

AGREEMENT No

Concluded on..... in Pszczyna, by between:

1) **Stowarzyszenie na Rzecz Wspierania Edukacji Dzieci i Młodzieży “Omnibus”**, hereinafter referred to as the **“Omnibus” Association**, ul. Stefana Batorego 26, 43 - 200 Pszczyna, NIP [Tax Identification Number] 6381668027, REGON [National Official Business Register] 240136400, KRS [National Court Register] 0000237488, represented by:
President of the Management Board – Grażyna Łebecka

and

2) **The Pupils / Parents or other Legal Guardians of the Pupil (hereinafter referred to as “Persons Representing the Pupil”)**,

....., residing at,
holding the following personal identity card series..... number..... born on.....,
PESEL:

Acting for and on behalf of:

....., residing at,
born on,
PESEL:

§1.

- a) The conclusion of this Agreement shall be a condition for the Pupil to be included in the statutory activities of the Association.
- b) With the conclusion of this Agreement, the Pupil shall be obliged to use the assigned password, which is the Pupil’s identification and registration password in the Association’s register.
- c) The accumulation of funds on the account of the Pupil shall be possible upon the approval of the Management Board of the Association of the submitted application for assistance with documentation and after the signing of the Agreement by the Pupil or/and the Person Representing the Pupil.
- d) In order to include the Pupil under the statutory activities of the Association, the following documents must be submitted to the Association: a written application for assistance, a current certificate of any regular family income, medical documentation and a current medical certificate stating the illness and the need for, e.g., rehabilitation or surgery of the Pupil, a current certificate of disability, if applicable.

§2.

1. By virtue of this agreement, the **“Omnibus” Association** shall provide the **Pupil** with a bank account at **Bank Spółdzielczy w Pszczynie** with the following numbers **42 8448 0004 0027 7196 2001 0001 – to transfer funds** as 1% payments made with the following title: – to make donations on the basis of individual requests made by the **Pupil** or **Persons Representing the Pupil** to a specific addressee, in order to collect funds for the purposes indicated in section 3 below.

2. From the funds received on account of 1% of the income tax, the **“Omnibus” Association** collects commission from the **Pupil** or **Persons Representing the Pupil** in the amount of 10% (this amount is intended for administrative costs such as office maintenance, bookkeeping, bank account maintenance, acknowledgements to donors, as well as ad hoc support to persons previously not covered by the Association’s care); however, the Association does not collect commission (0%) from the donations made by the Donors, and transfers the collected amount to the **Pupil**.

3. **“Omnibus” Association** undertakes that all **funds** collected for the benefit of the **Pupil** on the Bank Account **shall be used to satisfy the Pupil’s individual needs as defined in the Act of 12 March 2004 on social assistance** (i.e. Journal of Laws of 2013, item 182 as amended).

4. The disbursement of funds accumulated on the Pupil's behalf in the Bank Account shall take place each time in the form of reimbursement of costs incurred by the Pupil, on the basis of bills, invoices or other accounting evidence submitted by the Pupil or a person representing the Pupil. In special cases, the Association shall have the right to waive the requirements indicated in the preceding sentence; in such event, the decision to disburse the money shall be taken by the Management Board of the Association. The transfer shall take place after approval of the bills and invoices by the "Omnibus" Association Management Board.
5. The Association shall have the right to inspect the use of the recognised funds through: a visit to the Pupil and/or a Person Representing the Pupil, a community interview, an interview with Municipal Social Support Centre, Communal Social Support Centre, District Family Support Centre, rehabilitation centres and others.
6. Pursuant to Article 21 section 1 item 79 of the Act of 26 July 1991 on Income Tax from Natural Persons (Journal of Laws of 2012, item 361) social assistance benefits shall not be covered by income tax (**Appendix 3 – Statement of Expenses Under Social Assistance**). **Only the funds transferred by the Association under social assistance** accumulated for the Pupil in a Bank Account shall be **exempt from taxation**.

§3.

1. In the event of suspected unreliability related to the establishment or maintenance of the account, the Management Board of the Association shall not allow the Pupil and/or the Person Representing the Pupil to accumulate and use the funds and request an immediate written explanation of the concerns.
2. Further functioning of the Pupil's account shall depend on the decision taken by the Management Board of the Association and on the explanations submitted by the Pupil or/and the Person Representing the Pupil.
3. The Management Board of the Association may decide to close the account of the Pupil in case it deems the unreliability confirmed.
4. The decision to close the account shall be submitted in writing to the Pupil and/or the Person Representing the Pupil along with a justification.
5. Within 30 days of receiving the decision listed above, the Pupil and/or the Person Representing the Pupil shall have the right to appeal against the decision by sending a written appeal to the address of the Association. The decision shall be made within 30 days of the receipt of the appeal by the Association and shall be final.
6. If the Management Board of the Association upholds the decision to close the account of the Pupil, the funds collected on it shall be allocated to the realisation of the statutory aims of the Association.

§4.

1. The "Omnibus" Association undertakes to carry out the individual will of the Donors who make contributions to the Bank Account (donation with referral) provided that it complies with the statutory objectives of the "Omnibus" Association and the applicable law.

§5.

1. The "Omnibus" Association undertakes to provide the Pupil or Persons Representing the Pupil with information regarding the status of funds held on the account and dedicated to the Pupil by the Taxpayers and Donors (**Appendix No. 1 – Rules of Collecting Funds on the Association's Account**).

§ 6.

- a. Upon the conclusion of this AGREEMENT, the Pupil or Persons Representing the Pupil shall be obliged to submit a declaration that their financial situation does not allow them to independently finance the treatment and rehabilitation of the Pupil or other related expenses. The Pupil or Persons Representing the Pupil shall inform the "Omnibus" Association in writing if their financial situation significantly improves.
- b. The Pupil or a Person Representing the Pupil shall immediately inform the "Omnibus" Association about the state of health of the Pupil and provide a recent photograph of the Pupil. In the event of a significant change in the health status of the Pupil, the Pupil or Persons Representing the Pupil shall immediately inform the "Omnibus" Association of this fact and to present current medical documentation.
- c. Upon the conclusion of this AGREEMENT, the Pupil or Persons Representing the Pupil shall provide the "Omnibus" Association with a current photograph of the Pupil as of the date of conclusion of the AGREEMENT. The Pupil or Persons Representing the Pupil declare that they hold full copyrights to the photograph referred to in the preceding sentence and that, as of the date of conclusion of this Agreement, they transfer the right to use the photograph in the following fields of exploitation to the "Omnibus" Association:
 - a) recording by all available techniques;
 - b) multiplication by all available techniques;

- c) marketing;
 - d) entering into computer memory;
 - e) to make it available to third parties; and they grant the “Omnibus” Association permission to exercise unlimited derivative rights in connection with the photograph.
- d. Aware of the responsibility for providing false data, the Pupil or Persons Representing the Pupil declare that the information provided by them in the AGREEMENT is true.

§ 7.

Detailed rules on the collection and use of funds held on the account of the Pupil are set out in the Appendices to this AGREEMENT:

- Appendix No. 1 - Rules of Collecting Funds on the Association’s Account,**
- Appendix No. 2 - Rules for the Reimbursement of Expenses Under Social Assistance provided by the “Omnibus” Association,**
- Appendix No. 3 - Statement of Expenses Under Social Assistance.**

§ 8.

1. This AGREEMENT is drawn up in two copies, one for each of the Parties. Any amendments to the AGREEMENT shall be made in writing under pain of nullity.
2. The Parties to the AGREEMENT shall be obliged to inform each other of any change in their details, including their residential and postal addresses, as well as their e-mail address and telephone number.

§ 9.

1. This Agreement shall be concluded for an indefinite period. Each Party shall have the right to terminate the AGREEMENT without stating the reason upon one month’s notice. Each Party shall have the right to terminate the AGREEMENT with immediate effect if the other Party fails to fulfil its obligations under the AGREEMENT.
2. All Appendices to the AGREEMENT shall form an integral part thereof.
3. The Agreement shall enter into force on the date of its signature by the Parties.
4. The Pupil or Persons Representing the Pupil declare that they have read the contents of the AGREEMENT, Appendices 1, 2, 3 and 4, accept them and undertake to adhere to them.

.....
“Omnibus” Association

.....
Signature of the Pupil/
Parent or other legal guardian of the Pupil

I consent to the processing of my personal data and the personal data of the Pupil in accordance with the Act of 10 May 2018 on the Protection of Personal Data (Journal of Laws of 2018, item 1000) and in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (GDPR) for the purpose of implementing this Agreement. The Data Controller of the personal data within the meaning of the aforementioned act is *Stowarzyszenie na Rzecz Wspierania Edukacji Dzieci i Młodzieży „Omnibus”* with its registered office in Pszczyna, ul. Stefana Batorego 26, 43-200 Pszczyna. I have been informed that my consent to the processing of my personal data and the personal data of the Pupil is voluntary, and that I have the right to access and to rectify my personal data and the personal data of the Pupil.

.....
Signature of the Pupil/ Parent
or other legal guardian of the Pupil

I consent to the dissemination and use, free of charge, by the “Omnibus” Association, in its entirety and in fragments of the images depicted in the photographs provided to the “Omnibus” Association, as well as personal data, including my name, surname, name of the medical condition, age, by publishing them in their entirety or in fragments on the website of the “Omnibus” Association, for the information purposes of the activities of the “Omnibus” Association and the implementation of the present AGREEMENT. I have been informed that the permission for the “Omnibus” Association to use and disseminate the image and personal data of the Pupil may be withdrawn at any time.

.....
Signature of the Pupil/ Parent
or other legal guardian of the Pupil

I agree to the distribution and use, free of charge, by the “Omnibus” Association of the image of the Pupil, in its entirety or in fragments, presented in the photographs submitted to the “Omnibus” Association, as well as personal data of the Pupil, including name, surname, name of the disease, age, by publishing them in whole or in fragments in press publications, on leaflets, folders, calendars, advertising posters, other advertising materials distributed by the “Omnibus” Association, for the purposes of informing about the activities of the “Omnibus” Association and the implementation of the present AGREEMENT. I have been informed that the permission for the “Omnibus” Association to use and disseminate the image and personal data of the Pupil may be withdrawn at any time.

.....
Signature of the Pupil/ Parent
or other legal guardian of the Pupil

RULES OF COLLECTING FUNDS ON THE ASSOCIATION'S ACCOUNT

A. RULES OF COLLECTING FUNDS ON THE ASSOCIATION'S ACCOUNT

§ 1.

The funds for the Pupils are collected in the bank account of the "Omnibus" Association.

§ 2.

1. The Pupil or Persons Representing the Pupil may organise their own fundraisers, **with the exception of public collections**.
2. A public collection shall be construed as a collection of donations in cash or in kind in a public place for a specific, lawful purpose remaining in the sphere of public tasks referred to in Article 4, section 1 of the Act of 24 April 2003 on public benefit activity and voluntary work (i.e. Journal of Laws of 2014, item 1118 as amended), and for religious purposes.
3. The Pupil or persons representing the Pupil undertake **not to conduct public collections independently** (i.e. Collections addressed to an unspecified addressee by means of the media: press, television, radio, Internet) under their own name, but to comply with the Regulations for raising funds on the Pupil's account and the Regulations for organising public collections by the "Omnibus" Association.
4. Public collections for the benefit of the Pupil are carried out exclusively by the "Omnibus" Association. The funds are collected in a separate bank account and are subject to inspection by the Ministry of the Interior and Administration in accordance with the decision issued. The "Omnibus" Association does not charge a commission (0%) on funds raised through public collection.

§ 3.

1. Fundraising may be carried out through:
 - a. individual requests prepared by the Pupil or Persons Representing the Pupil, addressed to a predefined addressee, as described below in § 4,
 - b. public collections, as referred to in § 5 below,
 - c. the 1% tax payment referred to in § 6.
2. Any doubts regarding financial contributions shall be resolved by the "Omnibus" Association on the basis of a proof of payment.
3. The "Omnibus" Association collects a commission from the funds referred to in § 6 (i.e. 1% tax payments) in the amount of 10 % of funds raised for administrative costs, i.e. bookkeeping, payment of rent, bank account, purchase of office supplies, advertising flyers, thank-you notes for Donors, costs of employee maintenance.
4. Interest earned on funds accumulated on the account shall be used for statutory purposes and administrative expenses of the "Omnibus" Association.
5. The bank charges a commission of 1.2% on funds raised through on-line collections posted on the Association's website, i.e. <http://www.omnibus.pless.pl> . This amount shall be deducted from any donation made.

§ 4.

1. Funds raised for the Pupils as a result of individual requests addressed to a predetermined addressee are accumulated on the account of the "Omnibus" Association at the *Bank Spółdzielczy w Pszczynie* under the name
Stowarzyszenie na Rzecz Wspierania Edukacji Dzieci i Młodzieży "Omnibus" ul. Stefana Batorego 26, 43-200 Pszczyna
account no: 42 8448 0004 0027 7196 2001 0001
title: - donation
2. The contents of the requests made by the Pupil or Persons Representing the Pupil **must be agreed in advance in writing with the Office of the "Omnibus" Association** in accordance with the statutory objectives of the "Omnibus" Association as well as medical or other documentation in the possession of the "Omnibus" Association.
3. The Pupil, or Persons Representing the Pupil **shall not collect the funds** raised as a result of individual requests addressed to a specific addressee **on private bank accounts**, but only in the Association's bank account. The "Omnibus" Association does not charge commission (0%) on donations intended for the Pupil.
4. In accordance with the Data Protection Act, the Association does not share the personal data of the Donors with the Pupil or the Person Representing the Pupil.
5. The use in appeals of a bank account other than those provided by the "Omnibus" Association is an offence and is punishable by a fine in accordance with Article 56 § 1 and § 3 of the Act of 20 May 1971 of the Code of Misdemeanours (Journal of Laws of 2013, item 482 as amended).

§ 5.

1. **Public collections** are carried out exclusively by the “Omnibus” Association at the request of the Pupil, Persons Representing the Pupil or on its own initiative.
2. Public collections for the benefit of the Pupil shall be carried out **only during the period for which the “Omnibus” Association received an approval** issued by the Ministry of the Interior and Administration.
3. The “Omnibus” Association may only conduct nationwide public collections **for the purposes specified in the contents of the letter from the Ministry of Internal Affairs and Administration** referred to in section 2 above, provided that they match the current needs of the Pupil.
4. Funds from public collections are deposited in the account of the “Omnibus” Association.
5. Public collections can be conducted **only in Polish currency** and funds paid in foreign currency are converted into Polish currency at the bank.
6. Funds raised through public collections may be spent in accordance with the current decision issued by the Ministry of Internal Affairs and Administration.

§ 6.

The “Omnibus” Association has the status of a public benefit organisation (KRS number: 0000237488). **1% tax payments** are accepted by the “Omnibus” Association in accordance with the rules resulting from the Act of 24 April 2003 on public benefit activity and voluntary work (Journal of Laws, item 1118 as amended).

§ 7.

1. In matters not regulated by the AGREEMENT, the provisions of the Civil Code and the Family and Guardianship Code shall apply.
2. Failure by either Party to comply with the arrangements contained in the AGREEMENT shall give rise to the possibility of its termination upon one month’s notice.
3. In the event of termination of the AGREEMENT, the funds accumulated on the Pupil’s account shall be distributed for the statutory purposes of the “Omnibus” Association, in accordance with the recommendations of the Ministry of Internal Affairs and Administration.

B. INSTRUCTIONS FOR CHECKING THE FUNDS AVAILABLE TO THE PUPIL

1. The Pupil or Persons Representing the Pupil can verify the current balance of the Pupil’s account and the transactions made on it at any time. It can be done in the following manner:
 - a) By sending an email enquiry to stow.omnibus@wp.pl using the e-mail address approved by the Association.
 - b) Personally at the office of the “Omnibus” Association,
 - c) By a person authorised by the Pupil.
2. The balance of the account shall be communicated by e-mail after contacting the Accounting Office serving the “Omnibus” Association within 5 working days.
3. At the request of the Pupil, it is possible to receive a printout of the current account balance once a month (after the 20th day of the subsequent month).
4. Proceeds from the 1% tax shall be known upon receipt of funds from the Tax Office and detailed information. The current status shall be known by 31 October of a given year.

.....
Signature of the Pupil/Parent or other legal guardian of the Pupil

**RULES FOR THE REIMBURSEMENT OF EXPENSES UNDER SOCIAL ASSISTANCE PROVIDED BY THE
“OMNIBUS” ASSOCIATION**

§ 1.

1. The “Omnibus” Association may pay all costs directly upon written request of the Pupil or Persons Representing the Pupil, or reimburse costs incurred by the Pupil or Persons Representing the Pupil if they comply with the contents of the AGREEMENT and the edited requests and comply with the applicable formal and substantive requirements of the Accounting Act.
2. Receipts, invoices and other accounting documents confirming the costs incurred may be reimbursed by the “Omnibus” Association only if they are signed by the Pupil or Persons Representing the Pupil. These documents shall not bring doubts as to their accuracy, originality and correctness.
3. The “Omnibus” Association shall cover the costs incurred on the basis of receipt of **original receipts, invoices or other accounting evidence up to the amount of the financial means held in the account dedicated to the Pupil** . Invoices, receipts or other accounting evidence should be sent by post, electronically using a verified e-mail address or delivered in person to the address of the “Omnibus” Association. The supporting documents for the expenses should indicate the “Omnibus” Association as the payer and the name of the Pupil.

§ 2.

1. Invoices, bills or other accounting documents from abroad, as opposed to domestic ones, **shall be made out to the Pupil or to Persons Representing the Pupil.**
2. The “Omnibus” Association only accepts those invoices, receipts or other foreign accounting evidence confirming the costs incurred, contain a description on the back confirming the legitimacy of the costs incurred and signed by the Pupil or Persons Representing the Pupil. These documents shall not give rise to any doubts as to their accuracy, originality and correctness.
3. All foreign invoices, bills or other accounting documents should be **translated into Polish by a sworn translator** (this does not apply to invoices for medicines, fuel or transport tickets).
4. Invoices, receipts or other foreign accounting evidence confirming the incurred costs will be settled on the basis of the exchange rate on the basis of the proof of purchase of foreign currency values, and in case of lack of such proof – in accordance with to the average exchange rate established by the NBP on the day of issuing the proof of incurring the cost.
5. The provisions included in section 1 shall not apply to invoices, bills or other accounting documents from abroad issued before the date of entry into force of these Regulations and in other justified cases.

§ 3.

1. The “Omnibus” Association covers the costs connected with satisfying the individual needs of the Pupils, as referred to in the Act of 12 March 2004 on social assistance (Journal of Laws of 2013, item 182, as amended), including in particular costs related to the performance of operations, treatment, rehabilitation, purchase of medicines and medical equipment, improvement of material existence, intellectual, psychological and physical development of the Pupil, recommended by competent persons in this field (doctor, psychologist, therapist, instructor, educator, community social worker, reimbursement of travel costs for holidays, rehabilitation and treatment confirmed by a stamp at the place of stay, etc.).
2. The “Omnibus” Association does not reimburse the purchase costs of a motor vehicle. Only in the case of installation of additional car equipment concerning a disabled person.
3. The single total amount to be refunded should not be lower than PLN 100 PLN, and should exceed the amount held on the Pupil's account.
4. The Association covers costs that fall within the concept of social assistance for the Pupils, i.e. for operations, treatment, rehabilitation, purchase of medicines and medical equipment, improvement of material existence, intellectual, psychological and physical development recommended by competent persons in this field (doctor, psychologist, therapist, instructor, pedagogue, community social worker, etc.)
5. Undocumented expenses shall not be covered by the Pupil's funds. The Association may also refuse to carry out financial operations on the Account of the Pupil if the presented receipts, VAT invoices or instructions of the Guardian and other accounting documents raise doubts as to their factual reliability and the purposefulness of the costs incurred, or do not correspond in formal terms to the requirements set out in these Regulations and the Accounting Act.
6. At its own discretion, the “Omnibus” Association may require additional documents proving the legitimacy of the costs incurred by the Pupil, certificates from a specialist or an explanatory letter from the Pupil or the Person Representing the Pupil justifying the incurred costs.

7. In accordance with the Data Protection Act, the Association does not share the personal data of the Donors with the Pupil or the Person Representing the Pupil.
8. In the event that the funds necessary to achieve the objective set out in the AGREEMENT are raised, the Association may allocate the remaining funds to other Pupils.
9. In the event of recovery or death of the Pupil, ownership of the account is terminated and the funds collected are transferred to the general funds of the Association, which shall use them to achieve its statutory objectives. The Person Representing the Pupil undertakes to inform the Association of the Pupil's recovery or death within 30 days of the issue of the medical certificate or death certificate.
10. The "Omnibus" Association shall endeavour to reimburse the costs within 21 days from the date of receipt by the "Omnibus" Association of the document confirming the expenditure of the funds, as per § 1 above.

§ 4.

1. The "Omnibus" Association **does not carry out any financial operations on behalf of the** Pupil if the bills sent to the Association concern debts of the Pupil towards the State Treasury (taxes, ZUS contributions, KRUS, etc.) and other creditors.
2. Subject to § 2, the "Omnibus" Association shall make direct payments solely for those invoices, bills or other accounting documents which are issued to the Association and which include the Association's details:

***Stowarzyszenie na Rzecz Wspierania Edukacji Dzieci i Młodzieży "Omnibus" ul.
Stefana Batorego 26, 43-200 Pszczyna
NIP 638-166-80-27***

Specified in the description included on the invoice:

§ 5.

1. Failure to comply with these Rules shall give grounds to the termination of the Agreement with immediate effect. Termination of the AGREEMENT shall be made in writing under pain of nullity.
2. In the event of termination of the AGREEMENT (for the reasons set out in § 5, section 1), the funds of the Pupil held on the account shall be allocated to the fulfilment of the statutory objectives of the "Omnibus" Association.

.....
Signature of the Pupil/Parent or other
legal guardian of the Pupil

STATEMENT OF EXPENSES UNDER SOCIAL ASSISTANCE:

Expenses intended to cover the **costs of diagnosis, treatment and rehabilitation of the Pupil** include costs related to:

§ 1.

- a. Rehabilitation stays, health-related travels;
- b. Physical rehabilitation, physical activities, therapeutic treatments, psychological therapy and psychotherapy, speech therapy, neurological therapy, other therapies to stimulate the development of the Pupil;
- c. Medications taken permanently and ad hoc, vaccines, dietary supplements;
- d. Prosthetics;
- e. Operations, hospital stays (also for a companion), visits to a specialist;
- f. Rehabilitation, medical and orthopaedic equipment, pushchairs;
- g. Products: hygiene, care and, to the extent necessary, cleaning products;
- h. Transport of the Pupil for diagnostic, therapeutic and rehabilitation purposes (necessary confirmation in the form of a stamp of the medical institution or specialist – stamp on the back of invoices/bills/travel tickets, or an accounting document or certificate confirming that the treatment/rehabilitation took place during the period to which the transport of the Pupil relates);
- i. Footwear: orthopaedic, prophylactic;
- j. Elimination of architectural barriers, purchase of ramps, stairlifts, hoists, rails, lifts, if some of the costs are covered by PCPR, PFRON, MOPS or recommended by competent persons, i.e. a medical doctor, psychologist, therapist, instructor, pedagogue, community social worker (a written certificate from a specialist is required in such cases);
- k. Purchase of computer equipment, computer accessories and software, if some of the costs are covered by PCPR, PFRON, MOPS, or have been recommended by competent persons, i.e.: a medical doctor, psychologist, therapist, instructor, pedagogue, community social worker (a written certificate from a specialist is required in such case);
- l. Sports equipment such as a treadmill, bicycle, trampoline, etc., recommended by competent persons, i.e.: a medical doctor, psychologist, therapist, instructor, pedagogue, community social worker (a written certificate from the specialist is necessary);
- m. The purchase of animals for therapy, as well as their maintenance and training, recommended by competent persons in this field, i.e.: a medical doctor, psychologist, therapist, instructor, educator, community social worker (a written certificate from the specialist is necessary);
- n. Specialised diets (e.g. gluten-free, dairy-free);
- o. Educational aids, education of the Pupil (including fees for kindergarten, studies, courses to improve the qualifications of the Pupil);
- p. Care services.

§ 2.

1. Expenses intended to cover the **costs of improving the social and living conditions** of the Pupil include costs related to the improvement of the material status, health and hygiene of the Pupil, provided that **they are related to the satisfaction of individual needs of the Pupil referred to in the Act of 12 March 2004 on Social Assistance** (Journal of Laws of 2013, item 182 as amended).
2. In accordance with the aforementioned **Act on Social Assistance**, **social assistance** is an institution of the state social policy aimed at enabling individuals and families to overcome difficult life situations which they are unable to overcome using their own entitlements, resources and possibilities. **Social assistance** supports individuals and families in their efforts to meet their essential needs and enables them to live in conditions compatible with human dignity. **Social assistance is granted to persons and families in particular because of:** poverty, orphanhood; homelessness; unemployment; disability; long-term or serious illness; violence in the family; (...) the need for maternity protection or multiple children; helplessness in care and upbringing matters and running a household, especially in incomplete or large families (...).

.....
Signature of the Pupil/Parent or other legal guardian of the Pupil