



## Guarantee from educational institution

MBES28 | Oktober 2010

CRV-number: \_\_\_\_\_

The undersigned,

Employed at: \_\_\_\_\_

Address: \_\_\_\_\_

Position: \_\_\_\_\_

is acting as guarantor on behalf of the company or the educational institution at which he/she is employed for the costs that follow for the State and other public bodies from the residence of the foreign national.

Family name : \_\_\_\_\_

First names : \_\_\_\_\_

Date of birth : \_\_\_\_\_

Place of birth: \_\_\_\_\_

Country of birth: \_\_\_\_\_

Nationality : \_\_\_\_\_

Male  Female

Civil status : \_\_\_\_\_

Address: \_\_\_\_\_

Place/ public body: \_\_\_\_\_

The undersigned guarantees the costs that follow for the State and for other public bodies from the residence of the foreign national in the public bodies for a period of five years or so much shorter as the residence lasts. In addition the undersigned declares that the costs, not being costs for assistance, that follow for the State and other public bodies from the residence of the foreign national including the costs of a journey of the foreign national to a place outside the public bodies for which his/her admittance is guaranteed, may be recovered from the guarantor to an annual maximum amount of USD 6500.

In addition the undersigned declares to be aware that, if the foreign national receives a benefit pursuant to the Regeling Onderstand (Assistance Scheme), the costs of the assistance that have been incurred for the benefit of the foreign national

(related to the amount of the then applicable benefits according to the standard of the Regeling Onderstand will also be recovered from the guarantor.

The costs that have been caused after the date on which the foreign national:

- was put into the possession of another residence permit than the one for which the guarantee has been signed; or
  - has left the public entities permanently
- do not qualify for recovery.

The costs of assistance that have occurred after the company or the educational institution has informed the IND-BES unit that the foreign national is no longer employed with the company or is no longer registered at the educational institution do not qualify for recovery either.

The opportunity to recover the above-mentioned costs will lapse one year after the company or the educational institution where the undersigned is employed has informed the IND-BES unit that the foreign national is no longer employed with the company or the educational institution or is no longer registered at the educational institution. If a remedy at law is used against the termination of the right of residence, this year commences after the foreign national no longer has lawful residence in the public bodies.

**Signature**

Place and date: \_\_\_\_\_

Signature: \_\_\_\_\_