The Ministry of Education, Youth and Sports registered in accordance with Section 36 (2)(5) of Act No. 111/1998 Coll., on Higher Education Institutions and on Amendments and Supplements to Other Acts (Higher Education Act), under ref. no. MSMT-/2021 amendment to the Admission Procedure Regulations at the Silesian University in Opava of 8 August 2017.

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Mgr. Karolína Gondková Director of the Higher Education Department



I. Amendment Admission Procedure Regulations at the Silesian University in Opava as of... 2021

I. Amendment

Admission Procedure Regulations at the Silesian University in Opava

as of... 2021

Article 1

The Admission Procedure Regulations at the Silesian University in Opava of 8 August 2017 is amended as follows:

- 1. Paragraph 4 in the article 3 shall be deleted and shall be replaced by the following paragraph: 4), which reads as follows:
 - "4) If the fulfilment of the conditions for admission to studies is verified by an entrance examination, the faculty is obliged to publish the maximum number of students admitted to study in the relevant degree programme."
- 2. Paragraph 4 in the article 7 shall be deleted and shall be replaced by the following paragraph: 4), which reads as follows:
 - "(4) If the application has formal deficiencies, the relevant study department will invite the applicant in electronic form to the e-mail address specified in the e-application to correct and supplement it within a reasonable period of time. If the applicant does not remove the defects within the set deadline or does not pay the fee for acts related to the admission procedure within the set deadline and in the specified form, the admission procedure will be terminated. The applicant must be informed of the consequences of failure to remedy the defects or failure to pay the fee."
- 3. Paragraph 2 in the article 8 shall be deleted and shall be replaced by the following paragraph: 2), which reads as follows:
 - "(2) A decision on the admission of an applicant to studies who has not given his/her consent in the e-application to the delivery of the decision via the electronic information system, or a decision not to admit an applicant to studies must be issued in duplicate within 30 days of verification of the conditions for admission to studies. The article 25 of the Statute shall apply to the delivery of decisions on admission or non-admission to studies.'
- 4. The text in Part Four moves to a new Part Five and Part Four reads as follows:

SPECIAL PROVISIONS

Article 13

Special Emergency Authorisations

- 1) If, due to a crisis measure announced pursuant to the Crisis Act or due to an extraordinary measure being ordered pursuant to a special Act, the possibility of verifying the fulfilment of the conditions for admission to studies announced pursuant to Section 49 of the Act is restricted and the Ministry allows this by its decision, the university or faculty may modify the announced conditions for admission to studies pursuant to Section 49 of the Act, set a different date and method of verifying the fulfilment of the conditions for admission to studies, or other form, framework content or criteria for the evaluation of the entrance examination. Information about changes is published by the university or faculty at least 15 days before the deadline for verifying the fulfilment of the conditions for admission to studies.
- 2) If, due to a crisis measure announced pursuant to the Crisis Act or due to an extraordinary measure being ordered pursuant to a special Act, the applicants' ability to prove fulfilment of the condition for achieving prior education pursuant to Section 48 of the Act is made more difficult and the Ministry allows this to be done by its decision, the university or faculty may, together with the decision on admission to studies, decide to postpone the proof of fulfilment of the condition for achieving previous education pursuant to Section 48 of the Act, up to 90 days from the date of enrolment in studies. If the applicant does not prove that the condition for achieving previous education has been met within the deadline set in the previous sentence, the university or faculty shall decide that admission to studies and enrolment in studies shall cease to be valid and effective on the date of entry into force of the decision on the cancellation of the decision on admission; This decision cannot be appealed. This period shall be included in the student's period of study."
- 5. Articles 13-16 are now designated as Articles 14-17.

Article 2

Final Provisions

- 1) This amendment to the Admission Procedure Regulations at the Silesian University in Opava was approved pursuant to Section 9 (1) point. b) point 3 of Act No. 111/1998 Coll., on Higher Education Institutions and on Amendments and Supplements to Other Acts (Higher Education Act), as amended, by the Academic Senate of Silesian University in Opava on 2021.
- 2) This change comes into force pursuant to Section 36 (4) of Act No. 111/1998 Coll., on Higher Education Institutions and on Amendments and Supplements to Other Acts (Higher Education Act), as amended, on the date of registration by the Ministry of Education, Youth and Sports.
- 3) This change shall take effect on the date of its validity.

doc. Ing. Pavel Tuleja, Ph.D. Rector