

annex 1 to Government Decree No. 505/2022. (XII. 9.)

'Annex 1 to Government Decree No. 106/2022 (III.12.)

**THIS DOCUMENT IS AN UNOFFICIAL TRANSLATION, KINDLY FILL THE OFFICIAL HUNGARIAN VERSION FOR THE SCHOOL MEAL APPLICATION**

**APPLICATION**

**for free institutional child provision**

**pursuant to 106/2022. (III. 12.) Government Decree 3/A. § (2)**

1. I, the undersigned, ..... (name at birth: ....., place and date of birth: .....,  
....., mother's name: .....) ..... resident as
  - 1.1. a child name..... (place and date of birth: ....., mother's name: .....),
  - 1.2. child name..... (place and date of birth: ....., mother's name: .....)\*
  - 1.3. child name..... (place and date of birth: ....., mother's name: .....)\* as a  
parent/other legal representative/guardian (the appropriate one must be underlined) in accordance with  
Government Decree 106/2022. (III. 12.) § 3/A (2)., would like to take advantage of free institutional child  
provision, because the monthly income per person in the family of the child(ren) does not exceed 130% of  
the net amount of the statutory minimum wage reduced by personal income tax, employee, health insurance  
and pension contributions.
2. I request the provision of
  - hot main meal at noon, or
  - hot main meal at noon and one small meal
  - hot main meal at noon and two small meals
  - hot main meal at noon, breakfast and two small meals, in case of a nursery or mini nursery.
3. I request the provision of a special diet: yes/no (the option chosen should be underlined!), in view of  
the following health status:  
.....
4. Being aware of my criminal responsibility, I hereby declare that the information provided is true and  
accurate and I hereby consent to the use of my personal data provided above for processing the normative  
discount for free meals.

Date:

.....  
the recipient of the service  
(parent, other legal representative)  
signature

\* The point is to be filled only if the parent / other legal representative / guardian claims the normative  
discount for several children attending the same institution. According to the number of children, the rows  
can be expanded.

**Instructions for completing the declaration**

**Rules for the calculation of income**

1. The condition only gives entitlement to the normative allowance in the case of a child under Article 3/A of  
the Government Decree No:106/2022. (III. 12.) if the monthly income per person in the family does not  
exceed 130% of the net amount of the mandatory minimum wage [HUF 172 900 in 2022].
2. The range of persons to be considered when making the declaration: at the time of the application family  
members residing together in the same dwelling, having their registered address or domicile at the same  
place shall be considered as members of the household
  - 2.1. parent, spouse, or civil partner of the parent,

- 2.2. a child under the age of eighteen, a child under the age of twenty-five who is in full-time education in a public education institution or in full-time higher education and children of all ages who are chronically ill or seriously disabled, except children with temporary foster care placement, and children placed in foster care and children placed in after care
  - 2.3. a relative dependent by the parent or spouse pursuant to the rules governing family law of Act V of 2013 on the Civil Code, which are not covered by subsections 2.1. and 2.2.
  3. Income to be taken into account when making the declaration: according to the Personal Income Tax Act defined, earned - whether from within the country or abroad- asset (income), including an income not considered as wage and tax-exempt income, and income on which tax or contributions are payable under the law on simplified entrepreneurial tax or simplified public contribution. Therefore, in particular:
    - 3.1. income and sick pay arising from employment, work/employment relationship,
    - 3.2. income from co-ownership and individual enterprises, primary producers, and intellectual and other independent activities,
    - 3.3. retirement benefits, benefits for persons with disabilities (such as invalidity benefits, rehabilitation benefits), pension benefits (such as early retirement benefits),
    - 3.4. childcare allowances (in particular: infant care allowance (CSED), childcare allowance (GYED, GYES, GYET), family allowance, child support allowance, orphan's allowance),
    - 3.5. regular cash benefits paid by the municipality, the district office, and the public employment body (in particular: employment replacement allowance, nursing allowance, old-age allowance, job-search allowance),
    - 3.6. other income (in particular: alimony, scholarship, income from securities, small payments).
  4. Income shall be understood as net income.
  5. In the case of regular income, the amount received in the month preceding the submission of the declaration shall be considered, while in the case of non-regular income or income from enterprises or primary production, the monthly average of the amount received in the twelve months preceding the submission of the declaration shall be considered.
  6. The amount of alimony paid by the family member shall be considered as an income-reducing factor.
  7. Benefits under Section 4 (1a) of Act III of 1993 on Social Administration and Social Benefits, in particular the extraordinary municipal allowance, as well as the municipal allowance for persons who have accumulated arrears related to regular expenditure on housing, the bearing of pharmaceutical expenditure and housing expenditure, the extraordinary child protection allowance, and allowance related to the regular child protection allowance, the maternity allowance, the pension premium, the one-off allowance, the thirteenth monthly pension, the thirteenth monthly benefits and jubilee allowances for young persons, cash transport allowances for severely disabled persons, personal allowances for the blind and disability allowances, allowances provided by the host organisation to the volunteer under a special law, monthly allowances for working with the occasional employee book, working under the simplified employment law and working in the framework of a domestic work relationship between natural persons under the provisions on employment with earnings outside the tax system (domestic work), honorarium for social care within the framework of domestic assistance, aid for energy use shall not be considered as an income.
  8. Income lost prior to the submission of the declaration shall be disregarded.
  9. Calculation of the amount of monthly income per person in the family: the total net income of the household [sum of the income under point 3 of the persons referred to in point 2] deducted with the amount of alimony paid and then divided by the number of persons to be considered in the calculation of income [point 2].'
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