

Nursery school, ....., Reference number: .....  
.....  
publicly co-funded organization      In .....  
Personal delivery to: .....

## DECISION

The Nursery School ....., publicly co-funded organization, as the competent administrative authority, represented by the headteacher, has decided, pursuant to Section 34, Section 165(b) of Act No 561/2004, on pre-school, primary, secondary, higher vocational and other education (the Education Act) and in accordance with Act No 500/2004, the Administrative Code, as follows:

### **Party (child):**

Name and surname: .....

Legal representative of the child: .....

Date of birth of the child: .....

Permanent residence: .....

Delivery address: .....

is **admitted** from ..... for pre-school education to Nursery School, ....., publicly co-funded organization. All children (excluding children with compulsory pre-school education) are admitted for a trial period of three months. If the child is unable to adapt to the conditions and to meet the requirements of the nursery school in this trial period, the school headteacher, after agreement with the parents, shall terminate the pre-school education.

### **Reasoning:**

For the school year ..... applications for the admission of children to pre-school education were filed. For capacity reasons of the nursery school, according to the published criteria, .... children were accepted.

### **Advice:**

An appeal against this decision may be filed within 15 days of its delivery.

The appeal is filed with the Headteacher of the Nursery School, ....., publicly co-funded organization, and the decision is made by the Regional Authority of the ..... Region.

I waive the right of appeal: .....

Signature of the child's legal representative: ..... on: .....

**The decision became final on:** ..... Ref. No. ....

**The decision was taken over on:** .....

Signature of the child's legal representative:

Headteacher of the NS