EFOP-3.4.3-16-2016-00014 STUDENT RIGHTS IN HUNGARIAN HIGHER EDUCATION

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Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE

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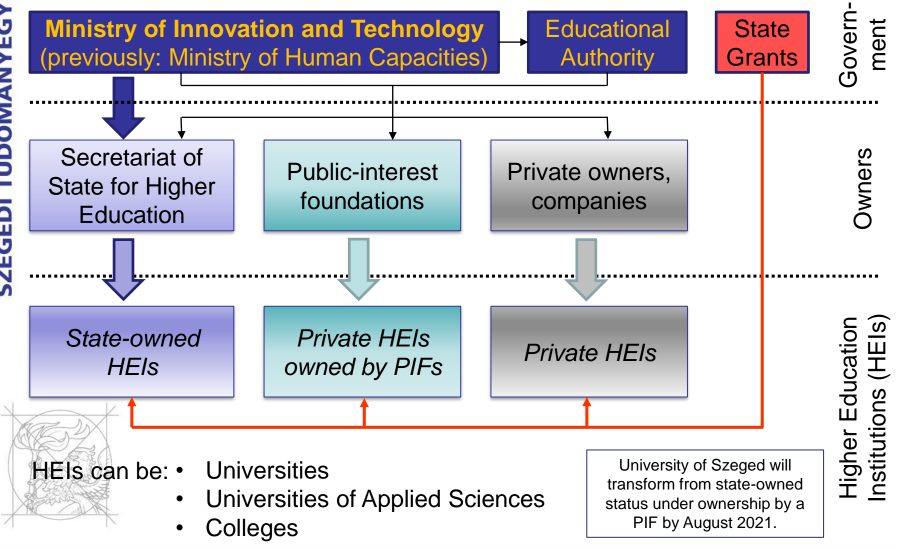
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Introductory information 1 Structure of the higher education system in Hungary



Introductory information 2 Numbering in the Hungarian legislation

Acts are numbered by a Roman number in chronological order, commencing with the number I, for each calendar year. The number of the Act is supplemented by the year in a grammatical construction.

 The Act on National Higher Education was the 204th act issued in year 2011, therefore it is numbered as "2011. évi CCIV. törvény" in Hungarian, or "Act No. CCIV of 2011" in English.

Decrees and lower legislations have a serial number followed by a slash and the year of the issue then continued by the month and day of the issue in parentheses and supplemented by the abbreviation of the issuing body. The serial number commences with 1 and is unique for the given year, the level of legislation and issuer.

 The main implementing regulation of the NHEA was the 87th decree of the government in 2015 and it was issued on 9th of April, therefore it is numbered as "87/2015. (IV. 9.) Korm.", since "Korm." is the abbreviation of the Hungarian word "kormány" for "government".

The ministerial decree on the study programme requirements and learning outcomes was the 18th decree of the Ministry of Human Capacities (abbreviated as EMMI in Hungarian) in the given year. It was issued on 5/8/2016, therefore it is numbered as "18/2016 (VIII. 5.) EMMI".

Introductory information 3 Abbreviations used in lectures

- **AER** Academic and Examination Regulations of the University
- Btk. Criminal Code (abbr. in Hungarian)
- **EA** Educational Authority: the government agency supervising the system of the higher education, keeping official registers and running central procedures (e.g. admission)
- ERA Act LXXXIX of 2018 on the Educational Register
- FIR HEIS in Hungarian
- Ftv. HEA in Hungarian
- **HEA** Act on Higher Education: NHEA or any of the antecedent acts
- HEI higher education institution
- **HEIS** Higher Education Information System: a country-wide register operated by EA into which the HEIs have to report student records
- HJTSZ, HJTSz RSA in Hungarian

- IR implementing regulation; (*in a narrow sense:*) the main implementing regulation of NHEA, i.e. Government Decree No. 87/2015 (IV. 9.) Korm.
- KKK PRLO in Hungarian
- Nftv. NHEA in Hungarian
- NHEA Act No. CCIV of 2011 on National Higher Education
- OH EA in Hungarian
- **Onytv.** ERA in Hungarian
- **PRLO** programme requirements and learning outcomes: an official document specifying the description, contents, admission and graduation conditions of a given study programme.
- *Ptk.* Civil Code (abbr. in Hungarian)
- RSA Rules on fees and allowances (university policy on student fees etc.)
- **TVSZ, TVSz** AER in Hungarian
- Vhr. IR in Hungarian

EFOP-3.4.3-16-2016-00014 STUDENT RIGHTS IN HUNGARIAN HIGHER **EDUCATION Operational framework of the** national higher education system

Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes

Dr. Kálmán Gyenes



BEFEKTETÉS A JÖVŐBE



Európai Unió Európai Szociális Alap



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Operational framework of the national higher education system

Introduction:

SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM

ERSITAS

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the purpose of the course is to provide knowledge for students that is needed to complete the course and

- by which, students are able to use the services of the University more professionally and efficiently,
- and by which, students are able to spend their university years more usefully.

Structure of the lecture:

I. Main features of the national higher education system (basic activity, training programmes, establishment of a higher education institution)

The basic operational framework of the University of Szeged (on 08.02.2021)

A) Main features of the national higher education system

The first part introduces students to:

- the principles of the functioning of higher education as a system,
- the training programme,
- and to the process of establishing a higher education institution.

- VERSITAS SCIENTIARUM SZEGEDIENSIS
- Starting point:
 - Article X (3) of the Fundamental Law of Hungary states that: "As regards the contents and methods of research and teaching, institutions of higher education shall have sovereignty, whereas their organizational structure shall be governed by an act of Parliament. Within the framework of the relevant legislation, the Government shall determine the financial structure of the State's higher educational institutions and the Government shall monitor their financial management."
 - the National Higher Education Act (Act CCIC of 2011 on National Higher Education, hereinafter: Nftv.). in force at any time defines the framework for the detailed operation of higher education institutions in Hungary.
 - Pursuant to Article 11 of the Nftv., the higher education institution shall determine the provisions governing their operation and organisation (hereinafter referred to as "rules for organisation and operation") (see: Organizational and Operational Regulations, and also accepts other regulations of the institution: https://u-szeged.hu/szabalyzatok).

Interactive dialogue: Basically, what parallels may be drawn between a higher education institution and a business company? What do we usually know about companies?

- The higher education institution:
 - name
 - memorandum of association
 - legal personality
 - founder (Parliament)
 - maintaned publicly / privately or by the church
 - public service
 - operating costs (support from the state in the budget law)
 - senior manager (rector, chancellor)
 - organization (senate, consistory)

- Business company (eg: ltd.)
 - company name
 - articles of association
 - legal personality
 - private person
 - privately owned company
 - private activity, profit
 - private assets (share / share capital)
 - senior official (managing director)
 - general meeting, members' meeting

Additional information: The number of students at the University of Szeged is about 24,000, its budget is about HUF 80 billion, and the number of employees is 7,300. It should be pointed out that the budget of Szeged as a city is the same.

I. Principles of the operation of higher education as a system

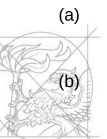
Pursuant to §2 of the Nftv .:

(1) Higher education institutions are organisations established as set out in this Act, for the performance of educational, academic research and artistic creative activities, which shall constitute their core activities.

- target audience of education: students,
- research target audience: the companies involved in the innovation and in particular the geographical unit (economic area) where the higher education institution exerts its innovative impact.

Additional information: one may consider universities as

- first generation universities: are those that are responsible for teaching only (see medieval universities)
 - some major institutions: 1088: first university in Bologna (Roman law), 12nd century's second half:
 Paris (Sorbonne), Oxford, 13th century: Cambridge, Padua, 14th century: Central Europe (Krakow, Prague, Vienna). In the Kingdom of Hungary: Pécs (Lajos Nagy)
 - Based on their characteristic features, medieval universities can be divided into two types:



Paris-type universities: the rector of a university was elected by the teachers (lecturers) and confirmed in his office by the ecclesiastical authority (the chancellor of the university), such as the French, English and German universities.

Bologna-type universities: university citizens have elected a rector from among themselves for one or two years. The universities had guild-like autonomy and also performed advocacy functions.

- Other features:
- In cases of students and teachers, a separate university court decided.
- The head of the university was the rector, the institution freely determined the curriculum, but university lecturers were not free in terms of teaching.
- The training was in Latin.
- Everything was derived from the Bible (the curriculum was tought through a deductive method, discussions and questions).
- Theoretical training, no practice (doctors dissected pigs);
- Long training: "A good priest studies until his death, phrase can be derived from here.
- The first level was the so-called foundation (basic) training, if one became proficient in the seven liberal arts (septem artes liberales), one could receive a master's degree. The acquisition of the liberal arts took 6 years: usually from the age of 14 to the age of 20.
- After the foundation training, there were three upper faculties: law, medicine and theology, which gave students doctoral degrees.
- Second-generation universities: are those that are responsible for teaching and doing research,
- Third-generation universities: are those that are responsible for teaching, doing research and creating marketable value (utilization of knowledge through innovation results),
- Fourth-generation universities (currently): are those that are responsible for teaching, doing research, creating usable value in the market (through innovation results) and actively affecting their narrower economic environment.

(see: ELI (Laser Center) this is a breakout point for Szeged's economy, measurable impact in about 10 years may feel). Recommended reading: György Mikonya: The History of European Universities (1230 - 1700) https://mek.oszk.hu/14100/14166/14166.pdf (in Hungarian)

(2) The state shall be responsible for ensuring the operation of the system of higher education, while the responsibility for ensuring the operation of higher education institutions shall lie with their maintainers. Hungary's state-recognized higher education institutions are listed in Annex 1 of the Nftv.

(3) The educational core activities of higher education institutions shall include the provision of tertiary vocational programmes, bachelor programmes, master programmes, doctoral programmes and postgraduate specialisation programmes. Unless otherwise provided in this Act, activities included in the scope of educational core activities shall be performed exclusively by higher education institutions.

Nftv. §3 The successive cycles of higher education leading to a tertiary degree are the following:

- a) bachelor studies
- b) master studies,
- c) doctoral studies.

Bachelor and master studies may be organised according to the two-cycle model, where a bachelor programme is followed by a separate master programme, or as single-cycle long programmes, in the cases specified in law. (eg: doctor, lawyer, teacher training).

In addition to the programmes referred to in paragraph (1), the following nondegree programmes may be organised in the framework of higher education:

- a) tertiary vocational programmes,
- b) postgraduate specialisation programmes (f.e Lawyer specialised in data security and data protection).

(4) Higher education institutions may participate in adult education as set out in their founding charters, pursuant to the act on adult education.

(5) A higher education institution shall not transfer its premises to a party or an organization affiliated to a party for operational purposes.

(6) The state shall be obliged to ensure Hungarian trainings in all fields of study. In the higher education institution, the training may take place - in part or in full - in a language other than Hungarian (eg: training of foreigners in a foreign language). A student belonging to a nationality may continue his or her studies in his or her mother tongue or Hungarian, as specified in this Act.

II. The study programme in a higher education

Additional information: In Hungary, the education is based on public education and vocational training as well as higher education and adult education + higher-level vocational training (1 or 2-year training based on high-school graduation, where the acquired knowledge can be credited to the bachelor programme, e.g. as a legal assistant and then studying as a full-time lawyer).

In general, one may talk about two categories of trainings:

a) Formal education: a person, who studies in the public education system or in a higher education institution or acquires vocational training in a technical school or vocational school, attends in formal education. In the case of public education/vocational training, the student has a student status and in higher education, the student has a university student status. By 1st September 2020, the Hungarian National Training Register has replaced by the Register of Professions in a phasing-out system, which includes 174 basic professions belonging to 25 sectors. Basic professions are only available in the formal education system. Vocational training institutions are vocational schools and technical schools (eg carpentry is the basic profession, but carpentry, which is a "specialization" based on the carpentry profession, can already be acquired in adult education).

b) Non-formal education: non-formal education typically equals to adult education, which is a complex system. Its legal framework is provided by the Adult Education Act. The adult education legal relationship is established on the basis of an adult education contract (eg driver's course).

(1) Higher education institutions shall deliver programmes on the basis of an educational programme. As part of their educational programmes, higher education institutions shall develop the curricula for bachelor, master and tertiary vocational programmes in accordance with the programme and outcome requirements issued by the minister, and freely for postgraduate specialisation programmes. Curricula shall be revised every five years. New and amended study and examination requirements shall be phased in progressively.

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(2) Trainings in higher education:

- Tertiary vocational programmes lead to the award of a tertiary level qualification attested by a diploma. The diploma awarded for the completion of a tertiary vocational programme shall not qualify as a degree.
- Bachelor programmes lead to the award of a bachelor degree (baccalaureus, bachelor of science, bachelor of profession, bachelor of arts) and a professional qualification. Bachelor degrees shall be awarded for the completion of the first cycle of higher education and give access to master programmes. The training period is a minimum of 6 and a maximum of 8 semesters.
- Master programmes lead to the award of a master degree (magister, master of science, master of profession, master of arts) and a professional qualification. Master degrees shall be awarded for the completion of the second cycle of higher education. The training period is a minimum of 2 and a maximum of 4 semesters.
- Following a bachelor or master degree, a specialist qualification may be obtained by completing a
 postgraduate specialisation programme. [f.e. sy obtains a university degree + specialized
 professional qualification (data protection lawyer)].
- The educational programme may include doctoral programmes which prepare master degree holders for obtaining a doctoral degree. (Doctor of Philosophy, abbreviated as PhD and 'Doctor of Liberal Arts' abbreviated as DLA.)

Additional information: doctorate types:

- Occupational doctoral title: this is the title associated with obtaining the degree (eg: doctor: dr.med, dentist: dr. med. dent, pharmacist: dr. pharm, lawyer: dr. jur.)

- University doctoral title: this doctoral degree equals with the previously used dr. univ, which was used until the introduction of the PhD (1993). After that, one may only have a PhD or a DLA.

- Doctor of the Hungarian Academy of Sciences title: This is the so-called DSc degree, this can be obtained according to the Doctoral Regulations of the Hungarian Academy of Sciences. This can only be achieved by those who have a PhD degree, at least 5 years after obtaining the degree.

- Honorary Doctorate: 'Doctor honoris causa', an award given by the University.

NIVERSITAS SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM

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(3) Programme delivery modes: In accordance with the programme and outcome requirements, tertiary programmes may be offered as full-time, part-time or distance education programmes. Full-time programmes shall comprise at least two hundred contact hours per semester.

- Full-time programmes shall be delivered through full-time daytime delivery, based on a five-day working week, on working days. Derogation from this provision is possible with the consent of the students' union of the higher education institution. Full-time programmes may also be organised as dual study programmes.
- Part-time programmes may use the evening or correspondence delivery mode. The number of contact hours comprised by part-time programmes shall be not less than thirty percent and not more than fifty percent of that of full-time programmes.
- III. Establishment of a higher education institution:

Higher education institutions may be established by

- a) the Hungarian state, national minority self-governments,
 - ecclesiastical legal persons (hereinafter referred to as "ecclesiastical maintainer"),

Companies established in the territory of Hungary,

foundations, trust foundation, public foundations and organisations engaged in religious activities registered in Hungary.

Thus, we can distinguish between a 'statemaintained' higher education institution, point a), a ,church-maintained' higher education institution, point (b) and a privately run higher education institution, points (c) and (d).

Additional information:

State-recognized higher education institutions of Hungary (status on 08.02.2021)

I / A. State-maintained universities:

Budapest University of Technology and Economics, Budapest

University of Debrecen, Debrecen Eötvös Loránd University, Budapest Liszt Ferenc University of Music, Budapest Hungarian University of Fine Arts, Budapest Hungarian University of Dance, Budapest National University of Public Administration, Budapest

University of Óbuda, Budapest University of Pannonia, Veszprém University of Pécs, Pécs Semmelweis University, Budapest University of Szeged, Szeged University of Physical Education, Budapest I / B. Non state-maintained universities: Andrássy Gyula German Language University of Budapest, Budapest University of Veterinary Medicine, Budapest Corvinus University of Budapest, Budapest Reformed Theological University, Debrecen Lutheran Theological University, Budapest Károli Gáspár Reformed University, Budapest Central European University, Budapest Hungarian University of Agricultural and Life Sciences, Gödöllő University of Miskolc, Miskolc Moholy-Nagy University of Arts, Budapest National Rabbinical Training - Jewish University, **Budapest** Pázmány Péter Catholic University, Budapest University of Sopron, Sopron Széchenyi István University, Győr University of Theater and Film Arts, Budapest

NB. The majority of the state-maintained universities – including the University of Szeged – will be run by public-interest foundations from August 2021, i.e. they will become non statemaintained universities.

II. UNIVERSITIES OF APPLIED SCIENCES II / A. Public universities of applied sciences Budapest University of Economics, Budapest University of Dunaújváros, Dunaújváros Károly Eszterházy University, Eger University of Nyíregyháza, II / B. Non-state (private) universities of applied sciences Budapest Metropolitan University, Budapest Edutus University, Tatabánya Ferenc Gál University, Szeged János Kodolányi University, Székesfehérvár Milton Friedman University, Budapest János Neumann University, Kecskemét **III. COLLEGES**

III / A. Public colleges

Eötvös József College, Baja



III / B. Non-public (private) colleges

Tan Gate Buddhist College, Budapest Adventist Theological College, Pécel Apor Vilmos Catholic College, Vác Baptist Academy of Theology, Budapest Bhaktivedanta College of Theology, Budapest János Brenner College of Theology, Győr Budapest College of Contemporary Dance, Budapest Eger College of Theology, Eger Esztergom Theological College, Esztergom Gábor Dénes College, Budapest IBS International Business College, Budapest Pontifical Reformed Theological Academy, Pápa Bishop's Theological College of Pécs, Pécs Pentecostal Theological College, Budapest Sapientia College of Monastic Theology, Budapest Reformed Theological Academy of Sárospatak, Sola Scriptura Theological College, Biatorbágy St. Athanasius Greek Catholic Theological College, Nyíregyháza St. Bernat College of Theology, Zirc St. Paul's Academy, Budapest Tomori Pál College, Budapest Veszprém Archbishop's Theological College, Veszprém Wekerle Sándor Business College, Budapest Wesley János Pastoral Training College, Budapest

Student rights in Hungarian higher education — Operational framework of the national higher (2) A higher education institution is a legal person established to perform a public service (eg education, scientific research) specified in its founding document.

Additional information: A public service is a task that serves the public interest and can only be implemented in practice through community (social) cooperation, is typically financed from public funds, and its ,public service' qualification is defined by law.

(3) Higher education institutions shall have legal personality. The Labour Code and, in respect of public higher education institutions, the act on the legal status of public service employees shall apply subject to the derogations laid down in this Act (§5 of the Nftv.).

(4) An organisation may be established and operate as a higher education institution if it is established for the performance of the higher education tasks defined in this Act and is granted state recognition by the Hungarian National Assembly.

- State recognition may be granted to a higher education institution if the personal, organizational, eugipment and financial conditions necessary for the performance of its tasks exist and the higher education institution is authorised to deliver at least four programmes, including
 - a) bachelor programmes,
 - b) bachelor and master programmes,
 - c) bachelor, master and doctoral programmes,
 - d) master and doctoral programmes

in at least two fields of study or disciplines, according to any of the programme structures referred to in points a) to d).

- A higher education institution may commence operation if
- a) it has received, upon the maintainer's application, an operating authorisation from the body maintaining the register of higher education institutions (hereinafter referred to as "educational authority"), it has been registered, and
- b) the Hungarian National Assembly has adopted a decision on its recognition by the state.

(5) A higher education institution shall be either a university or a college. The name of a higher education institution shall be clearly different from the name of another higher education institution. A higher education institution shall not be named after a living person. The name of the higher education institution shall contain the name of a prominent person in history only with the permission of the Hungarian Academy of Sciences, as well as the name of the higher education institution institution shall contain a name to which someone else has a legal interest only by the constent of the interestee.

- a) may deliver at least eight bachelor programmes and six master programmes, and may deliver doctoral programmes and award doctoral degrees,
- b) ensures that at least sixty percent of the members of its teaching and research staff, employed under employment contracts or on a public service employment basis, hold academic qualifications,
- c) is able to deliver some of its programmes in foreign languages, and
- d) has student research societies.

A university of applied sciences is a higher education institution that

- a) may deliver at least four bachelor programmes and two master programmes,
- b) uses the dual education system in at least two programmes,
- c) ensures that at least forty-five percent of the members of its teaching and research staff, employed under employment contracts or on a public service employment basis, hold academic qualifications,
- d) is able to deliver some of its programmes in foreign languages, and
- e) has student research societies.

A college is a higher education institution that

a) ensures that at least one third of the members of its teaching and research staff, employed under employment contracts or on a public service employment basis, hold academic qualifications, and

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b) may have student research societies.

(6) The higher education institution's founding charter and its amendments shall be adopted by the maintainer. The minimum information to be included in the founding charter and the operating authorisation is defined in Annex 2 of the Nftv. The founding charter shall be required to contain the following particulars of the higher education institution:

- a) official name,
- b) maintainer's name and address,
- c) addresses of seat and all sites,
- d) addresses of off-site programmes,
- e) faculties and organisational structure (the rules for the appointment of the rector and the chancellor), maintained institutions,
- f) core activities,

NIVERSITAS SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM

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- g) upper limit set for business activities,
- h) tasks related to public education, public library services, public culture, health, agriculture and rural development, other tasks,
- i) maximum number of students,
- j) immovable property placed at the disposal of the higher education institution, right to dispose of assets,
 - the fields of study, disciplines and academic levels where the higher education institution delivers or may deliver programmes.

(7) Higher education institutions may establish and maintain institutions or organisational units for the performance of the tasks defined in their founding charters.

B) The basic operational framework of the University of Szeged

The second part introduces students to:

- the principles of operation of a higher education institution,
- the management of the higher education institution,

the organizational structure of the higher education institution.

NIVERSITAS SCIENTIARUM SZEGEDIENSIS I. Principles of operation of a higher education institution Higher education institutions shall

a) define those provisions governing their operation and organisation (hereinafter referred to as "rules for organisation and operation) and have the option of adopting rules for organisation and operation which are published on their websites ensuring barrier free access and include the parts listed in Annex 2,

C) d)

e)

f)

- b) maintain an information and counselling system to help the integration and progress of students during their studies in higher education, giving particular attention to students with disabilities, and provide assistance to career planning during and following the completion of studies,
 - perform tasks relating to nurturing talent and increasing the prestige of science in society,
 - provide access for those without student status to information on lecture schedules, by ensuring equal opportunities, and to lectures, within the limits specified by the rules for organisation and operation,
 - ensure in the course of their operation that those involved in the performance of the tasks of the higher education institution observe the requirements of equal treatment and equal access when taking decisions concerning students, lecturers, professors and others who work in higher education.
 - In a manner corresponding to their core activities, higher education institutions shall ensure health promotion, including the organisation of regular exercise and sports activities, offer library services, the improvement of technical language skills, and the enhancement of foreign language proficiency for professional purpose.

II. Management of the higher education institution:

The Senate

The governing body of the higher education institution is the senate. The senate shall be chaired by the rector.

Acting under the exclusive competence, the Senate adopts:

- the rules of its own operation (see the Rules of Procedure of the Senate),
- the institutional development plan and the employment plan as part of it,
- the yearly implementation tasks, and include a strategy for research, development and innovation,
- educational programme,
- rules for organisation and operation,
- budget, within the framework set by the maintainer, etc.
- With the consent of the maintainer, the Senate decides on:
- the asset management planof the higher education institution,
- the establishment of business organisations and the acquisition of shares in business organisations.

The Senate

 make proposals as to the content of the call for applications for the position of rector, select candidates for rector, and evaluate the performance of the rector as an executive officer. Composition of the Senate of the University of Szeged: voting members of the Senate: 52 persons

By position:

- the Rector of the University (1 person)
- the Chancellor of the University (1 person)

By election:

- two lecturers and researchers chosen by the faculties (24 people)
- representatives of lecturers who do not hold a senior postition, and of researchers (of which 1 is elected from among the members of the Civil Service Council, lecturer / research representative) (2 persons)
- lecturers / researchers from the five disciplines elected by the University Doctoral Council (5 people)
- elected representatives of other non-teaching or research employees (of which 1 person elected from the members of the Civil Service Council, other - non-teaching / researching employed) (2 persons)
- representatives of the trade unions (2 people)
- elected lecturer/researcher of the Clinical Center (1 person)

By delegation:

- one full-time student per faculty delegated by the University Students Union Board (12 people)
- President of the University Students Union (1 person)
- Representative of the University Doctoral Students Union (1 person)

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(4) If a committee or council set up by the senate also acts in matters that concern students, it shall be ensured that student representatives havean opportunity to participate in the work of such committee, except for the credit transfer committee. Student participation shall be ensured in committees acting in matters that concern students, with the stipulation that the number of members delegated by students to the permanent committee set up for dealing with the studies, examinations and social affairs of students shall not be less than twenty-five percent of all members of the committee.

The Consistorium

(5) Public higher education institutions shall have a consistorium for the purpose of giving guidance to strategic decision making, as well as providing professional support and oversight of management activities. The consistorium shall have five members, of whom three shall be delegated by the Minister. The rector and the chancellor shall be ex officio members of the consistorium (§ 13 / B of the Nftv.).

The Rector

The higher education institution shall be headed and represented by the rector.

The Rector shall be responsible for:

maintaining domestic and international relations and cooperation in the field of education and research

ensuring the compliance of the institution's educational programme with the applicable legal provisions,

- adopting the measures necessary for the amendment of the operating authorisation of the higher education institution, the launch of programmes, the registration of the doctoral school and the higher education admission procedure, as defined by law;
- shall exercise the maintainer's rights over the public education institution maintained by the higher education institution;
- shall keep contact with representative organisations, the students' union and the doctoral students' union regarding matters falling under the competence of the rector;
- shall coordinate cooperation between the higher education institution and other higher education institutions as well as national higher education organisations and bodies in the field of education and research;
- may initiate internal audits to be ordered by the chancellor.

The Chancellor

(8) At public higher education institutions, the chancellor shall be responsible for ensuring the operation of the institution.

The chancellor shall be in charge of the economic, financial, controlling, internal audit, accounting, labour, legal, administrative, IT and asset management activities of the higher education institution, including technical, facility utilisation, operational, logistical, service provision, procurement and public procurement matters, and shall manage operation in this field

III. Organizational structure of the higher education institution:

(1) A higher education institution shall determine the provisions concerning its operation and organization, on the basis of which it shall adopt an organizational and operational regulations, which shall be published on its website.

(2) The Organizational and Operational Regulations consist of THREE PARTS (Annex 2 to the Nftv.):

a) The organisational and operational provisions shall provide, in particular, for the following:

- the organisation, structure and governance of the higher education institution,
- the rules of procedure for the election of executive officers and senior executive officers,
- the functions and operation of organisational units, the rules of internal communication.
- b) The employment requirements shall specify in particular the following:
- the requirements for filling each position,
- the rules for the assessment of applications received under the open application procedures,
- etc.
- c) The student requirement shall specify in particular the following:
- the rules governing the admission procedure
- decision-making on applications submitted in relation to student status and the appeal procedure,
- the rules governing the study schedules of students and the acquisition and assessment of knowledge, skills and competences (study and examination rules, doctoral rules),

the rules for the determination and fulfilment of students' payment obligations, the rules governing the distribution of student allowances (rules on fees and allowances),

the rules governing the consideration of disciplinary and damages cases involving students.

(3) The current organizational structure of the University of Szeged: At the University, there are

- a) educational, scientific research units,
- b) a central service provider unit, and
- c) management and administrative units.

The educational and scientific research departments of the University:

- Faculty: an organizational unit carrying out the tasks of professionally linked educational and scientific research activities that are set out in the educational programme in one or more discipline areas.
- Institute (group of departments): an organisational unit integrating or performing the activities of several departments,
- Department: an organisational unit performing educational, academic research and organisational tasks in relation to at least one course unit,
- research team,
- Clinic,

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- section,
 - USZ Baja Observatory,
 - the Training Farm,
 - the Training Workshop.

The central service units of the University:

- Doctoral Institute
- USZ Teacher Training Center,
- USZ Adult Education Center,
- Talent point,
- University of Szeged Francophone
 University Center,
- Career Office,
- Public educational institutions,
- University Life Care Counseling Center,
- Institute for Public Education
 Leadership and Continuing Education,
- Vocational colleges,
- Center for Interdisciplinary Excellence,
- Interdisciplinary Photonic Coordination Center,
 - Interdisciplinary Center for Natural Compounds
 - MOL Research Organization Coordination Center,
 - Interdisciplinary Knowledge

Management Research Center,

- Center for ICT and Societal Challenges,
- József Attila Study and Information Center,
- USZ Klebelsberg Library,
- University Archives,
- Institute of Foreign Language Communication,
- Botanical Garden,
- Confucius Institute, University of Szeged,
- Civil Service Council Office,
- USU (University Student Union) Office,
- Sports center
- Colleges.

Management and administrative units of the University:

- Directorate-General for Economic Affairs, Directorate-General for Legal, Administrative and Human Resources
- Directorate-General for Quality Development and Strategy
- Procurement Directorate,
- Directorate for Information Technology and Services,
- Clinical Management Directorate,
- Technical Directorate,
- Directorate for International and Public Relations,
- Directorate for Academic Affairs,
 - Internal Audit Department.

THANK YOU FOR YOUR ATTENTION





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE

EFOP-3.4.3-16-2016-00014

STUDENT RIGHTS IN HUNGARIAN HIGHER EDUCATION The University Student's Union

Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes





BEFEKTETÉS A JÖVŐBE



Európai Unió Európai Szociális Alap



Magyarország Kormánya

The University Student's Union as a student advocacy body

Strucutre of the lecture:

Introduction

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/ERSITAS

- The legal framework of the operation of the University Student's Union
- Introduction to the important parts of the Articles of Association of the USZ Student's Union

I. Introduction

- 1. Levels of student advocacy:
- a) the National Union of Students in Hungary (national level)

B) University Student's Union at the USZ (hereinafter: USU) (university level)

- c) Faculty Student's Union (hereinafter: FSU) (faculty level)
- 2. The USU
- shall not receive any instructions,
- is entitled to form its opinion independently,
- may consider all cases related to the student's status,

the USU pursue its activities in the Senate (Rector), the FSU pursues its activities in the Faculty Council (Dean).

- The Student's Union participates in the decision-making processes of the university through its democratically elected representatives.
- When the rules for organisation and operation are adopted and amended, the students' union shall exercise the right of consent in respect of the following:
 - a) rules on fees and allowances,
 - b) rules of student feedback on the performance of the academic teaching staff,
 - c) study and examination rules.
- If a committee or council set up by the senate also acts in matters that concern students, it shall be ensured that student representatives have an opportunity to participate in the work of such committee, except for the credit transfer committee. The senate shall set up a permanent committee for dealing with the studies, examinations and social affairs of students. Student participation shall be ensured in committees acting in matters that concern students, with the stipulation that the number of members delegated by students to the permanent committee set up for dealing with the studies, examinations and social affairs of students shall not be less than twenty-five percent of all members of the committee.

In the Faculty Study Committee, 50% of the members of the committee are members delegated by the students.

II. Legal framework of the operation of the USU

Pursuant to the Act CCIV of 2011 on National Higher Education (hereinafter: Nftv.), §60 (1) :

At the level of the higher education institution, students' interests shall be represented by the students' union working as part of the higher education institution. All students shall be members of the students' union and shall have the right to vote and to stand as a candidate in elections.

The students' union may exercise its powers, as laid down in this Act, if

a) it has elected its officers, its statutes have been approved, and

 b) it can be demonstrated that at least twenty-five percent of the full-time students of the higher education institution participated in the students' union elections. The rules governing the operation of the students' union shall be laid down in its statutes. The statutes shall be adopted by the delegates' meeting of the students' union and shall take effect upon approval by the senate. The senate shall express an opinion on the approval of the statutes not later than at its first meeting held after the thirtieth day after the submission of the statutes.

The officers of the students' union

- shall hold office for a total period of not more than four years, taking into account the terms of all offices held as an officer of the students' union,
- shall not perform tasks as a senior executive officer, a member of the supervisory board or an auditor of a company which was established by the higher education institution or in which the higher education institution holds a participation.
- The approval of the statutes may be refused only if the proposed statutes are in violation of law or conflict with the higher education institution's rules for organisation and operation. The statutes and any amendments thereto shall be considered as having been approved if the senate has not expressed an opinion within the specified time limit.

The higher education institution shall ensure the conditions for the operation and functioning of the students' union, and it shall be obliged to control the lawfulness of the use thereof and the legality of the operation of the student's union.

- The student's union may use, free of charge, the premises and equipment of the higher education institution for the performance of its tasks as long as it does not impede the operation of the higher education institution.
- In the event of the infringement of its rights, including the refusal of the approval of its statutes, the students' union may within thirty days of notification take the case to court on the grounds of violation of law or conflict with the rules of the higher education institution.
- The Budapest-Capital Regional Court shall have jurisdiction for the proceedings. The submission of an application shall have suspensory effect on the enforcement of the decision.

The students' union shall decide on its operation, the use of funds provided to enable its operation, the use of state aid and own revenues, the exercise of its competences, and setting up and maintaining an information system at the higher education institution. The students' union shall not be given instructions concerning its activities of interest representation.

§61 of the Nftv

- When the rules for organisation and operation are adopted and amended, the students' union shall exercise the right of consent in respect of the following:
 - a) rules on fees and allowances,
 - b) rules of student feedback on the performance of the academic teaching staff,
 - c) study and examination rules.
- The students' union shall contribute to obtaining feedback from students regarding the performance of the academic teaching staff and shall exercise the right of consent in respect of the use of funds for objectives related to youth policy and students.
- The students' union may express opinions and make proposals on all matters relating to students and the operation of the higher education institution. Higher education institutions shall define in their rules for organisation and operation the matters on which the students' union shall be consulted or shall take a decision.

The students' union shall receive a substantive reply to its proposals from the person or organisation competent to act within thirty days, or at the first meeting of the senate following the expiry of the thirty-day time limit, as appropriate.

National Conference of Student's Unions

§62 of the Nftv.

- Students shall be represented at national level by the National Conference of Students' Unions.
- The National Conference of Students' Unions shall be a legal person with statutes adopted by a body comprising the representatives of the students' unions, having its seat in Budapest and represented by its president. The National Conference of Students' Unions shall be entitled to use the coat of arms of Hungary.
 - The officers of the National Conference of Students' Unions
 - a) shall hold office for a total period of not more than four years, taking into account the terms of all offices held as an officer of the National Conference of Students' Unions,
 - b) shall not perform tasks as a senior executive officer, a member of the supervisory board or an auditor of a company which was established by the higher education institution or in which the higher education institution holds a participation.

The National Conference of Students' Unions shall be registered by the educational authority. The legality of the activities of the National Conference of Students' Unions shall be overseen by the Public Prosecutor's Office. The reporting and accounting obligations of the National Conference of Students' Unions shall be governed by the rules applicable to other organisations as laid down in the act on accounting.

Association of Hungarian PhD and DLA Students

§ 63 of the Nftv.

- At the institutional level, students participating in doctoral programmes shall be represented by the doctoral students' union working as part of the higher education institution. All doctoral students shall be members of the doctoral students' union and shall have the right to vote and to stand as a candidate in elections.
- Otherwise, the provisions of Article 60 (1) to (6) shall apply, as appropriate, to the operation of the doctoral students' union.
- The rights of consent, consultation and proposal set out in Article 61 shall be exercised by the doctoral students' union in respect of doctoral students.
- At national level, students participating in doctoral programmes at higher education institutions shall be represented by the Association of Hungarian PhD and DLA Students. The Association of Hungarian PhD and DLA Students shall be a legal person with statutes adopted by a body comprising the representatives of the doctoral students' unions, having its seat in Budapest and represented by its president. The Association of Hungarian PhD and DLA Students shall be entitled to use the coat of arms of Hungary. The Association of Hungarian PhD and DLA Students shall be registered by the educational authority.

III. Introduction to the Statutes of the USZ USU

In this regard, the aim of the lecture is to explain the tasks, basic structure and basic operation of the USU.

Institutional document: (§ 108, point 12 of the Nftv.) the founding charter and the rules, programmes and plans required under this Act, including the rules for organisation and operation, the educational programme, the institutional development plan, the statutes of the students' union and the internal regulation referred to in the Act on Accounting and its implementing decree.

Pursuant to Article 1 of the Statutes of the USU:

- The Student's Union operates as part of the higher education institution.
- All students are members of the USU, regardless of the form of their studies.

The scope of power of the USU shall cover all issues affecting students.

The organization and operation of the USU shall be independent of parties. Officials and representatives of the USU shall not be members of a party or its youth organizations.

The USU may not receive instructions when pursuing an activity regarding the representation of interests.

§ 2 of the Statutes defines the objectives of the USU. These are:

- ensuring effective student advocacy,
- improving the social conditions of students,
- organizing and operating the services necessary for the life of students,
- supporting students' scientific and artistic achievement,
- organizing the cultural and sports life of students,
- participating in the management of colleges and dormitories,
- collaborating with other organizations.

§ 4 of the Statutes provides that:

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All students shall be members of the USU and shall have the right to vote and to stand as a candidate in elections, in accordance with the provisions of the Statutes.

§ 5 of the Statutes defines the name and address of the USU:

 Name of the USU: University Student's Union of the University of Szeged, abbreviation: USZ USU.

Headquarters: Szeged, Szentháromság street 34.

Postal address: 6722 Szeged, Szentháromság street 34.

§ 6 of the Statutes defines the officials and structure of the USU. USU officers are:

- the President of the USU,
- Chairman of the Board,
- Chief of Staff of the USU,
- Secretary of the USU,
- Chairman of the Electoral Commission.

Structure of the USU:

- A) the Board of the USZ USU (hereinafter: the Board),
- B) the Presidency of the USZ USU (hereinafter: Presidency of the USU),
- C) the FSUs of the USZ USU,
- D) Student Specialization Representation of the USZ USU.



§ 7 of the Articles of Association defines the tasks of the USU for the purposes specified in § 2. The USU:

- participates in the preparation, adoption and implementation of all decisions affecting students,
- establishes regulations that are effecting the students of the University and that are referred to its competence by laws or other regulations, and submits such regulations to the Senate,
- coordinates the advocacy activities of the FSUs,
- arranges and supervises the election of FSUs,
- exercises the right of consent in relation to the establishment or amendment of regulations specified in laws, as well as in relation to the issues referred to its competence by laws or other regulations,
- makes a proposal to the Minister delegated member of the USZ Consistorium,
- delegates representatives to the Senate and other bodies in which student participation is required by laws or other regulations and participates in the work of these bodies,
- decides on its own operation and the use of the financial resources provided for the performance of its tasks,

• assists students in managing their university affairs,

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- establishes permanent and periodic scholarships to support students (eg social scholarships),
- decides on matters specified in the rules on remuneration and allowances (permanent or ad hoc and other allowances),
- participates in the arrangement of scientific and professional student groups, and of the publication of dissertations,
- maintains contacts, supports and represents the self-active groups of students and dormitory SUs of the University of Szeged,
- maintains continuous and, where possible, organized contact with other student, youth and higher education organizations,
- contributes to the management of the colleges in accordance with its organization and operation rules,
- collects and organizes information on foreign scholarships and supports students to make the best use of opportunities, liaises with students and cultural and scientific organizations of foreign universities,

- ensures the arrangement of student events that have become traditional in the life of the University of Szeged,
- may make a proposal for elective courses, seminars, invited lecturers,
- takes part in the arrangement of cultural, sporting or other leisure activities and ensures the proper use and protection of the premises and equipment made available for this purpose,
- may express opinion and make suggestions on all issues related to the operation of the University of Szeged and to the students,
- may express opinion on the use of facilities and equipments available to students,
- may express an opinion on the appropriate utilization of the sports facilities of the University of Szeged,
- on behalf of the students, may act in procedures regulated by the Nftv.,
- in order to provide objective information to students and to provide them with appropriate information related to student life, establishes a "USZ USU Media Center" for journalists, managed by the press chief of USZ USU.

The official events of the USU:

- University Days of Szeged commemoration on March 15 in the Youth Grove (Ópusztaszer),
- University Days of Szeged Summer greeting,
- University Days of Szeged Stork Camp,
- University Days of Szeged Day of University Autonomy and Student Governments,
- University Days of Szeged Stork Ball,
- University Days of Szeged Gyula Juhász Days,
- University Days of Szeged Medical Cup (which is held in Szeged every four years).



Structure of the USZ USU A) The Board

- The Board is the main decision-making body of the USU.
- The number of members of the Board is approx. 40 to 45 persons.

The voting members of the Board:

- the Chairman of the Board,
- the President of the USU,
- the General Vice-President of the USU,
- Vice-President for Economic Affairs of the USU,
- representatives of the FSUs,
- 1 non-full-time student,
 - 1 postgraduate student,
 - 1 doctoral student,
 - 1 student in higher vocational education.

Permanent invited members of the Board with a consultative role:

- members of the Management Board,
- members of the USU Presidency,
- members of the Supervisory Board,
- Head of the USU Office,
- USU rapporteurs.

Electoral representatives delegated by FSUs as defined in these regulations:

- The number of FSUs representatives in the Board is a min. of two and a max. of seven.
- The number of FSU representatives shall be at least two. If the number of the faculty students is over 2,000, additional representatives may be delegated (plus one for every 500 persons).

Responsibilities of the Board:

- creation, adoption and amendment of the Statutes of the USU,
 - election, reporting and recall of the President of the USU,
 - election, reporting and recall of the members of the USU Presidency,

reporting of the Head of the USU Office,

- reporting to the chairs of the USU committees,
- election, reporting and recall of the members of the Supervisory Board.

The term of office of an electoral representative shall be one year and shall be renewable.

The term of office of an electoral representative shall expire:

- by the expiry of the appointment (at the end of one year),
- upon termination of the student's employment relationship or by a passive semester,
- by recall,

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- by a final decision if it is a prohibition from public affairs,
- by a final condemning university disciplinary decision.

Convening of the Board:

- The Chairman of the Board convenes the Board and prepares the meeting of the Board.
- The Chairman of the Board is elected by the USU Presidency on the proposal of the USU President for one year.
 - The members of the Board with the right to vote have the right to speak at the meeting of the Board, to submit a proposal for a resolution and to vote during the decision-making process.

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Convening and rules of procedure of the Board meeting:

- The meeting of the Board is convened by the Chairman of the Board and chaired by the President of the USU.
- The Board meets at least twice during each term-time.
- Invitations shall be sent at least five days before the meeting, and the invitation shall contain the agenda. The agenda of the meetings is drawn up by the Chairman of the Board. The agenda may be proposed by all members of the Board, the President of the USU, or a member of the Presidency.
- A quorum shall exist if more than half of the members entitled to vote are present. (If the Board has no quorum, the meeting shall be adjourned, but the Chairman of the Board shall reconvene it within five working days with the same agenda).
- A simple majority is required for taking a decision. In the event of a tie, the President of the USU shall have the casting vote.
- A secret ballot shall be ordered for personal matters. In other cases, the vote is open.
- The decisions of the Board are included in a formal decision. The decisions of the Board are registered at the Office of the USU in ascending order with the name "Board Decision".

- Minutes shall be taken of the meetings of the Board.
- The minutes of the meetings of the Board may be viewed by any student of the University of Szeged with the prior written permission of the President of the USU.
- The meetings of the Board shall be open to the citizens of the University of Szeged.
- A closed meeting shall be convened if it is requested by the Chairman of the Board, the President of the USU, the Supervisory Board or one-third of the members.

The structure of the USU B) The Presidency of the USZ USU

- The operational decision-making body of the USU is the Presidency. The number of members of the Presidency is 12 + the President of the USU.
- The voting members of the USU Presidency are:
 - the President of the USU,

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- faculty representatives nominated by the FSUs and elected by the Board.
- Members of the USU Presidency shall be nominated by the President of the USU and elected by the Board by a simple majority. Prior to the nomination, the President of the USU shall seek the opinion of the FSUs' Boards.

The term of office of a member of the Presidency of the USU shall be one year and shall be renewable.

The term of office of a member of the Presidency of the USU shall expire:

- at the end of one year,
- upon termination of the student's status or by a passive semester,
- by waiver,
- by recall,
- by the imposition of a penalty of disgualification from public affairs,
- by a final convicting university disciplinary decision,
- by adopting a motion of censure.

Responsibilities of the Presidency of the USU:

- developing the advocacy position of the USU,
- may take a decision, that is binding on the FSUs,
- proposing a member of the Consistorium of the University of Szeged,
 - electing the student members of permanent committees of the University of Szeged,

electing the general and economic vice-presidents of the USU, the chairman of the Board, the chief of staff of the USU,

- SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM **NIVERSITAS**
 - proposing the course of the annual work and the distribution of the student allowance,
 - setting the financial framework for the USU,
 - determining the remuneration of the members of the USU,
 - deciding on the use of the funds within the allocated student allowance,
 - monitoring the use of student appropriations, managing the activities of USU,
 - performing the daily tasks of the USU,
 - deciding on joining or cooperating with any other cultural, sporting, artistic professional body or organization,
 - in the event of a serious violation of laws, university regulations and the provisions of the Statutes, may deprive the member of FSUs of his/her mandate by a twothirds decision.

Convening and rules of procedure of the meeting of the Presidency of the USU:

the meeting of Presidency of the USU is convened and chaired by the President of the USU.

The Presidency of the USU meets on a weekly basis during each term-time.

Meetings are invited "by short distance,, i.e. by telephone or by e-mail, at least 1 day before the meeting.

- The agenda of the meetings is drawn up by the President of the USU. The agenda can be proposed by all members of the Presidency of the USU.
- A quorum shall exist at a meeting if more than half of the members with a right to vote are present.
- A simple majority is required for a decision to be taken. In the event of a tie, the President of the USU shall have the casting vote.
- A secret ballot shall be ordered for personal matters. In other cases, the vote is open.
- The decisions of the Presidency of the USU are included in a formal decision. The decisions of the Presidency of the USU are registered at the Office of the USU, in ascending order, entitled "Presidency Decision".
- Minutes shall be taken of the meetings of the Presidency of the USU.
- The minutes of the meetings of the Presidency of the USU may be examined by any student of the University of Szeged, with the prior written permission of the President of the USU.
- The meetings of the Presidency of the USU are open to members of the Board.
- A closed meeting shall be convened if it is requested by the President of the USU,
 the Supervisory Board or one third of the members.

Responsibilities of the President of the USU are:

- directing the work of the Board, the Committees, and the Office of the USU and of the FSUs,
- convening the meetings of the Presidency of the USU and setting its agenda,
- announcing the FSUs' elections,
- reporting at each Board meeting on its work during the recent period,
- representing the USU and the students in domestic and international forums,
- implementing the decisions of the Board and the Presidency of the USU.

The President of the USU is entitled to:

- participate in the meetings of the USU and FSUs with the right of deliberation,
- make a proposal to the Rector of the University of Szeged for the appointment and dismissal of the Head of the Office of the USU, and to define the day-to-day tasks for the Head of the Office of the USU,
- appoint and dismiss rapporteurs, coordinators, chairmen of committees of the USU appointed by the Presidency of the USU and the staff of the Office of the USU, and entitled to give tasks the persons hereto and to hold them accountable for the performance of the task given to them,

 propose on the members of the Board, the student members of the Senate, the members of the Board of the USU and the Chairman of the Board.

Election of the President of the USU:

- The President of the USU is elected by the Board from among students of the University of Szeged who has a student status.
- 30 days before the expiry of the term of office, the previous President of the USU shall announce a vacancy for the office of the President of the USU on the official website of the USU.
- The term of office of President of the USU is one year.

In order to carry out the work of the USU, the President of the USU shall have a General President and a Vice-President for Economic Affairs.

The President of the USU may establish permanent and ad hoc committees to assist the work of the Presidency of the USU and of the Board.

The Board elects a Supervisory Board consisting of three members.

The Supervisory Board supervises the efficiency of the operation and management of the USU and of the FSUs.

The Supervisory Board consists of a Chairman of the Supervisory Board and two members.

- The term of office of a member of the Supervisory Board shall be one year and is renewable.
- The chairman of the Supervisory Board may not be a member of any body of the USU, nor the FSUs.
- The main responsibility of the Supervisory Board is to monitor compliance with the Statutes and to monitor the management of the USU and the FSUs from the point of view of legality, usefulness and expediency.
- In order to succeed, the Supervisory Board may request the assistance of the competent units of the University of Szeged.
- The meeting of the Supervisory Board is convened by the chairman of the Supervisory Board. The Supervisory Board meets at least once a month. A quorum shall exist at a meeting if all members are present and voting. The decisions of the Supervisory Board are made by unanimous decisions.
- The Supervisory Board is obliged to report on its recent work at each meeting of the Board of the USU.
- Minutes shall be taken of the meetings and of the decisions of the Supervisory Board.
 - All members of the Supervisory Board have the right to inspect, request or make copies of all documents of the USU and of the FSUs.

The Structure of the USU C.) Faculty Student's Union (FSU)

Structure of the FSU:

- the Board of the FSU,
- the President of the FSU (General Vice President and Economic Vice President),
- representatives of the FSU
- committees of the FSU.



Responsibilities of the FSU:

- participating in the preparation, adoption and implementation of all faculty decisions affecting faculty students,
- delegating representatives to the Council of the Faculty and to the committees of the Faculty in which student participation is obligatory,
- delegating representatives to the Board of the USU,
- deciding on its own operation and the use of the financial resources provided for the performance of its tasks,
- submit a proposal to the President of the USU on FSU members of the Senate and of the Presidency of the USU
- assisting faculty students in managing their university affairs,
- expressing an opinion on the use of the premises and equipment available to the students of the faculty,
- announcing permanent and periodic scholarships to support the students of the faculty,
- participating in the administration process of study scholarships, social and other support matters for the students of the faculty, as defined in the regulations on remuneration and allowances,

participating in the organization of faculty scientific and professional student groups,

- SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM faculty,
 - maintaining continuous and, where possible, organized contact with other student, youth and higher education organizations,
 - maintaining, supporting and representing the self-active groups of students and dormitory Sus, operating in and under the direction of the faculty,
 - participating in the management of the colleges, in accordance with the provisions of its organizational and operational rules,
 - collecting and organizing information on scholarships abroad and supporting faculty students to make the best use of opportunities,
 - exercising exclusive right in organizing and conducting student events that have become traditional in the life of the faculty,
 - making a proposal for elective courses, seminars and external lecturers,
 - participating in the organization of cultural, sporting or other leisure activities of the faculty,
 - expressing opinions on all issues related to the operation of the Faculty and to the students.



The main decision-making body of the FSU shall be the FSU Board (hereinafter: the FSU Board).

The FSU Board exercises the rights and fulfill the obligations specified by laws or university regulations.

The number of representatives of the FSU Board shall be a minimum of five and a maximum of nine. The number of representatives of the FSU Board shall be at least five. However, if the number of faculty students is over 1,500, additional members may be elected (1 extra representative for every 500 persons) (eg TTIK, BTK, JGYPK).

The voting members of the FSU Board shall be the representatives validly elected in the FSU elections. A representative who is not present at a FSU Board meeting, shall not be replaced.

Permanent invited members of the FSU Board with deliberative rights:

- the President of the USU or its representative,
 - a representative of the Supervisory Board of USU,
- the head of office of the FSU,

editor-in-chief or representative of the faculty newspaper.

Rights and obligations of the FSU representative:

- being present at the meetings of the FSU Board and its committees and taking part in their work,
- speaking at the meetings of the FSU Board and submitting a proposal for a decision and voting during the decision-making process,
- acting within the powers conferred on it by the FSU Board,
- requesting information from the President of the FSU, the committees, the head of the office in connection with the operation of the Office. Such persons shall provide the requested information.
- The member is obliged to perform his work with the care and diligence that is normally expected of him.

The mandate of the representative and the membership of the Faculty Council shall be terminated:

- upon termination of the operation of the FSU Board,
- at the end of one year,
- upon termination of the student's status or by passive semester,

• by waiver,

by the imposition of a prohibition on public affairs,

by a final convicting university disciplinary decision,

by exclusion in case of a serious breach defined by the Articles of Association.

Convening the meeting of the FSU Board, rules of procedure:

- the meeting of the FSU Board is convened and chaired by the President of the FSU.
- The FSU Board shall meet at least on a weekly basis during each term-time.
- Members shall be invited by telephone or by e-mail, at least 1 day before the meeting.
- The agenda of the meetings is compiled by the President of the FSU. The agenda may be proposed by each board member.
- A quorum shall exist at a sitting if more than half of the members entitled to vote are present.
- A simple majority is required for decision-making; in the event of a tie, the President of the FSU decides on the vote.
 - A secret ballot shall be ordered for personal matters, otherwise the vote shall be open. The decisions of the FSU Board shall be included in a formal decision. The decisions of the FSU Board are registered in the office of the FSU with an increasing numbering, entitled "Decision of the FSU Board".
- Minutes shall be taken of the meetings of the FSU Board.

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- SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM **UIVERSITAS**
- The minutes of the meetings of the FSU Board may be examined by any student of the faculty with the prior written permission of the President of the FSU.
- The meetings of the FSU Board are open to the citizens of the faculty.
- A closed meeting shall be convened if it is requested by the President of the FSU, the Supervisory Board or one third of the representatives.

Responsibilities of the President of the FSU:

- representing the FSU Board,
- organizing and directing the work of the FSU,
- convening and chairing the regular meetings of the FSU Board and proposing their agenda,
- convening an extraordinary meeting as necessary,
- maintaining regular contacts with the management of the Faculty and the University of Szeged, the USU, other FSUs, student self-active groups and national student advocacy bodies,
- ensuring the implementation of the decisions of the FSU Board,
 - supervising the management of the FSU Board,

- supervising the operation of the Office of the FSU and the activities of the head of the office,
- monitoring the work of the editor-in-chief of the faculty newspaper,
- providing information for students,
- continuously informing the FSU Board about its activities,
- the FSU Board may object to a procedure or measure that infringes or endangers the interests of the FSU Board.

The President of the FSU is entitled to propose:

- the person of the Vice-President General and Economic Affairs,
- and the members of the Faculty Council,
- the establishment of a committee, its chairman and members, and the dissolution of the committee,
- the responsibilities of any representative,
- the meetings of the Board of the FSU and establish its agenda,



- SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM NIVERSITAS
- the editor-in-chief of the faculty newspaper on the basis of the decision of the Board of the FSU,
- the appointment and dismissal of the office manager of the FSU, and has the right to instruct him/her to perform the daily tasks,
- to speak and act on issues affecting the Faculty,
- on the basis of the decision of the FSU Board, it may act independently in the tasks assigned to him/her, as well as take measures.
- 3. The President of the FSU is an ex-officio member of the Faculty Council.
- 4. Election of the President of the FSU:
- The presence of a representative of the USU Supervisory Board and the President of the USU is mandatory at the election of the President of the FSU.
- The President of the USU shall nominate the the President of the FSU from among the representatives with a mandate, by requesting the prior opinion of the Board of the FSU.
- The candidate must give an oral statement of acceptance of the nomination to the Board of the FSU, after which the Board of the FSU votes by secret ballot.
 - The election of the President of the FSU requires the support of more than half of the representatives.

If the candidate does not obtain the support of more than half of the representatives, the President of the USU shall make a new nomination until the term of office of the President is valid.

- In order to continuously perform the work of the President of the FSU, the President has a General and an Economic Vice-President.
 - The President of the FSU may establish permanent and ad hoc committees to assist in the work of the FSU Board.

The structure of the USU D.) Student Special Interest Representation

- The aim of the Student Special Interest Representation Meeting is to expand the performance of the student advocacy tasks of the University of Szeged even more widely, to ensure integration between individual student groups, and to facilitate more efficient communication and information flow.
- The activities of the Student Special Interest Representation Meeting cover all faculties of the University of Szeged, with the exception of the Faculty of Agriculture.

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VERSITAS

- The members and mentors of the regular student representative of the Student Special Interest Representation Meeting are elected directly by the students through a one-round-election, in accordance with §144-178 of the Articles of Association.
- The structure of the Student Special Interest Representation is determined annually by the Presidency of the USU.

THANK YOU FOR YOUR ATTENTION!





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE

EFOP-3.4.3-16-2016-00014

STUDENT RIGHTS IN HUNGARIAN HIGHER EDUCATION Students' right to appeal at the University of Szeged

Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes





BEFEKTETÉS A JÖVŐBE



Európai Unió Európai Szociális Alap



Magyarország Kormánya

Students' right to appeal at the University of Szeged

Structure of the lecture:

- I. Introduction
- II. Legislative framework for students' right to appeal
- III. Relevant parts of the USZ regulations on the procedure for submitting and assessing student appeals

IV. Description and common solution of an anonymous legal case

I. Introduction

- 1. Purpose of the procedure:
- Remedies for students (legal entities) with a student status at the university.

2. The Forum that is dealing with the remedies: College Council for Legal Redress in Student Affairs of the University of Szeged (hereinafter: Council)

- the Council consists of 4 people, of which 2 people are delegated by the USU,
- and the Council acts on behalf of the Rector and is the supreme decision-making forum within the University of Szeged,
- a decision of the Council is a requirement for initiating legal proceedings against the higher education institution.
- 3. The Council shall act in accordance with its rules of procedure,
 - the creation of which is an obligation under the act on national law for higher education for the university,

its framework is determined by the act on national higher education (eg 30-day administrative deadline),

the Council's procedure is public, that guarantees equal treatment,

- 4. The Council shall decide on the appeal, in which it may
- dismiss the appeal;
- instruct the defaulting party to take a decision,
- change the decision,
- annul the decision and instruct the decision-maker to conduct a new procedure.
- 5. The student's appeal must be submitted by the student,
- alleging a violation of his/her rights,
- the appeal shall contain a precise and clear indication of the violation (eg: violation of the right to information, violation of equal treatment),
- and shall be substantiated in detail, in which the student presents the circumstances of the damage to his or her interests and rights.
- 6. Decision of the Council

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- may be challenged in an administrative action
- before the Regional Court of Szeged (Szegedi Törvényszék),

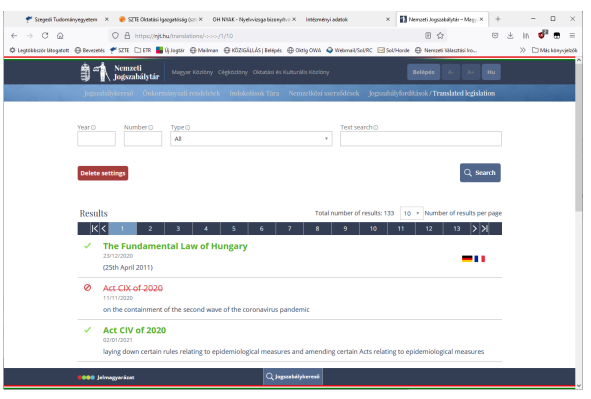
the appeal has suspensory effect to the decision of the Council,

the appeal shall be made with reference to a breach of the provisions relating to the student's status.

7. The provisions applicable to student status shall include provisions on the rights and obligations of students laid down in legislation and the institutional documents.

8. The legislation in force at any time is available (free of charge) on the website of the "National Legislation Library" (<u>www.njt.hu</u>).

English version of the main laws are also available by clicking on menu item "Translated legislation" (<u>https://njt.hu/translations</u>).



9. English translation of the current university regulations are available (free of charge and online) here: <u>https://u-szeged.hu/about-us/rules-and-regulations</u>

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			Doctoral School or
	EUROPEAN UNIVERSITY ALLIANCE FOR	regulations_governing_the_doctoral_training_programmes_and the awarding of the doctoral degree (507 KB)	Computer Science, and I am From Jordan. SZTE is continuously supporting research and it has an
	GLOBAL HEALTH (EUGLOH)		internationally recognized, highly ranked group of
		academic_and_examination_regulations (180 KB)	professors. It also offers courses and research topics that are strongly related to my research field; Cloud Computing, Fog Computing and Internet of Things. All of this motivated me to apply to the University/Department of Software
		rector_cancellor_circular_6_2020xi.16on rules at the University of Szeged during the State of Health Emergency (196 KB)	Engineering. Szeged is a calm city, full of love and peace. The University of Szeged is similar to the city, which provides the perfect environment for creation and development. Studying at the university requires a high level of effort, commitment and seriousness. Applying to the
		rector_cancellor_circular_12_2020xi.17on the guidelines for the order of education at the University of Szeged (334 KB)	 university and having these characteristics are my two pieces of advice to prospective students. It is very early to define my future now, but I am planning to apply to a research position in my field

III. Legal framework for students' night to appeal Pursuant to § 57 and § 58 of the Act CCIV of 2011 on National Higher Education thereinafter: Nftv.): In the event of the infringements of their rights, students may a seek legal assistance from the students' union, b) lodge an appeal, which shall be examined by the higher education institution as set out in this Act, c) initiate proceedings by the Commissioner for Educational Rights, provided that all remedies available under this Act, except for judicial proceedings, have been exhausted. In the cases specified in this Act, the relevant government decrees and its rules for organisation and operation, and if so requested by the student, the higher education institution shall notify the student of decisions that concern him or her in writing.

3. The decision adopted by the higher education institution concerning the student shall be final if the student concerned fails to lodge an appeal within the time limit set or has waived the right to lodge an appeal.

4. With the exception of decisions relating to the assessment of academic achievements, any decision or measure, or failure to act, of the higher education institution (hereinafter referred to jointly as "decision") shall be subject to appeal within fifteen days after notification or, in the absence of notification, the student's becoming aware of it.

5. Students may also initiate proceedings against a decision relating to the assessment of academic achievements if it was not based on the requirements adopted by the higher education institution, or conflicts with the higher education institution's rules for organisation and operation or any provision applicable to the organisation of examinations has been violated.

- 6. The appeal lodged shall not be examined by
- a) the same person who adopted the contested decision or failed to adopt a decision,
- b) a person who is a close relative of the person referred to in point a),
- c) a person who cannot be expected to consider the case objectively.
- 7. The higher education institution may adopt the following decisions in respect of the appeal:
- a) the appeal is dismissed,
- b) the person who failed to adopt a decision is ordered to adopt a decision,
- c) the decision must be amended,
- d) the decision must be annulled, and the decision-maker is ordered to carry out a new procedure.

8. During the examination of the appeal, the clarification of the facts, the calculation of time limits, failure to meet a deadline without fault on the part of the appellant, the form, content and notification of the decision, and the correction, replacement, supplement, amendment or revocation of the decision upon request shall be governed, as appropriate, by the provisions of the Act on Administrative Procedure.

9. The student may challenge the decision terminating the procedure on the subject of the appeal in an administrative lawsuit. The filing of an application has suspensory effect.

- 10. The application
- may also be submitted with reference to a breach of the provisions on student status,
- provisions on the student status are provisions laid down in laws as well as in institutional documents that establish rights and obligations for the student.

11. The possibility of lodging an appeal shall apply mutatis mutandis to decisions and failure to act concerning

- applicants to higher education institutions,
- students whose student status no longer exists.

12. Pusuant to § 58 (4) of the Nftv., the higher education institutions shall lay down the rules of appeal procedures in their rules for organisation and operation, provided that the time limit for administration is not more than thirty days.

III. The relevant parts of the USZ regulations on the procedure for submitting and assessing student appeals.
 § 1 General provisions
 1 The student may appeal against the decision or measure of the University or in case of the failure to take such a measure, except for the decision related to the evaluation of studies.
 Proceedings may also be initiated against a decision relating to the evaluation of studies if the decision not based on requirements accepted by the University, or the decision is contrary to the organizational and operational regulations of the University, or violated the provisions regarding the organization of the examination.
 The applicant for the University, the doctoral student and the doctoral candidate, as well as to the student who has had the student legal relationship terminated in the meantime shall have the right to initiate legal appeal proceedings.

(4) The application shall be decided by the College Council for Legal Redress in Student Affairs of the University of Szeged. The Council has four members, who are elected from among the members of the College for Legal Redress in Student Affairs of the University of Szeged.

Organizational structure:

- College for Legal Redress in Student Affairs of the University of Szeged (College)
- College Council for Legal Redress in Student Affairs of the University of Szeged Council (Council)

§ 2 College for Legal Redress in Student Affairs of the University of Szeged

- (1) The members of College for Legal Redress in Student Affairs of the University of Szeged are appointed by the Rector on the proposal of the deans and the FSUs.
- (2) The President of the College: the Rector. Members of the College:
- a) the Secretary General of the University, (1 person)
- b) 2–2 lecturers of the Faculties, (24 people)
- c) 2–2 students of the Faculties (24 people) in total: 51 people
- d) the President of the USU (1 person).
- (3) Alternate members of the College:
- a) faculty members 2-2,
- b) 2–2 students of the faculties.

(4) The head of the Faculty shall propose the person of the Faculty member and alternate member of the College, and the President of the FSU shall nominate the student members and alternate members.

(5) The term of office of Faculty members and alternates shall be three years, and the term of office of student members and alternates students shall be one year.

- 6. The term of office of members shall expire:
- a) at the end of the order,
- b) upon termination of the civil servant's or student's status, as well as in the event of suspension of student's status
- c) by waiver
- d) by recall.

§ 3 College Council for Legal Redress in Student Affairs of the University of Szeged

- (1) The College Council for Legal Redress in Student Affairs of the University of Szeged, consisting of the Secretary General of the University, one lecturer and two students, is entitled to consider the applications submitted by the right holder. The Faculty member of the College for Legal Redress in Student Affairs of the University of Szeged is appointed by the President of the College for Legal Redress in Student Affairs of the USU from among the members of the College for Legal Redress in Student Affairs of the University of Szeged. The President of the College for Legal Redress in Student Affairs of the University of Szeged. The President of the College for Legal Redress in Student Affairs of the University of Szeged. The President of the Council is the Secretary General of the University.
- (2) Depending on the number of appeals submitted, the President of the College for Legal Redress in Student Affairs of the University of Szeged may, at the request of the Secretary General of the University, establish additional Council (s) in accordance with paragraph (1).

(4) The appeal lodged shall not be examined by

a) the same person who adopted the contested decision or failed to adopt a decision,

b) a person who is a close relative of the person referred to in point a),

c) a person who cannot be expected to consider the case objectively.

(6) If there is a reason for exclusion, the other (three) members of the Council shall decide on the exclusion by unanimity. No appeal shall be submitted against their decision.

(7) The Council shall have a quorum if all members are present at the hearing, and its decisions shall be taken by open vote and by majority.

(8) In the event of the establishment of additional council (s), the presidents of the councils shall consult with the Secretary General of the University in order to establish a uniform legal practice (decision-making practice) between the councils.



§ 4 Procedure for the examination of an appeal

- 1. The claimant may file an appeal
- within 15 days of the notification, or, in the absence of notification, the student's becoming aware of it,
- addressed to the Rector,
- at the university body (person) that made the decision challenged with the appeal or failed to make the decision (hereinafter: the body at first instance).

2. The right holder may waive his right of appeal orally or in writing within the time limit open for lodging an appeal. The oral waiver shall be recorded in the minutes. A waiver of the right of appeal may not be withdrawn. On the day the waiver of the right of appeal reaches the body at first instance, the decision at first instance becomes final.

- 3. The body at first instance
- shall submit all documents in the case to the Secretary General of the University within eight days of receipt of the application,
- unless it corrects, supplements, amends or revokes the contested decision as set out in the appeal.
- During the referral, the body at first instance may also state its opinion on the appeal.

4. In appeal proceedings, the right holder may also act through his representative. The power of attorney shall be recorded in writing or shall be recorded in the minutes of the hearing. The representative has all the rights that the right holder has, in particular

- have access to the case file,
- may submit motions,
- may ask questions to the witnesses or to the expert.
- 5. The Council shall examine the appeal if
- it is submitted on the grounds of infringement of the rights of the right holder and the application clearly indicated the infringement.
- 6. The Council does not exercise fairness.
- 7. The claimant may withdraw his application by
- the Council has not taken a decision,
- the withdrawn appeal shall not be re-submitted,
- the decision at first instance shall become effective on the date on which the declaration of withdrawal is received by the Council.

8. On the Council meeting

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- the right holder or his/her representative shall be notified in writing or in another form, certifying the receipt in a credible manner,
- the notice shall state the name of the right holder, the place, time and subject of the Council hearing. The attention of the right holder or his/her representative shall be drawn to take his/her identity card to the hearing,
- the right holder shall be informed in the notice that he/she has the right to submit his observations in writing and shall be informed of his/her right to be represented by a representative,
 - if neither the right holder nor his representative appears at the hearing of the Council despite duly notifying, or has indicated in advance in writing that he/she does not wish to be heard in person, the right holder's personal hearing may be waived,
- in the notification, the right holder or his/her representative shall be informed of the consequences of being absence at the hearing.
- 9. The Council shall be chaired by the President of the Council. The President of the Council shall pay attention to
 - complying with the provisions of the Rules of Procedure on the Submission and Adjucation of Student Requests for Legal Redress of the University of Szeged,
- ensuring the order of the trial,
- ensuring that the persons involved in the proceedings are able to exercise their rights.

• during which the right holder may be heard.

Clarification of the facts means a full and proven disclosure of the act on which the proceedings are based, including:

- the Council may establish an additional evidentiary procedure, under which
- The Council may obtain documents, hear witnesses, conduct inspections, or obtain expert opinions,
- the Council is free to choose the means of proof to be used.
- 11. Minutes shall be taken of the council hearing. The minutes
- shall be signed by the President of the Council, the Registrar and the student member of the Council.
- The minutes shall be presented to and signed by the persons heard,
- and the person heard has the right to request the minutes to be supplemented or corrected,
- any refusal to sign and the reasons therefor shall be recorded in the minutes.

12. The provisions of the General Public Administration Procedures shall apply to the calculation and certification of time limits. For example:

- The time limit defined in days shall not include the day when the act or circumstance underlying the commencement of the time limit has occurred, or the day of service, delivery, or the day of posting and removal of a notice, and the day of proclamation,
- If the last day of a time limit falls on a day that is declared an official holiday for the authority, the time limit except for the administrative time limit shall expire on the next working day.

The application for justification shall be submitted after the time of becoming aware of the default or from the time the obstruction is eliminated, at the latest inside the time period calculated from the deadline omitted or the last day of the time limit prescribed for the procedural step to which the justification pertains, not exceeding forty-five days.

13. The decision of the Council

- shall be taken within 30 days of receipt of the request for appeal,
- the decision shall be set out in a formal decision (resolution),
- and shall be justified (reasoning part of the resolution).
- 14. The Council may adopt the following decisions:

Dismiss the appeal,

- a) if it is not thorough and the contested decision complies with the provisions on student's status,
- b) if it does not submitted by the right holder,
- c) if no appeal shall be lie against the decision (eg the case has been previously decided by the Council, unless the claimant refers to a fact/evidence which the Council has disregarded and did not adjudicate in the proceedings),
- d) if the appeal was not brought on the ground of infringement of the rights of the right holder,
- e) if the appeal is late.

b) order the defaulting party to take a decision,

- if it finds that the person entitled to take a decision has failed to take a decision and by its failure, violated the provisions concerning the student status.
- c) modify the decision,
- if the contested decision infringes a provision on student status and the facts necessary for the decision can be established.
- d) annul the decision and order the body or person at first instance to reopen the proceedings and to take a new decision;
- if there are insufficient data to make a decision on the merits or further clarification of the facts is required.

15. Mandatory formal elements of a Council decision:

- data necessary to clearly identify the case,
- the operative part, including the substantive decision of the Council on the appeal;
- information on how to seek redress (indicate the time limit and place of the application and indicate that the court may change the Council's decision),

- a detailed statement of reasons (reasoning), including the facts established, the evidence, the reasons for the consideration and the decision, and an indication of the legal bases on which the decision is based.
- 16. Communication (notification) of the decision at second instance and its effects:
- the Council shall take a decision on the appeal procedure, which shall be communicated in writing to the student submitting the appeal,
- the Council's decision on the student is final (enforceable).
- 17. Judicial review of a Council decision:
- the student may challenge the decision terminating the appeal proceedings in an administrative lawsuit,
- the appeal (to the Court) shall have a suspensory effect on the enforcement of the decision of the Council,
- the application shall be submitted with reference to a breach of the provisions relating to the student status,
- within 30 days of notification of the decision sought to be reviewed, the claimant shall lodge the application to the body at first instance, or he/she shall send it by registered post,
- the body at first instance shall forward the application with all the documents in the case to the Council, which shall forward them to the court within fifteen day with a statement of the contents of the application.

IV. An anonymous legal case

I. Facts established by the College Council for Legal Redress in Student Affairs of the University of Szeged:

The student submitted an application for permission to the Faculty on ?? February 20??, to take an exam other than the exam period, enclosing an undated home medical certificate stating that the student was "under treatment since 2000 for high blood pressure and diabetes. Recently, RR has fluctuated and changes have become necessary." In its decision on ?? May 20??, the Faculty rejected the student's request to take an exam other than the examination period. The decision of the Faculty explains that it does not consider the student's application to be justified in view of prior deletions of university classes, fairness permits and the contents of the medical certificate, and therefore rejects it.

On the basis of the documents sent by the Faculty and the data of Neptun system regarding the fulfillment of the student's study requirement, the Council factually establishes that the student was able to take the ??? course for the last time and failed an exam on this subject during the spring exam period of the semester on 20 ??. 06. ??.

The student hereby exhausted the possibilities of taking subjects, pursuant to the Section 7.3 of the Study and Examination Regulations of the USZ.

II. Legislation applied by the College Council for Legal Redress in Student Affairs of the University of Szeged

According to point 7.3 of the USZ central Study and Examination Regulations:

"7.3. One subject (or the corresponding course) may be taken three times during the studies if it is not completed."

According to point 12.1 of the USZ Study and Examination Regulations: "Examinations other than the examination period may exceptionally be authorized by the head of the faculty, on special grounds, on request, on an individual basis." Pursuant to the Regulations on the Rules of Procedure on the Submission and Adjucation of Student Requests for Legal Redress of the University of Szeged, and pursuant to Section 7 (2) of the Regulation herein, the Council is not entitled to exercise fairness.

III. Legal position adopted by the College Councilf or Legal Redress in Student Affairs of the University of Szeged:

The Central Study and Examination Regulations of USZ does not define the "conditions and aspects" of examinations other than in the examination period that may fall under the scope of equity, the restriction applies only to the fact that it

- shall be ordered by the head of the faculty,
- exceptionally,
- out of particular fairness,
- on request.

It can be concluded from the above that in the exercise of the right of fairness enshrined in the Study and Examination Regulations of USZ,

- there is an advanced forum system, ie this power can only be exercised by the leader of the faculty - the dean,
- the assessment of applications is considered a professional issue, the exercise of fairness is decided by the faculty leader, whose obligation is to sign a degree certifying the acquisition of a professional qualification,
- the decision is a "grace" type decision, i.e. the exercise of this right is not an obligation of the University, only a right, and the student has no right for fairness.

In view of this, the Council upheld the dean's decision challenged with the appeal and unanimously rejected the student's appeal.

THANK YOU FOR YOUR ATTENTION!





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BEFEKTETÉS A JÖVŐBE

EFOP-3.4.3-16-2016-00014

STUDENT RIGHTS IN HUNGARIAN HIGHER EDUCATION Major student rights and obligations

Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes





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Major student rights and obligations

Structure of the lecture:

- . Main rights and obligations of students
- II. Framework of student work
- III. Conditions for training supported by a state scholarship
- IV. Tasks of the Office of the Ministerial Commissioner for Education Rights



I. Main rights and obligations of students

Pursuant to the Act CCIV of 2011 on National Higher Education:

§ 43 (1) Students shall have the right to receive complete, accurate and accessible information, provided as set out in law and the rules of the institution, for commencing and pursuing their studies, creating their study schedules and using the educational opportunities and resources available at the higher education institution; and to receive services that correspond to their condition, personal abilities and disabilities.

(2) Students shall be obliged to:

- a) Observe the rules of the higher education institution,
- b) respect the traditions of the higher education institution, as well as the human dignity of staff members and other students, or peers whose application for admission or transfer to the higher education institution has been accepted.

(3) In order to enable the fulfilment of their payment obligations toward the higher education institution, students shall be entitled to payment in instalments, deferment and exemption in accordance with the conditions and procedure laid down in the rules for organisation and operation, upon the decision of the rector, of which the maintainer shall be informed.

Main rights of the students

A) The student has the right to have his or her human dignity be respected, especially in this context

- respect for his or her right to privacy (including the right to freedom of expression, self-determination, freedom of action, right to family life), provided that the exercise of this right does not restrict others or jeopardize the exercise of this right by one's own or his colleagues' or the staff's health, physical integrity,
- freely express opinions on all issues, f.e. on the work of lecturers, the operation of the university and the college, while respecting human dignity,
- be informed of questions concerning him/her and his/her studies,
- make a proposal, ask a question to the leaders and lecturers of the university or the dormitory, and receive a substantive answer to it no later than within thirty days of the request,
- his/her religious, worldview or other beliefs, membership of a national or ethnic minority be respected;

to his or her right to correspondence and his/her right to reside in a dormitory be respected, provided that the exercise of his or her right does not infringe on the similar rights of others and does not restrict the exercise of his or her peers' right to study.

B) The student shall have the right to receive support for his/her studies, career start, depending on his/her talents, abilities and interests, in particular to:

- continue his/her studies in a safe and healthy environment,
- make use of available equipment, facilities, services (library, laboratory, computer equipment, sports and leisure facilities, health advice, etc.),
- compile his/her study order, choose the subjects as specified in the training program, within the framework of which he/she is free to use the provided training opportunities,
- be able to demonstrate his/her knowledge and repeat a successful or unsuccessful exam to ensure that the repeated exam is conducted and evaluated impartially,
- new or amended study and examination requirements may be introduced in a phasing-out system,
- make use of the training opportunities available at the higher education institution,
- attend lectures and seminars organized by the university,

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- receive full and objective information on how to start and continue their studies,
- receive a study service appropriate to his condition, personal aptitude and disability,

- be supported to be integrated the institutional community life, and to maintain their physical condition and to live a healthy life free from harmful passions,
- be a member of the scientific and artistic student body, participate in its work, participate in the research and development activities of the institution,
- receive a student scholarship,
- submit an application for scientific or artistic purposes, publish its scientific and artistic results, choose the topic of their dissertation/diploma/thesis,
- the study and career guidance be arranged to him/her and be able to use their services,
- get acquainted with international practice during their studies, for this purpose he/she can study at a foreign higher education institution without a permit. The Ministry headed by the Minister may provide assistance with a scholarship for training in a state-recognized foreign higher education institution.

may apply for a student loan, if the student studies in a public higher education institution in an EEA State.

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C) The student shall have the right to receive financial and in-kind care in view of his/her property relations, income situation, academic results, in particular

- to provide him/her with dormitory care or housing allowance,
- receive a social or study scholarship,
- receive an exemption, a down payment discount or a deferral in order to fulfill his/her payment obligations,
- a student card abe certified to him/her and be able to use the related services and discounts,
- perform work on the basis of a student employment contract as defined by law.

D) The student shall have the right to assert his or her interests and to seek redress, in particular to

- have access to the information necessary to exercise their rights,
- participate personally or through his/her representatives in the decision-making affecting his/her interests, and in the management of the higher education institution and the dormitory,
- if a committee or council set up by the senate also acts in matters that concern students, it shall be ensured that student representatives have an opportunity to participate in the work of such committee, except for the credit transfer committee,
- student participation shall be ensured in committees acting in matters that concern students, with the stipulation that the number of members delegated by students to the permanent committee set up for dealing with the studies, examinations and social affairs of students shall not be less than twenty-five percent of all members of the committee,
- shall have the right to vote and to stand as a candidate in elections of the USU,
- appeal against a decision of the institution which infringes students' rights,
 - contact the USU for legal assistance, initiate the proceedings of the Commissioner for Educational Rights,

may appeal against the second instance decision of the higher education institution in an administrative lawsuit, before the Regional Court of Szeged (Szegedi Törvényszék). Students shall be obliged to:

- a) observe the rules of the higher education institution and the rules prescribed in the Study and Examination Regulations,
- b) respect the traditions of the higher education institution,
- c) as well as the human dignity of staff members and other students, or peers whose application for admission or transfer to the higher education institution has been accepted.



II. Framework of the employment contract

What is an employment contract? (§ 42 of Act I of 2012 on the Labor Code)

An employment relationship is deemed established by entering into an employment contract. Under an employment contract:

a) the employee is required to work as instructed by the employer;

b) the employer is required to provide work for the employee and to pay wages.

Mandatory elements of the employment contract:

§ 45. (1) The parties must specify in the employment contract the employee's personal base wage and job function.

(3) The workplace of the employee shall be defined in the employment contract. Failing this, the place where work is normally carried out shall be considered the workplace.

(4) In the absence of an agreement to the contrary, all employment relations are concluded on general principle for full-time daily employment.

Role of job description:

the specific tasks related to the job are explained here,

can be modified unilaterally by the employer,

the employer shall inform the employee in writing within fifteen days at the latest from the date of commencement of the employment relationship..

- 1. Students may work under a student employment contract:
- a) at a workplace outside the higher education institution during the completion of a dual study programme, or at the higher education institution or a business organisation established by the higher education institution or a workplace outside the higher education institution during the completion of a practice period or practical training organised in the framework of or as part of the educational programme,
- b) at the higher education institution or a business organisation established by the higher education institution, in an arrangement that is not related directly to the educational programme.

2. The provisions of the Labour Code shall apply mutatis mutandis to the employment of students working under student employment contracts. When defining the rules applicable to student employment contracts, the Government may lay down conditions that are more favourable to students than those laid down the Labour Code.

3. Students

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a) may receive remuneration in the cases referred to in point *a*) of paragraph (1) and shall receive remuneration during the completion of a continuous practice period of at least six weeks and a dual study programme, the weekly amount of which shall not be less than fifteen percent of the mandatory lowest remuneration for work (minimum wage) and, unless otherwise agreed, shall be paid by the workplace,

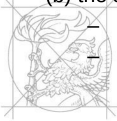
b) shall be entitled to remuneration in accordance with the agreement between the parties in the cases referred to in point *b*) of paragraph (1), and when the property created by the students under such legal relationships is handed over, all ownership rights and intellectual property rights shall be transferred to the higher education institution or the business organisation established by it, unless otherwise agreed.

4. If a practice period organised in the framework of or as part of the educational programme, as referred to in point *a*) of paragraph (1), is completed at a budgetary unit, the conclusion of a student employment contract and the payment of remuneration shall not be necessary. In this case as well, students shall be entitled to all the rights granted to employees under the Labour Code.

5. An employment contract shall be concluded with a student participating in professional practice completed during the dual study programme under the conditions specified by the Government:

- a) In a student employment contract (prohibitions, discounts):
 - extraordinary working hours shall not be ordered,
 - the student's daily working time may not exceed eight hours,
 - where a working time limit is used, a maximum of one weekly working time limit may be ordered,
 - the student must be given a daily rest period of at least twelve hours,
 - no probationary period may be stipulated.

(b) the student employment contract must include in particular:



details of the traineeship,

the student's personal data, the data of the higher education institution that has established a student status with the student, the title of the qualification and the duration of the training, the student's job,

- SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM VERSITAS
 - the place and duration of the traineeship (start and end dates), if necessary its stages, the student's daily working hours, the amount of remuneration or the absence of remuneration,
 - the person responsible for the higher education institution and the professional manager of the internship place,
 - the indication of the other benefits and discounts provided to the student in addition to the benefits and discounts provided by law, the amount thereof and the conditions for granting them
 - the commitment of the internship to provide the student with an internship suitable for the training programme and the curriculum, that meets the requirements of being safe and healthy.
 - c) The employment contract shall include the student's commitment to:
 - maintain the training scheme of the traineeship,
 - carry out the traineeship in accordance with the requirements,
 - acquire professional practical knowledge in accordance with their abilities,
 - maintains safety and health standards,
 - does not engage in conduct which would jeopardize the legitimate economic interests of the internship.

III. Special conditions applying to programmes funded through full or partial Hungarian state scholarships (grants)

Students funded through full or partial Hungarian state scholarships shall be obliged to:

- a) obtain the diploma awarded for the completion of the programme pursued and funded through a full or partial Hungarian state scholarship within the period of studies defined in the programme and outcome requirements of the given programme, but not later than within a period that is one and a half times longer than the duration of the programme, as defined in the related programme and outcome requirements, and
- b) maintain an employment relationship or any other work-related legal relationship established with an employer under the jurisdiction of Hungary or engage in entrepreneurial activities under the jurisdiction of Hungary (hereinafter referred to as "employment in Hungary") and, as a result, have social security cover, as defined in Article 5 of Act LXXX of 1997 on the eligibility for social security benefits and private pensions and the funding for these services, for a period within the twenty-year period after obtaining the diploma the length of which equals the duration of studies funded through a full or partial state scholarship,
- c) the student shall maintain employment relationship in Hungary for a period equals the duration of studies funded through a full or partial state scholarship within the time limit of 2 years after obtaining the diploma,

d) in the event of failure to obtain a diploma awarded for the completion of the programme funded through a full or partial Hungarian state scholarship within the time limit set in point *a*), or

d) the student shall repay to the Hungarian State the amount of the full or partial Hungarian state scholarship disbursed by the Hungarian State, increased annually at a rate equal to the average annual increase in consumer prices, as determined by the Hungarian Central Statistical Office, in the event of failure to comply with the requirement in point *b* concerning employment in Hungary after obtaining the diploma or pay to the Hungarian State 50% of the amount of state scholarship funding determined for the programme pursued in the event of failure to comply with the requirement of failure to comply with the requirement of failure to comply with the requirement of the programme pursued in the event of failure to comply with the requirement in point c).

In relation to the conditions to be fulfilled by students, the Hungarian state shall be obliged to:

- pay to higher education institutions the costs of delivering programmes funded through full or partial Hungarian state scholarships awarded to students (hereinafter referred to as "state scholarship"), during the period of funding a given programme, but only up to the termination of student status, in the case of each student funded through a full or partial Hungarian state scholarship,
- endeavour to provide, relying on the employment policy tools available to it, appropriate employment opportunities to students funded through full or partial Hungarian state scholarships following the completion of their programmes funded through full or partial Hungarian state scholarships.
- The obligation of being employed in a Hungarian employer may be fulfilled over several shorter periods.
- Where a student funded through a full or partial Hungarian state scholarship changes the form of funding during the period of student status and continues a programme funded through a full or partial Hungarian state scholarship in a self-funded form, the obligations of repaying the scholarship shall apply only to the period funded through a full or partial Hungarian state scholarship. Persons falling under the scope of the act on Hungarians living in neighbouring states may fulfil the
 - domestic employment obligation in their country of origin.

- In cases where a student participates in more than one programme simultaneously or obtains several diplomas successively, the domestic employment obligations and the repayment obligations shall apply from the date of obtaining the first diploma and shall be fulfilled in respect of all programmes.
- The period of employment in Hungary shall include
- a) the period of receiving maternity benefit, adoption benefit, childcare assistance and childcare benefit,
- b) the period during which a former student funded through a full or partial Hungarian state scholarship received jobseeker's allowance.

A former student funded through a full or partial Hungarian state scholarship shall not be required to fulfil the domestic employment obligations and repayment obligations, if she gives birth to three children.

The obligation to repay all or part of the full or partial Hungarian state scholarship received may be assumed by the employer of the former student funded through a full or partial Hungarian state scholarship, or by any other person, by submitting a statement to the body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships.

The repayment obligation shall be an individual debt that is not recoverable from the estate.

Higher education institutions shall ensure that

a) the fact that student status has been acquired in relation to a programme funded through a full or partial state scholarship and the date of obtaining the diploma are entered into the academic administrative records,

b) the data specified in laws are supplied to the responsible body.

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Educational Authority

The Educational Authority shall record the following in respect of each student funded through a full or partial Hungarian state scholarship:

- data specified in the act on educational register
- after the completion of a programme funded through a full or partial Hungarian scholarship or, if a given programme is not completed by the student funded through a full or partial Hungarian state scholarship, after the date of the termination of student status, the body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships shall inform the former student funded through a full or partial Hungarian state scholarship within sixty days of the total amount of the state scholarship received for the given programme,
- the body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships shall keep track of the employment path of former students funded through full or partial Hungarian state scholarships,
- the tasks related to recording the diplomas obtained and the periods of employment in Hungary, as well as imposing obligations to repay state scholarships retrospectively and granting exemptions from payment obligations shall be performed by the body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships at first instance and the minister responsible for education at second instance, applying the provisions of the Act on Administrative Procedure.

Suspension:

JNIVERSITAS SCIENTIARUM SZEGEDIENSIS Upon the request of a former student funded through a full or partial Hungarian state scholarship, the body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships may allow the suspension of fulfilment of the obligation regarding the duration of the programme, a) for the period of studies at a higher education institution abroad,

b) for the period of adult learning aimed at obtaining a certificate of foreign language proficiency.

Such suspension may be allowed not more than twice, for a total period of up to two years, provided that the student funded through a full or partial Hungarian state scholarship demonstrates that

- a) the foreign higher education institution and the studies pursued abroad qualify as a higher education institution and tertiary studies, respectively, under the law of the given state,
- b) the course taken to obtain the certificate of foreign language proficiency required for the issue of a diploma qualifies as adult education.

Upon the request of a former student funded through a full or partial Hungarian state scholarship, the body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships shall consider fulfilled the condition regarding the duration of the programme, if the student is unable to obtain a diploma due to long-term illness, accident or childbirth, or any other unexpected cause, without any fault on the part of the student.

Upon the request of a former student funded through a full or partial Hungariana state scholarship, the body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships shall consider fulfilled some or all of the domestic employment obligations or the repayment obligation, if the student is unable to fulfil obligations due to long-term illness, accident, childbirth, raising two or more children, or any other unexpected cause, without any fault on the part of the student.

Decision:

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- Where the body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships finds that a former student funded through a full or partial Hungarian state scholarship has a repayment obligation, it shall adopt a decision thereon. The amount of the state scholarship to be recovered shall be repaid within thirty days after the decision has become final (due date).
- In addition to the mandatory information prescribed by the Act on Administrative Procedure, the decision shall contain
- a) the amount of the state scholarship to be recovered, together with the method of its calculation,
- b) information on the conditions of payment in instalments and the method of application for division into instalments, *c*) information on the method of the enforcement of the claim.

- Upon the request of a former student funded through a full or partial Hungarian state scholarship, the body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships may allow payment in instalments over a period of
- a) up to ten years if the amount of the state scholarship to be recovered is below five million forints,
- b) up to fifteen years if the amount of the state scholarship to be recovered exceeds five million forints.

The body responsible for keeping records on the fulfilment of conditions for Hungarian state scholarships shall send its final decision on the amount to be repaid, together with the data necessary for the enforcement of claims payable to the Hungarian state, to the state tax authority to effect recovery, if the repayment obligation imposed in the final decision is not fulfilled *within the specified time limit*.

In its procedure for the enforcement of the repayment obligation, the state tax authority shall have the right of recovery entered into the land and property register in favour of the Hungarian State.

Such payments shall form part of the revenues of the Higher Education Restructuring

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Fund.

IV. Responsibilities of the Office of the Commissioner for Educational Rights

Fundamental Law of Hungary

Article X (1) Hungary shall protect the freedom of scientific research and artistic expression, as well as the freedom of learning and - within the framework defined by law - teaching so as to attain the highest level of knowledge possible.

Article XI (1) Every Hungarian citizen shall have the right to formal and non-formal education.

(2) Hungary shall implement this right through the dissemination of and by providing general access to, community culture, by providing free and compulsory primary schooling, free and universally accessible secondary education, and higher education made available to all on the basis of their ability, as well as by providing financial support as laid down in an act of Parliament to those receiving education.

Decree no. 40/1999 OM of the Minister of Education on the Tasks and Operation of the Office of the Commissioner for Educational Rights

- The Office of the Commissioner for Educational Rights ("Office") as an independent, internal organisational unit of the Ministry for Education ("Ministry").
- The Office is directed by the Commissioner for Education ("Commissioner"). All licences assigned to the Office are exercised by the Commissioner.
- The Commissioner is appointed and dismissed by the Minister for Education ("Minister"), and the Minister exercises the rights of employer. During his/her mandate within the Ministry, the Commissioner is directly responsible to the Minister.
- The operation of the Office, its organisational structure, and its internal and external relations are stipulated by the Organisational and Operational Statute of the Ministry and by the Procedures of the Office. The Procedures of the Office are prepared by the Commissioner and are approved by the Minister.
- The annual budget of the Office is established separately within the administrative budget of the Ministry.
- Proceedings: Proceedings of the Commissioner Initiated by Petitions or Ex-officio procedures of the Commissioner

II. Tasks of Office of the Commissioner for Educational Rights

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The subject of the Commissioner's proceedings shall be decrees or measures brought or taken in individual cases, as well as the omission of such decrees or measures, which infringe or present a direct threat of infringement of the rights guaranteed by Arts. 70/F and 70/G of the Constitution, by the Kt., by the Ftv. and by Vocational Education and Training Act No. 65/1993 for children, pupils, parents, educators, students, researchers and teachers (hereafter 'guaranteed rights'). Rights guaranteed by the law for any association of children, pupils, parents, educators, students, researchers and teachers receive equal protection.

Proceedings of the Commissioner Initiated by Petitions

- Any child, pupil, parent, educator, student, researcher, teacher or their association (hereafter 'claimant') might submit a written petition in individual cases, if in their judgement their guaranteed rights have been infringed or there is a direct threat of such infringement (proceedings initiated by petitions).
- Time restriction: Proceedings can be requested within one year of a decree introduced in administrative proceedings entering force. If the law does not provide for administrative remedies, proceedings may be initiated within one year of delivery of the decree or measure in question. Petitions concerning legal regulations or other legal instruments of state direction may be submitted without time restrictions. Inquests may be initiated without time limit.
- Claimants may submit their petitions to the Commissioner once they have exhausted all available legal remedy apart from court proceedings.
- The Commissioner may return incomplete petitions for completion by an assigned deadline.
- No person shall be put at a disadvantage in connection with his/her petition to the Commissioner. Claimants are entitled to identical protection to claimants of public concern
 - The Commissioner shall investigate all petitions.

7. The Commissioner may dismiss a petition without substantive investigation, or may terminate proceedings if:

a) the petition is not submitted by the claimant;

b) the petition is submitted after expiry of deadline;

c) the claimant did not exhaust all available remedies - with the exception of court proceedings;

d) court proceedings have been initiated or a court decision has entered into force in the case;

e) the Commissioner has already proceeded in the same case and the petition does not present new facts;

f) the petition is evidently unfounded.

8. The Commissioner informs the claimant about dismissal of the petition or termination of procedures - including justification - within thirty days of the relevant decision made.



- 8. Conciliation
 - Petitions not dimissed by the Commissioner on the basis of Art. 6. § 2 undergo conciliation with the claimant, the institution which brought or omitted the decision (institution), the legal or natural person in question.
 - As part of this conciliation, the Commissioner sends the petition to the institution for a declaration with a specified deadline and initiates in writing that the claimant and the institution reach a consensus.
 - If on the basis of the written opinion or response of both the claimant and the institution the Commissioner seems fit, s/he calls the parties for a personal mediation and suggests possible solutions.
 - Should the parties reach an agreement respecting the guaranteed rights, the Commissioner prepares a report and sends it to the parties in question.
 - The burden of proof is rests with the claimant concerning facts claimed in the petition, and with the institution concerning facts claimed in its declaration.

9. Initiation

If the available facts suggest that the institution has not terminated the infringement of guaranteed rights within its jurisdiction, the Commissioner calls for the director of the institution to terminate the infringement or the direct threat of infringement.

10. Recommendation

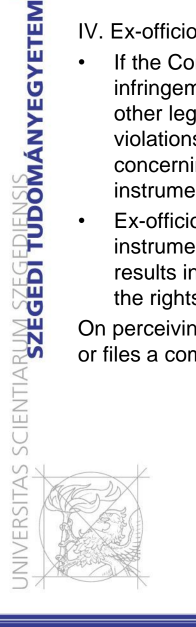
- If the Commissioner finds that the initiative has not led to consensus or would only achieve this in an unreasonably long time, or if he finds that the conditions are unsuitable for an initiative, in order to terminate the infringement or direct threat of an infringement the Commissioner prepares a recommendation to the institution and to the organ of its legal supervision or control (supervisory organ).
- Within thirty days of the disclosure of the Commissioner's initiative or recommendation, the institution or its supervisory organ submits its declaration, its standpoint on the initiative or recommendation and on the measures taken on the basis of the above.
- The Commissioner may withdraw or amend his/her initiative or recommendation, and s/he may prepare a new initiative or recommendation.

11. The Commissioner shall prepare a report on the outcome/result of the initiative or recommendation.



- If the Commissioner establishes that the infringement, or the direct threat of infringement of guaranteed rights is due to defects of legal regulations or any other legal instruments of state direction; in order to prevent or terminate legal violations the Commissioner submits a proposal to the Minister for Education concerning legislation, amendment or repeal of legal regulations (or other legal instruments of state direction).
- Ex-officio investigation may be initiated if a legal regulation (or other legal instrument of state direction), or a decision, measure or omission of an institution results in, or presents a direct threat of either a grave violation or infringement of the rights of a group of citizens.

On perceiving perpetration of an infringement, the Commissioner initiates proceedings or files a complaint with the competent authority.



- The Commissioner shall prepare an Annual Report for the Minister for Education on the details/success of his procedures conducted on the basis of petitions or exofficio; on the efficiency of his initiatives and recommendations; and on his reports, proposals, conclusions and legal observations.
- The Minister publishes the Annual Report in the Educational Bulletin by the end of the first quarter of the calendar year following the subject year.



THANK YOU FOR THE ATTENTION!





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE

EFOP-3.4.3-16-2016-00014 STUDENT RIGHTS IN HUNGARIAN HIGHER EDUCATION Student disciplinary proceedings and liability for damages

Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes

Dr. Kálmán Gyenes



BEFEKTETÉS A JÖVŐBE



Európai Unió Európai Szociális Alap

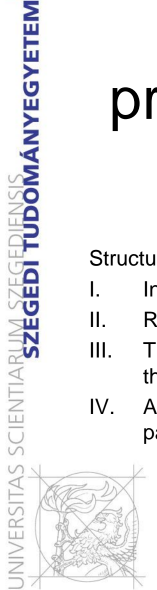


Magyarország Kormánya

Student disciplinary proceedings and liability for damages

Structure of the lecture:

- I. Introduction
- II. Related provisions of the National Higher Education Act (Nftv.)
- III. The relevant parts of the Student Disciplinary and Liability Damages Policy of the USZ
- IV. An anonymous legal case (provision of data related to the child of a divorced parent studying in an institution)



I. Introduction

Pursuant to § 55 of the Nftv.

In the event of culpable and serious breaches of obligations, disciplinary sanctions may be imposed on students by way of a written decision adopted under a disciplinary procedure.

The general obligations of the student are set out in the Nftv. § 43 (2), according to which:

Students shall be obliged to

- a) observe the rules of the higher education institution,
- b) respect the traditions of the higher education institution, as well as the human dignity of staff members and other students, or peers whose application for admission or transfer to the higher education institution has been accepted.

,Culpa' summarizes the intentional or negligent perpetrator behavior. Any breach of obligations may be

- committed with intent if the person conceives a plan to achieve a certain result, or acquiesces to the consequences of his conduct
- or committed with negligence where the perpetrator is able to anticipate the possible consequences of his conduct, but carelessly relies on their non-occurrence, or fails to foresee such possible consequences through conduct characterized by carelessness and neglectfulness.

Serious breach

- shall be evaluated individually in each proceedings and the case law of the Disciplinary Board shall be taken into account,
- internal rules of the USZ may classify student's breach of obligations as a disciplinary offense, eg: 13.5. of the study and exam regulation of the USZ classifies as such the use of unauthorized tools and methods in the study assessment (exam),
- in addition, there may be prescribed student obligations, the legal consequence of which is not a disciplinary proceedings, but the termination of the student's status (eg in the case of three courses and their unsuccessful completion).

In general, a significant proportion of the disciplinary proceedings against students is arising from the use of illicit devices during examinations. It should be noted that the fact not proven beyond a reasonable doubt cannot be charged to the student subject to the disciplinary proceeding. (the lecturer/examiner cannot search the student)!

- 4. A disciplinary sanction shall be imposed only in disciplinary proceedings:
- the university regulation on the disciplinary procedure shall be public, the student subject to the procedure is entitled to get acquainted with the procedure and its details,
- a breach of rules of the disciplinary proceedings may lead to the annulment of the disciplinary decision taken, f.e. in a court proceeding.

5. The decision of the Disciplinary Board shall be set out in a written and reasoned decision. Mandatory content of the decision

- the operative part: containing the specific decision of the Disciplinary Board (eg applying a severe reprimand, possibly terminating the disciplinary proceedings for lack of evidence),
- information part: description of the remedies available against the decision,
- detailed reasoning part: including the facts established (description of the act committed), the evidence accepted/rejected, the mitigating/aggravating circumstances, the applicable law and the determination of the level of guilt (culpa).

6. Only such disciplinary sanctions (legal consequences) that are explicitly listed in the current disciplinary regulations shall be applied, ie no sanction other than the disciplinary sanctions listed in the regulations shall be applied.

7. The disciplinary sanction applied shall be proportionate to the serious breach:

In determining the sentence, the Disciplinary Board shall take into account all the circumstances of the offense, in particular the victim(s), the consequences, the repetition of the offense and the gravity of the offense.

It is important to be aware that: violation of any formal or substantive requirements or conditions listed and presented in the summary (eg breach of disciplinary rules, lack of binding substantive elements of the decision) may result in the annulment of the disciplinary decision taken (eg in the context of a judicial review).



II. Relevant provisions of the Nftv.

Pursuant to §55 of the Nftv.,

In the event of culpable and serious breachesof obligations, disciplinary sanctions may be imposed on students by way of a written decision adopted under a disciplinary procedure.

The following disciplinary sanction may be imposed:

- a) reprimand,
- b) stern reprimand,
- c) reduction or withdrawal of the benefits and allowances specified in the rules governing fees and allowances, for a period that shall not exceed six months,

d) temporary prohibition from the continuation of studies, the period of which shall not exceed two semesters,

e) Expulsion from the higher education institution.

Disciplinary sanctions shall be imposed by taking into account all circumstances of the act, in particular the injured, the consequences, recurrence of the offence, and the gravity of the act committed.

The initiation of a disciplinary procedure and the imposition of a disciplinary sanction shall not be influenced by the academic performance of the student concerned.

No disciplinary procedure shall be initiated if more than one month has passed since the disciplinary offence became known, or more than five months have passed since the offence was committed.

For the purposes of these provisions, an offence shall be deemed to have become known when the party entitled to initiate a disciplinary procedure became aware of the circumstance giving rise to the procedure.



The rules of disciplinary procedures shall be laid down in the higher education institution's rules for organisation and operation, with the stipulation that at least one third of the members of the disciplinary board shall be delegated by the students' union, and the student shall be heard in the course of the procedure, although a disciplinary hearing may be held even if the student has failed to appear despite of due notice.

Pursuant to §56 of the Nftv,

The liability of students causing damage to the higher education institution or the practical training organiser unlawfully, in relation to the fulfilment of their academic obligations, shall be governed by the rules of the Civil Code (hereinafter referred to as "Civil Code"), subject to the derogations laid down in this Act.



The compensation for damages caused by negligence shall not exceed fifty percent of the monthly amount of the mandatory lowest remuneration for work (minimum wage), as applicable on the day when the damage was caused. In the case of damages caused intentionally, the total damage shall be compensated.

Students shall be fully liable for any loss or damage to any item received with a list attached or against a receipt, under an obligation to return it or give account of its use, provided that the item is kept permanently or used or operated exclusively by the student. In the case of damage or loss caused by occurrences beyond the control of the student, exemption from liability shall be granted.

The higher education institution or the practical training organiser shall compensate students for damages caused in the context of the student relationship or the practical training in accordance with the provisions of the Civil Code.

The higher education institution or the practical training organiser may be exempted from liability only if it proves that the damage was caused by unavoidable occurrences or the conduct of the injured beyond the control of the higher education institution or the practical training organizer.

III. Relevant parts of the USZ Student Discipline and Compensation Regulations

General provisions:

- 1. The disciplinary sanction may be, in accordance with the provisions of the Nftv.:
- a) reprimand;
- b) Serious reprimand;
- c) reduction or withdrawal of the benefits and allowances provided by the policy on benefits, fees and charges;
- d) prohibition of the continuation of studies for a definite period of time, which shall not exceed two semesters;
- e) expulsion from the University.
- 2. The purpose of disciplinary sanction is education and prevention.

Academic warning may be imposed instead of disciplinary sanction - together with the termination of the procedure – if the disciplinary offense committed, in light of all the circumstances – in particular the student concerned, the motive and method of the action – is not so severe, thus imposing even the most lenient form of disciplinary sanction is unnecessary, and a warning can have a sufficient educational impact.

The warning expresses the disapproval of the acting disciplinary body and draws the student's attention to the inappropriate behavior, and to refrain from any further action that may give rise to further disciplinary procedure in the future.

Legal remedies may be sought against the warning.

- 4. Student Disciplinary Board (24 people):
 - The University establishes a Student DisciplinaryBoard composed of one facultyand onestudent per faculty.
 - The chairman, vice-chairman and the faculty members of the board shall be assigned by the Rector. Student members are delegated by the University Student Union and the mandate is confirmed with assignment by the Rector.
- 5. Disciplinary Committee (4 persons):
- In a student disciplinary case, the Disciplinary Committee of four members –two faculties and two students shall proceed.
- Faculty members of the Disciplinary Committee shall be appointed by the Chairman of the Student Disciplinary Board, student members shall be appointed by the University Student Union from the members of the Student Disciplinary Board. The Chairman of the Disciplinary Committee is appointed by the Chairman of the Student Disciplinary Board from the members of the Disciplinary Committee.

Requirements for disciplinary proceedings:

- 1. No disciplinary procedure shall be initiated if one month has elapsed since being aware of the disciplinary offense or three months have elapsed since the disciplinary offense was committed. For the purposes of these provisions, being aware shall mean the time when the competent person authorized to initiate a disciplinary procedure is being informed about the circumstances serve as grounds for action for such procedure.
- 2. If a criminal procedure has been initiated against the student, the deadlines referred to in Section(1) shall be set from the day being aware of the final decision of the criminal procedure or from the date of final decision.
- 3. The Rector of the University or the Dean of the Faculty may order to initiate a disciplinary procedure.
- 4. Disciplinary powers are exercised by the Disciplinary Committee (DC) appointed from the member of the Student Disciplinary Board (SDB) at first instance, and by the College of Student Remedies at second instance.

5. Such member of the DC and SDB may not exercise the disciplinary power (exclusion) from who the impartial and objective judgment of the case cannot be expected. The provision regarding exclusion from the exercise of disciplinary power shall also be applied to the recorder of minutes. The Rector of the University shall decide on the question of exclusion, and no separate legal remedy is available against such decision. The student subject to the disciplinary procedure may complain of the refusal of exclusion in the request for legal remedy filed against disciplinary decision.

6. Conducting the disciplinary procedure shall fall into the competence of the faculty where the student subject to the procedure has a student status. If a student has student status at more than one university, the mother institution (the institution where the student established the student status first) is entitled to conduct the disciplinary procedure. In such a case, the disciplinary committee of the acting institution shall inform the other institution about the initiation of the procedure and the final disciplinary decision.

7. Disciplinary procedure shall be initiated upon notice or ex officio. If the student initiated the disciplinary procedure, it shall be initiated and carried out.

8. The measure imposing the disciplinary procedure shall include the name, address, type of study, study program(s) of the student subject to the disciplinary procedure and a short description of the disciplinary offense establishing the disciplinary procedure.

9. The Disciplinary Committee shall finish the disciplinary procedure within 1 month, with the exception of cases when the disciplinary procedure is suspended.

10. If during the disciplinary procedure, a suspicion beyond reasonable doubt of the committal of a crime may arise, the Rector files a report. If against the person subject to disciplinary procedure there is an ongoing criminal procedure in the same case, until its final decision, the disciplinary procedure shall be suspended.

11. Any person or body, who launched the disciplinary procedure may prohibit the student subject to the disciplinary procedure from the presence at the University premises for the duration of the disciplinary procedure. The student prohibited from the presence at the University premises is not allowed to attend lectures and other educational activities and cannot take exams until the final decision has been adopted.

12. The person subject to the disciplinary procedure may also act by his/ her representative in the disciplinary procedure. Authorization shall be set in writing or recorded at the disciplinary hearing.

The authorized person has all the rights as the student subject to the disciplinary procedure, in particular, access to the documents of the case, right to submit motions, right to address questions to witnesses, experts and right to file a request for legal remedy.

13. In the course of the disciplinary procedure, the student shall be interviewed and shall ensure to present his/her standpoint and defense.

14. If the student challenges the alleged violation of obligation during the interview, or the clarification of facts nonetheless requires, a hearing shall be held.

15. Notice of hearing:

- The student subject to the procedure and his/her representative shall be notified about the time and date of the hearing in writing, the witness and the expert shall be summoned orally or in writing (directly or on telephone).
- The notice or summons shall include the name of the student subject to the disciplinary procedure, the place, time and subject of the disciplinary hearing and the title of the addressee as appearing at the disciplinary hearing.
- The addressee's attention shall be drawn up on to bring the identification document to the hearing.
- The fact of oral summons shall be recorded in the case documents.
- The student subject to the disciplinary procedure shall be warned in the notification about the right to submit his/her defense in writing and shall be informed that his/her representative may act in the disciplinary procedure.

If neither the student subject to the disciplinary procedure nor the representative did not appear at the hearing despite a duly sent notification, the Disciplinary Committee shall set a new deadline and notify the student and the representative.

- If despite the duly sent notification the student or the representative does not appear at the newly scheduled hearing, the disciplinary hearing may be held.
- The student and the representative shall be informed about the consequences of the missed hearing in the notification.

16. If the student subject to the disciplinary procedure cannot be interviewed or is not able to attend the hearing through no fault of his/her own, the disciplinary procedure shall be suspended at the latest until such obstacle ceases to exist.

17. The disciplinary hearing is led by the Chairman of the Disciplinary Committee.

The Chairman ensures that the provisions of this Policy are being held, preserves the order of the hearing and guarantees the persons involved in the disciplinary procedure to exercise their rights.

The disciplinary hearing is public, but the Disciplinary Committee may exclude the public from the entire hearing or from a part of it for public interest or for the interest of the student subject to the disciplinary procedure.

If the student subject to the disciplinary procedure acknowledges the disciplinary offense at the hearing, and there is no doubt as to the veracity of the acknowledgment, providing further evidence maybe omitted.

- If further evidence becomes necessary, the Disciplinary Committee shall hear the witnesses and, if necessary, the expert.
- The witness shall be asked whether he/she is interested or biased in the case, shall be warned about the duty of telling the truth and the criminal consequences of perjury.
- During the hearing of the student subject to the disciplinary procedure, other students subject to the same disciplinary procedure, who have not yet been heard, and witnesses may not be present.
- If the testimony given by the witness contradicts with the defense of the student subject to the disciplinary procedure or testimonies of other witnesses, its clarification, if necessary, shall be attempted by confrontation. The result of confrontation shall be included in the record.

18. Record shall be made about the disciplinary hearing. The record shall be signed by the Chairman of the Disciplinary Committee, recorder of minutes and a student member of the Committee.

The corresponding part of the record shall be shared and signed by the persons heard by the Disciplinary Committee.

The person heard may request the supplement or correction of the re-cord. Any refusal to sign and its reason shall be recorded in the record.

The record shall be attached to the disciplinary documents.

19. After the evidentiary procedure is finished, the Disciplinary Committee shall make its decision at a closed meeting with open majority voting. In the event of a tie, the Chairman of the Committee shall have the casting vote. Only the Chairman, the members of the Disciplinary Committee and the recorder of minutes may be present at the closed meeting.

20. The decision may impose a disciplinary sanction or terminates the disciplinary procedure.

21. Basis for the decision of the Disciplinary Board

The Disciplinary Committee shall establish its decision only on the evidence examined directly at the disciplinary hearing. The fact not proven beyond a reasonable doubt cannot be charged to the student subject to the disciplinary proceeding.

22. Disciplinary sanctions shall be imposed by the decision, if the Disciplinary Committee establishes that the student subject to the procedure committed a disciplinary offense, thus imposing disciplinary sanctions considered to be necessary. The name of the higher education institution which adopted the decision, the name of the student subject to the disciplinary procedure, the place, time and subject of the disciplinary hearing and the fact whether the hearing was public, shall be indicated in the introductory part of the decision. The operative part of the decision imposing the disciplinary sanction shall include:

- a) name and other personal data of the student held liable for the disciplinary offense (number of national identity document, address, study program, type of study);
- b) name of the disciplinary offense committed;
- c) disciplinary sanctions imposed and other provisions related to this;
- d) reference to the possibility of legal remedy and its deadline of 15 days.

There is no need to refer to the possibility of legal remedy if the entitled ones waived their right to legal remedy.

The reasoning of the decision imposing the disciplinary sanction shall briefly include:

- a) the facts established;
- b) description and evaluation of evidence;
- c) the reason for rejection of the student's request for presenting evidence by the Disciplinary Committee;
- d) the explanation concerning what type of offense is established by the action committed, and to what extent the student is being culpable in such offense;
- e) mitigating and aggravating circumstances considered when imposing the sanction;
 f) references to those provisions which established the disciplinary sanction.

- 23. The Disciplinary Committee adopts a decision on termination of the procedure,
- a) if the act committed is not a disciplinary offense, or the act was not committed by the student subject to the procedure;
- b) if the committal of disciplinary offense cannot be proven;
- c) if the culpability of the student cannot be established;
- d) if the disciplinary procedure was initiated after the deadline set forth in Article 5 (1) (2);
- e) if the student's student status ceased to exist during the disciplinary procedure;
- f) if regarding the act subject to the procedure a final disciplinary decision has been made;
- g) if warning is applied instead of sanction by the Disciplinary Committee.
- 24. Mandatory elements of the termination decision:

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- a) The name of the higher education institution which adopted the decision, the name of the student subject to the disciplinary procedure, the place, time and subject of the disciplinary hearing and the fact whether the hearing was public, shall be indicated in the introductory part of the decision.
- b) The operative part of the decision on the termination of the disciplinary procedure shall include:
 - name and other personal data of the student subject to the disciplinary procedure;
 - name of the disciplinary offense establishing the disciplinary procedure;
 - declaration of the termination of the disciplinary procedure;
 - reasons for the termination of procedure;
 - reference to the application of warning in case of such decision;
 - reference to the possibility of legal remedy and its deadline of 15 days.
 - There is no need to refer to the possibility of legal remedy if the entitled ones waived their right to legal remedy.

(c) In the reasoning of the decision on the termination of the disciplinary procedure, the facts and evidence established shall be briefly presented, the reasons why the Disciplinary Committee decided to terminate the procedure shall be mentioned, and the provision of Section (1) which established the termination of disciplinary procedure shall be referred to.

25. Announcement of the decision: The Chairman of the Disciplinary Committee announces the disciplinary decision adopted at a closed meeting.

In the course of announcement, the operative part of the decision – written in the closed meeting – shall be read out loud, and the essence of the reasoning of the decision shall be introduced.

After the announcement of the decision, the Chairman of the Disciplinary Committee shall draw the attention of the entitled persons to the possibility of legal remedy.

The disciplinary decision shall be conveyed to the absent persons concerned by delivery.

The written decision and the appropriate number of copies shall be signed by the Chairman of the Disciplinary Committee.

The decision shall be delivered to the student subject to the procedure and the representative even if the decision was available to them through the announcement.

26. Subsequent rectification of the decision: The Disciplinary Committee may not change its announced decision. However, if the Disciplinary Committee determines that its decision yet not decided by a superior body or court violates the law or it is contrary to the provisions of the Disciplinary and Liability for Damages Policy, the decision may be amended or withdrawn. Errors not linked to the merits of the decision (name, number, calculation error or another clerical mistake) can be corrected within their own discretion. In both cases, the parties interested shall be notified.

27. The student subject to the disciplinary procedure may seek legal remedy against the decision at the first instance. Such request has a suspensory effect on the enforcement of the provisions of the decision. The provisions of the policy on the submission and procedure of student legal remedies shall be applied for the submission and procedure of the request.

28. The decision may be enforced only after it became final. The disciplinary decision becomes final on the day

- (a) when the persons entitled declared that they do not wish to seek legal remedy, or such request for legal remedy was withdrawn;
- (b) when the period of time for submitting a request for legal remedy expired without the submission of any legal remedy.

29. In the final decision, a clause shall be included declaring the decision is final and enforceable, as well as the date when it became final.

30. The final decision shall be registered and a copy of the decision shall be attached to the student's personal files.

- 31. The Disciplinary Committee shall forward the final decision to the
- a) Secretary-General of the University;
- b) Vice-Rector for Student Affairs;
- c) body authorized to enforce disciplinary sanctions;
- d) Chairman of the University Student Union
- e) Head (designated officer) of the given dormitory in the case of a dormitory disciplinary offense.

- 32. Scope of disciplinary sanction, exemption from disciplinary sanction:
- The student subject to disciplinary sanction is obliged to provide a description of his/her breach of obligations during the time of sanction, and the fact of breach of obligation can be taken into consideration regarding discretional decisions linked to such student.
- The student shall be exempted from any adverse consequences imposed in the disciplinary sanctions - without request and any relevant decision:
- as from one month following the date the disciplinary sanction specified in Section
 (1) a) and b) of Article 2. became final
- b) as from the expiry date of the disciplinary sanction specified in Section (1) c) of Article 2.;
- c) as from the expiry date of the prohibition specified in Section (1) (d) of Article 2.

In case of exemption, the disciplinary decision shall be deleted from the record. The deletion process is the following:

the fact of exemption shall be noted on the decision attached to the student's personal files, under the measure of the disciplinary body at first instance.

IV. An anonymous legal case

4:220. § (3) of the Hungarian Civil Code (Ptk.) sets out that:

The parent shall not be obligated to support his/her adult child pursuing further studies if:

a) the child is unworthy of support;

b) if the child fails to fulfill the obligation of studies and to take examinations on a regular basis, for reasons within his/her control; or

c) this would seriously jeopardize the parent's ability to provide for him/herself or for his/her minor child.

Pursuant to § 4:222 of the Ptk.:

The institution providing training and education for the child pursuing further studies shall inform the parent - upon request - required to provide maintenance concerning the child's progress in studies, or if studies are terminated.

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The University of Szeged, as a data processor, shall make sure that data processing in case meets the following requirements:

- the requesting person must be identified,
- the legal basis for the transfer of data needs to be clarified (court judgment, order),
- the scope of data to be transferred shall be defined.

The university shall record the fact of data transfer in a data processing register in accordance with § 25/E of Act CXII of 2011 - on the Right of Informational Self-Determination and on Freedom of Information.

A statutory authorization or the voluntary consent of the data subject shall be considered as the legal basis and general condition for data processing. THANK YOU FOR YOUR ATTENTION!





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE

EFOP-3.4.3-16-2016-00014 STUDENT RIGHTS IN HUNGARIAN HIGHER EDUCATION Fundamentals of equal opportunities and equal treatment for students

Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes





BEFEKTETÉS A JÖVŐBE



Európai Unió Európai Szociális Alap



Magyarország Kormánya

Fundamentals of equal opportunities and equal treatment for students

Structure of the lecture:

- I. Description of the basic concepts of equal treatment and equal opportunities
- II. Description of the national higher education legal environment related to equal treatment and equal opportunities
- III. Description and interpretation of the relevant parts of the "USZ Regulations Ensuring Equal Opportunities and Equal Treatment"

IV. Description of the "Equal Opportunities Plan of USZ -Student Regulations" (scope: 2020/2021)

I. Description of the basic concepts of equal treatment and equal opportunities

Introduction:

- The requirement of equal treatment is the legal title of the prohibition of discrimination. In this sense, no distinction shall be made between people or groups of people.
- The regulation of the requirement of equal treatment in Hungary has three levels:
 - the Fundamental Law of Hungary declares the prohibition of discrimination generally,
 - the Law on Equal Treatment and the Promotion of Equal Opportunities provides more detailed provisions on the interpretation of the requirements,



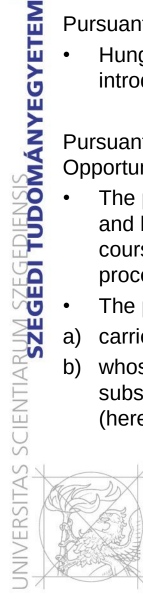
finally, a number of sectoral legislations (e.g., the Labor Code, the Public Education Act, the National Higher Education Act, the Health Act, etc.) refer to the Law on Equal Treatment and the Promotion of Equal Opportunities and lay down additional rules that apply only in that area.

Pursuant to Article XV (4) of the Fundamental Law of Hungary:

 Hungary shall promote equal opportunities and social convergence by means of introducing special measures.

Pursuant to Act CXXV of 2003 on Equal Treatment and Promotion of Equal Opportunities:

- The principle of equal treatment shall be observed by institutions of public education and higher education (hereinafter called collectively: educational institutions) in the course of establishing relationships, in their relationships, in the course of their procedures and measures (hereinafter called collectively: relationships).
- The principle of equal treatment extends to any care, education and training
- a) carried out in accordance with requirements approved or ordered by the State, or
- b) whose organisation is supported by the State by direct normative budgetary subsidy, or indirectly, especially by releasing or clearing taxes or by tax credit (hereinafter called collectively: education).



The principle of equal treatment shall be enforced in relation to education, particularly in

- a) determining the conditions of joining education and assessing applications,
- b) defining and setting the requirements for education,
- c) performance evaluation,
- d) providing and using services related to education,
- e) access to benefits related to education,
- f) accommodation and provisions in dormitories,
- g) issuing certificates, qualifications and diplomas obtainable in education,
- h) access to vocational guidance and counsel, and
- i) in the termination of the relationship related to participation in education.

Direct negative discrimination, indirect negative discrimination, harassment, unlawful segregation, retribution and any orders issued for those mean a violation of the principle of equal treatment.

- All dispositions as a result of which a person or a group is treated or would be treated less favourably than another person or group in a comparable situation because of his/her sex, racial origin, colour, nationality, origin of national or ethnic minority, mother tongue, disability, state of health, religious or ideological conviction, political or other opinion, family status, motherhood (pregnancy) or fatherhood, sexual orientation, sexual identity, age, social origin, financial status, part-time nature or definite term of the employment relationship or other relationship aimed at work, membership in an organisation representing employees' interests, any other status, characteristic feature or attribute (hereinafter collectively: characteristics) are considered direct discrimination.
- In procedures instigated because of a violation of the principle of equal treatment, the injured party or the party entitled to an actio popularis must render it probable that the injured person or group has suffered a disadvantage, or in the case of an actio popularis, there is a direct danger of such a disadvantage, and the injured party or group - actually or as assumed by the offending party – possessed any of the characteristics defined in Article 8 at the time of the violation of law.
- If the case described hereinaboove has been rendered probable, the other party shall prove that the circumstances rendered probable by the injured party or by the entity entitled to an actio popularis did not prevail, or he/she/it did observe the principle of equal treatment, or that he/she/it was not obliged to observe the principle of equal treatment in respect of the relevant relationship.

II. Description of the nate of the education legal environment of the education legal environment of the transment and equal of the transment of the education institution shall ensure in the those involved in the performance of the tasks of the observe the requirements of equal treatment and expressions and other educational tasks shall be oblicative and multi-perspective manner, teach and approved curriculum, and respect the human diginal and professors shall perform their activities by take abilities, talents and disabilities of students. Students shall have the right to receive complete, information, provided as set out in law and the rule and pursuing their studies, creating their study schemeters. II. Description of the national higher education legal environment related to equal treatment and equal opportunities

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- The higher education institution shall ensure in the course of their operation that those involved in the performance of the tasks of the higher education institution observe the requirements of equal treatment and equal access when taking decisions concerning students, lecturers, professors and others who work in higher education.
- Persons performing educational tasks shall be obliged to transmit knowledge in an objective and multi-perspective manner, teach and evaluate according to the approved curriculum, and respect the human dignity and rights of students; lecturers and professors shall perform their activities by taking into account the individual
- Students shall have the right to receive complete, accurate and accessible information, provided as set out in law and the rules of the institution, for commencing and pursuing their studies, creating their study schedules and using the educational opportunities and resources available at the higher education institution; and to receive services that correspond to their condition, personal abilities and disabilities.

The Government shall ensure equal opportunities for

- a) disadvantaged students,
- b) those who are on unpaid leave for childcare purposes, or receive maternity benefit, childcare assistance, child-raising allowance or childcare benefit,
- c) disabled applicants,
- d) minority applicants,

paying special attention to the groups of students referred to in points a) to d) when defining the higher education admission procedure and during their studies in higher education, and to the group referred to in point d) when determining the number of students who may receive full or partial Hungarian state scholarships.

Disadvantaged children are those children or those who have reached the age of majority, and are entitled to a regular childcare allowance if one of the following conditions exists:

- poor education of the parent or the foster carer,
- poor employment of the parent or the foster carer,
- insufficient living environment of the child.

Student (applicant) with disability: a student with motor, sensory or speech disability, or multiple disabilities, autism spectrum disorder or any other disorder of psychological development (serious learning, attention-deficit or behavioural disorder).

Nationality is any ethnic group that is resident in Hungary for at least one century, which is in a numerical minority among the population of the State, distinguished from the rest of the population by their own language, culture and traditions, and it testifies to a sense of belonging, which is aimed at preserving all this, expressing and protecting the interests of their historically established communities.

- Higher education institutions may extend the period of funding by up to four semesters for students with disabilities. Such discount may be used to obtain several degrees (diplomas), provided that the total period of support used in accordance with this paragraph shall not exceed four semesters.
- Students with disabilities shall be given the opportunity to prepare for and take examinations in a manner adapted to their disabilities, and shall receive assistance for meeting the obligations arising from student status. In justified cases, disabled students shall be exempted from learning certain subjects, or parts thereof, or the obligation to give participate in an assessment. Where necessary, exemption shall be granted in respect of a language examination, or a part or level thereof. Disabled students shall be allowed a longer preparation period when taking an examination, the use of aids, such as a typewriter or computer, for written examinations and, where appropriate, the option of taking a written examination instead of an oral one.
- The exemptions referred hereinabove shall be granted only in respect of the grounds thereof and shall not entail exemption from the basic academic requirements to be fulfilled for obtaining the qualification attested by the diploma.
- The expert opinion on which the exemption is based shall be appropriate in terms of content and form.
- A disadvantaged students shall apply for the benefit or exemption to which he or she is entitled on the basis of the expert opinion.

B) Pursuant to Government Decree 87/2015 (IV. 9.) on the implementation of certain provisions of the National Higher Education Act:

1. At the request of a disabled student, the higher education institution shall lay down requirements which differ in whole or in part from the requirements of the curriculum, or shall refrain from fulfilling the requirements, if a discount or exemption may be granted to the student on the basis of the findings of the expert opinion certifying the disability.

- 2. Discounts applicable to students with mobility impairment:
- (a) partial or total exemption from practical requirements or other forms of exemption,
- (b) replacement of the written examination with an oral one, the oral examination with a written one,
- (c) exemption from the language examination or part or level thereof,
- (d) exemption from tasks requiring manual skills by requiring theoretical knowledge only,
- (e) enabling the use of special tools and equipment necessary for solving written tasks,
- (f) providing a longer preparation time than it is established for non-disabled students,(g) providing personal assistance during the student's studies.

- 3. Discounts applicable to students with hearing impairment (deaf, hard of hearing):
- (a) partial or total exemption from practical requirements or other forms of exemption,
- (b) replacing the oral examination with a written one, providing a sign language or oral interpreter during the oral examination if required so by the student,
- (c) exemption from the language examination or part or level thereof,
- (d) simultaneous presentation of what has been said in lectures and exams to the student in terms of comprehensibility and comprehension,
- (e) providing aids and visual illustration during each examination,

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- (f) providing a longer preparation time than it is established for non-disabled students,
- (g) providing a personal assistant, note-taking interpreter, sign language interpreter during the student's studies.

4. Discounts applicable to students with visual impairments (blind, visually impaired students):

- (a) partial or total exemption from practical requirements or other forms of exemption,
- (b) the use of oral examinations or, in the case of written examinations, the use of special technical means instead of written examinations,
- (c) exemption from the language examination or part or level thereof,
- (d) exemption from manual tasks requiring visual skills, provided that theoretical knowledge may be required,

e) providing the accessibility of questions and items on lectures, exercises and examinations on audio media, digitally, in braille or magnification,

f) providing a longer preparation time than the one established for non-disabled students,g) providing personal assistance during the student's studies.

5. Discounts applicable to students with speech impairments (dysphasia, dyscalia, dysphonia, stuttering, whooping cough, aphasia, nasal speech, dysarthria, mutism, severe speech perception and speech comprehension disorders, central obsession, delayed speech development):

- a) a written examination instead of an oral examination and, in the case of examinations, the use of special technical means,
- b) exemption from the language examination or part or level thereof,
- c) providing a longer preparation time than established for non-disabled students,
- d) providing personal assistance during the student's studies.
- 6. Discounts applicable to a student with a mental disorder:
- a) dyslexia/reading-dysgraphia/writing-dysorthographia/spelling disorder:
 - oral examination instead of written examination or written examination instead of oral examination,

in the case of a written examination, a longer preparation period than that laid down for non-disabled students,

providing the necessary aids for the examination (in particular computer, typewriter, spelling dictionary, interpretive dictionary, synonym dictionary),

exemption from all or part of the language test or level.

b) in the case of a student with dyscalculia:

- exemption from calculation tasks, but theoretical knowledge may be required,
- during the examinations, the use of all the aids by which the student has previously worked during his/her studies (especially spreadsheets, calculator, configuration, mechanical and manipulative tools),
- and prividing longer preparation time.

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c) in the case of a hyperactive student or a student with attention deficit disorder:

- oral examination instead of written examination or written examination instead of oral examination,
- providing a longer preparation time than for non-disabled students,
- minimizing student waiting times for examinations,
- use of special tools and equipment necessary for solving written tasks,
- holding the longer examination in several installments, or allowing breaks without leaving the examination room, or allowing physical activity, tolerating emotional expressions,

a separate examination from the other students,

providing personal assistance during the student's studies.

d) behavioral dysregulation (disorders of socio-adaptive processes, emotional control, aggression towards self or others, anxiety, weakness of self-regulation, adaptability, purposeful behavior, self-organization, and metacognition) development):

- replacement of the written examination with an oral one, the oral examination with a written one,
- taking a longer examination in several installments or allowing breaks, tolerating individual urges and emotional expressions,
- a separate examination from the other students,
- during the oral examination in case of a request of the the student description of the questions, clarification of expectations and questions, simplification and clarification of the wording of the questions and instructions asked,
- a longer preparation period than that laid down for non-disabled students,
- providing personal assistance during the student's studies.

7. Discounts applicable to a student with autism (a disorder of the qualitative development of social and communication cognitive skills of autism, which may result in a lifelong disability):

- a) adapting the circumstances of the examination to the special needs of the student, an oral examination instead of a written examination or a written examination instead of an oral examination,
- b) assistance in clarifying expectations and questions during the examination, presenting the questions and instructions in writing during the oral examination, simplifying their wording,
 c) a longer preparation time than established for non-disabled students,

d) using special tools (mainly sound recording device, computer, interpretive dictionary, other support, infocommunication technologies) during both the courses and the examination,

e) exemption from the language examination or part or level thereof,

(f) exemption from certain practical requirements due to difficulties arising from the disability or the replacement of certain practical requirements by non-practical tasks,g) providing personal assistance during the student's studies.

Summary of Chapter II.:

- 1. The longer preparation period shall be set at least 30% longer than that laid down for non-disabled students.
- 2. In the case of cumulative disability, any of the preferences set out in points 2 to 7 may be granted, taking into account the individual needs of the student.
- 3. In justified cases, at the request of the student, on the basis of the expert opinion, the higher education institution may provide the student with additional or different discounts other than those regulated in points 2 7.
- 4. During the admission procedure, the disadvantaged situation, disability and, in the case of childcare, students are awarded with 40-40-40 extra points in basic education, undivided training and higher education vocational training. The certificate title shall exist in the interval between the publication of the Admission Information and the deadline for replacement of documents. Eligibility shall be proven by a document issued by a Hungarian authority.

5. The type of disability of a student (candidate) with a disability shall be proved by a certificate issued by the following bodies:

- a) If the student's (candidate's) disability or special educational needs already existed during the secondary studies, the disability or special educational needs shall be justified by the expert opinion issued by the county (capital) pedagogical professional institutions and their member institutions acting as county or national expert committees.
- b) If the student's (applicant's) disability and special educational needs did not exist during the secondary education, the disability shall be justified by the expert opinion issued by the National Pedagogical Service of Eötvös Loránd University.
- 6. As defined in the regulations of the higher education institution,
- (a) the HEI assess the request for assistance, exemption and benefits from a student with a disability, and
- (b) is assigned and performs the task of assisting students with disabilities by a higher education institution coordinator, and
- (c) a student with a disability may use the personal and technical assistance and services provided by the higher education institution or otherwise available to the student with a disability, depending on the type and extent of the disability,
- (d) a student with a disability may use technical means to replace the special note or other means of preparation.

III. Description and interpretation of the relevant parts of the "USZ Regulations Ensuring Equal Opportunities and Equal Treatment"

- 1. The scope of the regulations extends to
- lecturers, scientific researchers, employees of the USZ participating in the tasks of SZTE,
- students appliying to the USZ, and persons with a student status at the USZ.
- 2. The purpose of the regulations:
- Enforcing the requirement of equal treatment and equal opportunities in higher educations.
- In order to promote equal opportunities, the higher education institution shall contribute with its services to ensuring students' housing conditions, living a healthy, harmful and passion-free life, assisting the student's integration during higher education and his/her professional development after graduation.
- The University of Szeged respects human dignity, uniqueness and human values of university citizens in connection with employment and training.

3. The Senate shall establish an "Employee Equal Opportunity Committee" and a "Student Equal Opportunity Committee."

4. Voting members of the Student Equal Opportunities Insurance Committee of the University of Szeged:

- 1 medical expert (Faculty of Medicine),
- 1 legal expert (Faculty of Law),
- 1 special education teacher (Juhász Gyula Faculty of Education),
- 1 social policy expert (Faculty of Health Sciences and Social Studies),
- 1 person (Head) of the USZ USU's of Legal Aid Service,
- 1 person (Head) of the USZ USU's Study Advisory Service,
- 1 secretary (Student Counseling Centre),
- 1 student equal opportunities coordinator (chairman of the committee).
- 5. The task of the Student Equal Opportunities Committee:
- monitoring, evaluating and making recommendations on the full implementation of the principles of equal opportunities,
- examining applications for equal opportunities,
- the committee shall decide on the application within 8 days on the basis of a proposal from the faculty concerned and, if necessary, of a medical opinion,
- applicants may appeal against the decision of the committee within 15 days of receipt in accordance with the procedure for the submission and assessment of student appeals, laid down in the USZ Regulation,
- the validation of the decisions of the committee regarding students is carried out by the student equal opportunities coordinator and the deputy dean of education of the Faculty concerned, as well as by a designated employee of the Department of Studies,

- creation of service tasks and control of their efficiency;
- Priority is given to informing students through newsletters and Neptun.

6. The task of the student equal opportunities coordinator:

- managing the work of the USZ Student Equal Opportunities Committee,
- coordinating equal opportunities issues,

SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM

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- participating in the work of the committee dealing with requests for exemption submitted in order to ensure equal opportunities,
- liaising with students with disabilities, their personal assistants and students in higher education,
- providing opportunities for assistance during the studies and examinations of students with disabilities, and organizing the consultation opportunities required by students with disabilities during the term-time,
- proposing the use of normative support to support the studies of students with disabilities and the acquisition of material resources necessary for the assistance,
- keeping a continuous record of the number of students with disabilities and complying with data protection provisions, and ensuring that the data are used for statistical purposes,
- reporting the statistics of students with disabilities to the Department of Studies within 60 days after enrollment. (There is an ongoing consultation between the Student Equal Opportunities Coordinator and the staff of the Faculty Studies Department in the field of statistical data.)

7. USZ's principles related to the studies of students with disabilities:

a) Principle of conditionality of the application:

Students with disabilities shall submit their requests for assistance, exemptions and benefits to the Study Department of the Faculty responsible for the training of the student, which forwards the documents to the Equal Opportunities Committee of the USZ for consideration.

b) Principle of providing support:

Students with disabilities are supported by professionals and personal assistants working within the USZ Equal Opportunities Committee, personal assistants are all those who, with a view to a self-determined philosophy of life, support students with disabilities in solving the various obstacles during their studies. The USZ Equal Opportunities Committee ensures their professional training and the necessary conditions for their work.

c) Principle of preference requirements:

A student with a disability may, depending on the type and extent of his or her disability, use personal and technical assistance and services provided by the institution (eg personal assistant, sign language interpreter, special note), may be exempted from study requirements in accordance with the legal framework, and study benefits may be available (eg longer preparation time, written exam instead of oral).

IV. Introduction to the "USZ Equal Opportunities Plan - regulations for students" (effective: 01/12/2020 / 30/06/2021)

- 1. In order to ensure the continuous operation of the Student Equal Opportunities Committee, a meeting shall be held twice a year, and minutes must be prepared.
- It shall be granted that the full implementation of the principles of equal opportunities for students is monitored, evaluated and, if necessary, proposals are made.
- 3. It shall be granted that provision are made for the preparation of a plan for the next period (prior consultation with the USU as a student advocacy organization).
- 4. It shall be ensured that the work of the Student Equal Opportunities Committee is properly coordinated and monitored at the institutional level (eg: annual report of the Student Equal Opportunities Coordinator).

5. Proposing the use of normative support to support students with disabilities. Priority should be given to the acquisition of the most important high-value tangible assets, supporting disadvantaged students.

6. It shall be granted about the division and control of the use of special student norms for students with disabilities.

7. The cost of transport to the place of education for students with mobility impairments or visual impairments shall be supported.

8. Informing students with disabilities and keeping in touch with them (newsletters, electronic student registration system, personal consultations, etc.) shall be a priority.

9. It shall be ensured that the submitted waiver requests are processed in a predetermined order (eg adherence to the administrative deadline).

10. Transparent, continuous availability and publication of basic information on the website: <u>http://www.sansz.hu/index/lang:en</u> (also in English)

11. Informing persons with disabilities about the events, trainings, courses organized by the Student Counseling Center of the USZ (newsletters, electronic student registration system, www.sansz.hu).

12. It shall be ensured that the number of students with disabilities is recorded continuously and in compliance with data protection provisions, and that the use of data for statistical purposes is ensured.

13. Informing the lecturers about the rights and obligations of students with disabilities (newsletters, electronic student information system, group consultations, organized trainings) shall be a priority.

14. The employees in the Department of Studies shall pay constant attention to

- manage the affairs of the students concerned,
- mediate between the lecturers and the Student Equal Opportunities Committee,
- inform students who are not registered during enrollment and make them join the support system as soon as possible,
- the professional training of the faculty's equal opportunities staff is the task of the Student Equal Opportunities Committee.

15. Informing the student organizations within the university (especially the USU) about the rights and obligations of students with disabilities (newsletters, student electronic information system, group consultations, organized trainings, trainings) shall be a priority.

16. In order to make the work of the Student Equal Opportunities Committee more efficient, the USU shall play an important role in providing adequate information and informing about the events of the Students Counseling Center of the USZ.

17. In addition to disability issues, the University shall examine the programs and services open to groups affected by equal opportunities in the field of equal opportunities for students (eg: students from disadvantaged or ethnic groups).

The student equal opportunities coordinator shall be responsible for the implementation of the tasks described above in the Equal Opportunities Plan of the USZ.

Contact information and office of the Students Counseling Center of the USZ: 6722 Szeged, Vitéz u. 17. (Office 11)

Barrier-free on-call place: Studey and Information Centre of the USZ, Student Centrum, Information Point (Szeged, Ady sqaure 10.)

Phone: (+36) 62 544 029

E-mail:

eselyiroda@rekt.szte.hu

szte.eselyiroda@gmail.com

THANK YOU FOR YOUR ATTENTION!





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE

EFOP-3.4.3-16-2016-00014

STUDENT RIGHTS IN HUNGARIAN HIGHER EDUCATION Student data management

Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes





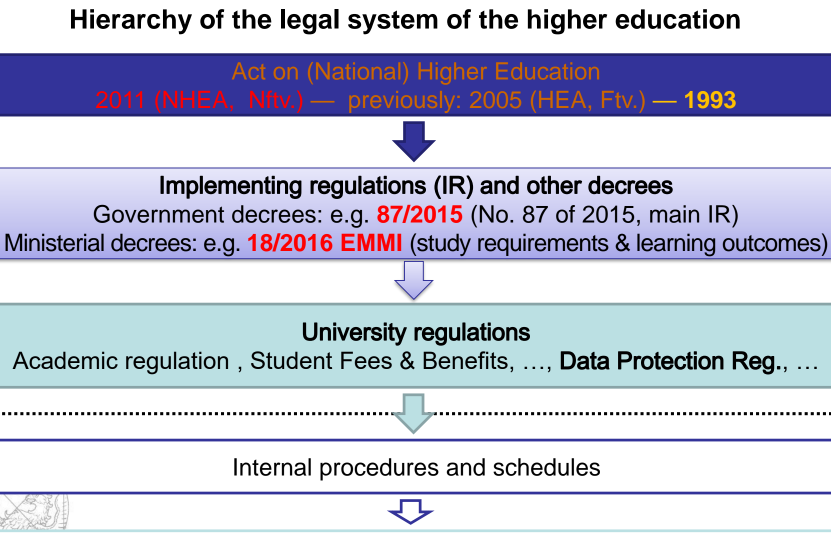


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Magyarország Kormánya

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Practices and routines

Other acts connected with the data management

- The Fundamental Law of Hungary (Articles VI and IX)
- Act CXII of 2011 on the Right of Informational Self-Determination and on Freedom of Information ("Privacy Act")
 https://www.naih.hu/files/Privacy_Act-CXII-of-2011_EN_201310.pdf
- Act CXIX of 1995 on the Use of Name and Address Information Serving the Purposes of Research and Direct Marketing
- Act VI of 1996 on proclamation of the Treaty on the Protection of Individuals with regard to Automatic Processing of Personal Data signed in Strasbourg on 28/01/1980
- Act CVIII of 2001 on Certain Issues of Electronic Commerce Services and Information Society Services
- Act C of 2003 on Electronic Communicationss
- Act XLVIII of 2008 on Essential Conditions of and Certain Limitations to Business Advertising. Activity
- Act V of 2013 on the Civil Code of Hungary (e.g. Section 4:222)
- Act C of 2012 on the Criminal Code https://njt.hu/translations

GDPR: General Data Protection Regulations (European Union)

Regulation (EU) 2016/679 of the European Parliament and of the Council https://eur-lex.europa.eu/eli/reg/2016/679/oj

The Fundamental Law of Hungary

Article VI

"(3) Everyone shall have the right to the **protection of his or her personal data**, as well as to access and disseminate <u>data of public interest</u>.

(4) The application of the right to the protection of personal data and to access data of public interest shall be <u>supervised by an independent authority</u> established by a cardinal Act."

Article X

"(3) ... Higher education institutions shall be autonomous in terms of the <u>content and</u> <u>the methods of research and teaching</u>; their <u>organisation shall be regulated by an</u> <u>Act</u>. The <u>Government</u> shall, within the framework of the Acts, lay down the rules governing the management of public institutes of higher education and <u>shall</u> <u>supervise their management</u>."

GDPR

- Obligation of a clear affirmative consent to data management*
- Obligation of the data portability
- Obligation to give information in case of personal data breaches
- Right to prior information (in a concise and clear way)
- Right to access
- Right to rectification
- Right to restrict data management*
- Right to erasure*
- Right to lodge a complaint BUT
- The above can be in contraction with the Act on National Higher Education (NHEA), e.g. *"Duration of data processing: the data may be retained for eighty years from the notification of the termination of student status."* Acts may limit obligations and rights indicated by an asterisk (*).

NHEA — the legal base of the data management

- Annex 3
 - I. Personal and sensitive data managed by the higher education institutions
 - I/A. Employee data
 - I/B. Student data
 - II. Personal and sensitive data managed in the framework of the Higher Education Information System (HEIS)*
 - II/A. Master file of the higher education instutuions
 - II/B. Master file of the employees
 - II/C. Master file of the students
 - II/D. Master file of the admission procedure
 - » The data managed by the HEIS were transferred to the Annex 3 of the Act LXXXIX of 2018 on the Educational Register with effect from 1/1/2019 — Cf. EPR on slide 20
 - III. Certain issues regarding the data management and transfer connected with the Higher Education Information System

Annex 5

Personal and sensitive data managed by the agency responsible for the control of the conditions of the Hungarian state grant

For the details about the Higher Education Information System (HEIS), see information from slide 18.

Most important acts on data transfer in addition to NHEA

Direct data transfers:

Act V of 2013 on Civil Code

Section 4:222. [Information obligation regarding studies]

The institution providing training and education for the child engaged in further studies shall be required to inform, at his request, the parent obliged to pay child support on whether his child pursues or has terminated his studies.

- Act II of 2007 on the Admission and Right of Residence of Third-Country Nationals

Section 74/A. § (1) Educational institutions are required to notify the competent immigration authority within eight working days by supporting the following information in connection with students who are foreign nationals, concerning the taking up, pursuit and suspension of their studies, including those who failed to comply with the obligation of enrolment, and whose student status has been terminated:

a) data of the higher ediucation institution (name, address),

b) biographical identification data of the third-country national, id number of the residence permit, visa,
c) type, date and form of the establishment, interruption and termination of the student status,
d) name of the study programme, mode and finance form of the study, registered semesters, time of the interruption of the student status, prospective date of the end of the studies.

- Indirect data transfers (e.g. via the Higher Education Information System):
 - Act LXXX of 1997 on the Eligibility for Social Security Benefits and Private Pensions

Section 44/A. § (3) The bodies listed below shall submit to the health insurance administration agency the notification relating to the commencement and termination of eligibility for health services within ten days following the first and the last day of the period of eligibility [...]

e) in connection with the students and scholars referred to in Paragraph *i*) of Subsection (1) of Section 16 [*i.e.* Hungarian citizens of legal age attending institutions of higher education governed under the Higher Education Act, pursuing a full-time course of study, as well as foreign nationals under scholarship or student relationship under a scholarship provided on the basis of an international agreement or by the minister in charge of education], the head of the body operating the public education information system or the higher education information system.



IR No. 87/2015 — the details of the data management

- Part 14 Electronic system of educational records, documents managed by the higher educational institutions (HEIs)
 - Section 34–49. Compulsory documents managed by HEIs and their data content
 - Section 41. § (1) The higher education institution has to keep a physical grade book, if the following conditions cannot be simultaneously complied with:

a) the student is notified of the registered and cancelled subjects as it is defined in the regulations of the HEI;
b) the HEI provides a course record sheet (fulfilment sheet) for the student with the content specified in subsection (2) in case of oral examinations – the form and time of the availability has to be defined in the regulations of the HEI;

c) in case of examinations different from the one in Item b), the HEI informs the student about the results in form and time defined in the regulations of the HEI; and

d) the Student Information System operated by the HEI allows the student to print the data of the academic records defined in the Subsection (12) of Section 36, and issues a certified copy of data in Item 7 of Subsection (2) of Section 36 free of charge upon request once a semester ("semester transcript of records").

(2) The course record sheet (fulfilment sheet) contains the semester of the given academic year, the name and ID number of the student, the name of the registered subject or curriculum item, the date and time of the examination, the result of the examination, the name, ID number and signature of the examiner.

- Annex 9: Standard texts of the compulsory official documents
- Annex 6: Data managed by the Higher Education Information System in addition to the ones specified in the Act on the Educational Register (ERA)

This annex is empty at present. Previously it enumerated the email address and the
 phone number, but these were also transferred to ERA (phone number is mandatory only in case of students with a state grant).

Part 17 — Section 53. Principles of publication of study information

The legal phrase "... regulated in the HEI's rules ..." gives the background of the extent of the academic regulations and other rules of the university.

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VERSITAS

Regulations on Data Protection, Data of Common Interest and Data Publication

- Part I Rules of data protection
 - Section 2. Elements of data protection
 - Section 3. Principles of data management, purpose limitation and proportionality
 - Section 4. Basic rules of data management
 - Section 5. Data transfer within the university, interconnections during data management
 - Section 6. Data transfer to the Higher Education Information System
 - Section 7. Data transfer to the Public Education Information System
 - Section 8. Data transfer upon request
 - Section 9. Data transfer into abroad
 - Section 10. Management of personal data during scientific research
 - Section 11. Publication of personal data
 - Section 12. Data processing
 - Section 13. Rules of data security
 - Section 14. Implementing rights of the data subject
 - Section 15. Obligation of prior information for the data subject
 - Section 16. Judicial enforcement
 - Section 17. Compensation for damages

Section 18. Register of students

- Section 19. Register of employees
- Section 20. HR register

- Controller: the University of Szeged
- Processor: [...] processes personal data on behalf of the controller.
- Data management [or processing]: means any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.

Section 18. (1) The Register of Students covers the processing of records concerning the facts occurred during the students status. Its legal basis is constituted by the Act No. CCIV of 2011 on the National Higher Education, the Rules for Organisation and Operation of the University, and the Academic and Examination Regulations.

(2) The data in the Register of Students may be used during the implementation of the organizational and administrative tasks in connection with the fulfilment of the study and examination obligations of the students, the assessment and settlement of scholarships, allowances and fees. [...]

(5) The Register of Students is realized by the electronic Student Information System, which is managed by the Directorate for Academic Affairs, operated by the Directorate for Information Technology and Services, including Student's Service Office.

(6) The Register is stored in databases operated on compter systems. The departmental databases may be processed by user groups defined in Annex 6 of the Academic and Examination regulations of the University.

(7) Any data of the Register of Students may be transferred within the University only if the destination department is authorized to determine the fulfilment of the study and examination obligations of the students, their social and other allowances, services, fees and financial obligations.

Section 21. Patients of the healthcare departments and other allowances, services, fees and financial obligations.

Academic and Examination Regulations (AER)

- Annex 6: The rules of keeping and management of the electronic grade book (academic records)
 - 1. Legal background
 - 2. Rules of access to the electronic grade book [rights of students, instructors, academic offices and SIS management]
 - 3. Rules of authorization processes during management of the electronic grade book
- 8.3. The educational plans and the study plans must be made publicly available to the students.
- 8.4. The faculty or the teacher responsible for the teaching of the subject announces the subject requirements, the subject syllabus, and the form of the examination on the "annotation" section of the ETR [i.e. the Student Information System, SIS] the latest by the end of the second week of the study period.
- 13.5. The student's identity must be verified at the examinations. [...]
- 13.6 With the aid of the electronic study system (ETR), the university employs electronic record-keeping of its students' studies (electronic grade book).

– As a part of its use, in regards to informing the student about the results of examinations, the examiner must do so by entering the grades into the ETR according to 13.3. In the case of oral examinations, the results must be available on the ETR by noon on the day subsequent to the examination.

- The examiner must record — and certify with his or her signature — the student's grade either in the grade book or on a course and mark registration sheet printed from the ETR.

- Subsequent verification of the evaluation of written examinations is possible by means of the student's written test, which must bear the grade, the name and the signature of the examiner.

– The student may dispute the genuineness of the evaluation on the ETR within 14 days after the end of the examination period at the department responsible for the subject. If found to be legitimate, the contested evaluation must be corrected based on the evidence of the grade book/course and mark registration sheet and the grade written on the test. The correction is made by the department/lecturer. In case the student's complaint is disputed, the final decision on the case rests with the academic board. In case of an offense, legal redress can be sought in compliance with the student redress regulations procedure.

Upon request, once per semester and free of charge, the student is provided with a certified copy of the closed registry sheet for the semester, which also contains the grade book data (the certified printout of the registry sheet data for the semester in the ETR).

Internal procedures and schedules

More ways of publication:

- According to actors
 - For students
 - For instructors
 - For the academic administration
- According to place:
 - Webpage of the Directorate for Academic Affairs <u>https://u-</u> <u>szeged.hu/oktig/docu</u> <u>ments</u>
 - On-line schedule of SIS
 - News on the login page of SIS (Neptun)
 Circular emails, Neptun messages
 Webpages of the Faculties and Departments

2021-2022 call for applications for a National Higher Education Scholarship

Scope of applicants

As per the amendment of Act CCIV of 2011 On National Higher Education (hereinafter reffered to as ANHE) in force from July 10, 2016, the scholarship is to be named the 'National Higher Education Scholarship'.

The regulations pertaining to awarding the National Higher Education Scholarship —based on the ANHE and Government Decree 51/2007. (III. 26.) on the benefits of, and certain fees payable by students partaking in higher education — remain unchanged in the 2021-2022 academic year.

The National Higher Education Scholarship is for a full academic year, i.e. for 10 months, and amounts to HUF 40,000 per month pursuant to Section 114/D(1) c) of the ANHE.

Students taking part in a state-funded (including scholarship and part-scholarship) or feepaying full-time undergraduate, master's or undivided training program who have been, or were - during earlier studies - enrolled for at least two semesters and have earned at least 55 credits, may **apply** for a National Higher Education Scholarship.

In accordance with the provisions of the ANHE, students who pursue their master's degree after undergraduate education, provided that they meet the other conditions for obtaining a

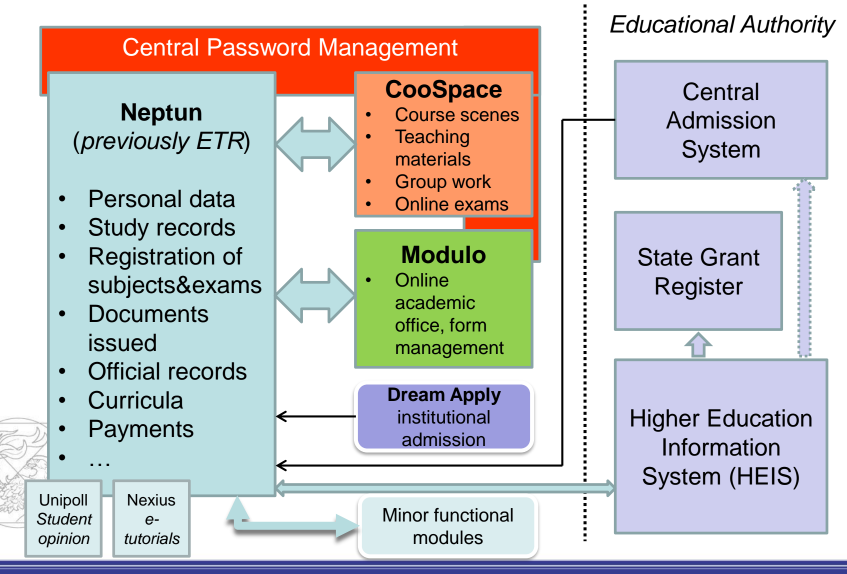
On-line Schedule of SIS

http://web5.etr.u-szeged.hu:8080/naptar/index.jsp?lang=english

- List of tasks derived from the AER and internal procedures according to their dependencies within the time frame of the academic year – it is published before the next academic year (cf. GDPR: right to prior information)
- The schedule displays the periods for complaint and appeal (cf. GDPR: right to rectification and to lodge a complaint), e.g.

	Code	Activity	Description	Starts	Ends
	1.KIV. 20.50	Unsettled student fees: electronic reminder	tuition fee, procedural fees etc.	09.11. 2021	09.11. 2021
	1.KIV. 20.55	Unsettled student fees: written reminder	tuition fee, procedural fees etc.	15.11. 2021	15.11. 2021
~	1.SZG. 50.40	Complaint against specialization result	to the Academic Office	22.11. 2021	24.11. 2021
NW S	1.VZS. 20.50	Complaint period	in connection with course completion and exam results	31.01. 2022	17.02. 2022

The structure of the Student Information System at USZ



Data processors and operators of the Student Information System

Faculties and Central Departments

- Academic Offices / Dean's Offices
 - Admission
 - Processing of personal data
 - Processing of study data
 - Evaluation of curriculum
 - Issuing documents
 - Processing applications, requests
 - General front office
 - Back office (for the departments)
 - CooSpace scenes for programs
- Faculty & Central Departments, Institutes
 - Announcing courses
 - Publication of course topics and requirements
 - Announcing exams
 - Registration of grades
 - Judgment of certain requests
 - CooSpace scenes for courses

Student's Service Office (SSO)

- Front office (central enrolment, student card, financial issues)
- Back office: implementation of financial operations (fees, allowances, scholarships etc.)
- Management of Modulo system

Directorate of Acad. Affairs

- Management of Neptun, CooSpace systems and minor IT components
- Coordination of educational procedures
- Professional support for the Faculties and SSO

Vice-Dean for Academic Affairs

Other processors

- Directorate for International
 - Affairs
- Doctoral Council
- Dormitories
- Student Union

Directorate for Information Technology and Services: harware and system software operation

Former Computer Centre: servers (Neptun, CooSpace), password mgt.

SSO: Modulo, BBB

Scope of educational data stored in the SIS

The scope of data sets is limited to the one described in Annex 3 of NHEA supplemented with Annex 6 of IR

I/B. Student data

1. The data recorded pursuant to this Act are the following:

a) data pertaining to admission:

aa) the applicant's name, gender, name at birth, mother's name, place and date of birth, nationality, place of residence, place of stay, address for service, telephone number and, in the case of non-Hungarian nationals, the purpose of stay in the territory of Hungary and the name and number of the document entitling to stay or, in the case of persons having the right of free movement and residence pursuant to a specific law, the document certifying the right of residence,

- ab) data on the secondary school leaving examination,
- ac) secondary school data,
- ad) data necessary for the assessment of the application for admission,
- ae) the data of the admission procedure, the application identification number,
- af) the identification number of the declaration made under Article 48/D(2);

b) data pertaining to student status:

ba) the student's name, gender, name at birth, mother's name, place and date of birth, nationality, place of residence, place of stay, address for service, telephone number, email address and, in the case of non-Hungarian nationals, the purpose of stay in the territory of Hungary and the name and number of the document entitling to stay or, in the case of persons having the right of free movement and residence pursuant to a specific law, the document certifying the right of residence,

bb) type of student (guest student) status, when and how student status was acquired and terminated, name of programme pursued, any state funding received for the programme, mode of study, expected date of completion, assessment of student performance, data on examinations, semesters commenced, period of funding used, periods of suspension of student status, bc) places and dates of courses taken at other higher education institutions abroad,

bd) credits collected and recognised in the course of the programme, validated studies,

be) data on student allowances, data necessary for the assessment of eligibility (social situation, data on parents, data on maintenance),

bf) data on student employment,

bg) data on disciplinary and damages cases involving the student,

bh) data necessary for the assessment of eligibility for special treatment as a disabled student,

bi) data on accidents involving the student,

bj) serial number of student identity card, identification number of master data sheet, bk) student identification number, social security number,

bl) data on the completion of the practice period, the final certificate, the final examination (doctoral defence), the language examination, and the diploma and diploma supplement,

bm) data necessary for the exercise of rights and fulfilment of obligations arising from student status;

[other data]

c) graduate tracking data;

d) tax identification number;

e) data serving to identify the documents supporting the data;

f) data on fees and costs paid by the student, and any payment in instalments, deferment or exemption related to payment obligations;

g) if the student receives student assistance, childcare assistance, childcare benefit, regular child protection allowance or housing assistance, data on these;

h) in the case of scholarships established by the Government by way of a decree pursuant to Article 85(1) an (2), data on the scholarship provided in support of the studies pursued by the student and disbursed on the basis of student status;
i) data on student competence assessments and the results thereof.

3. **Duration of data processing:** the data may be retained for eighty years from the notification of the termination of student status.

Annex 6 of IR no. 87/2015

(No further personal data are required at present.)

Data publication on the student web interface of Neptun

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- My data
 - Personal information
 - Previous qualifications
 - Contact information (email and mailing address can be changed)
 - Data modifications: disabled, via Academic office or a Modulo form (controlled data may be stored only)
 - Studies

•

- Training and term data
- Grade averages (calculated only after finishing a semester)
- Grade book: to check your grades
- Curriculum
- Official notes
- Finances
 - Payment, invoices
 - Scholarship, payouts
- Information
 - Inquiries/Information
 - » Rejected ranked ...
 - » My exams with ...
 - » My subjects with ...
 - » Debts with small fee

View of the administrator interface of Neptun

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Higher Education Information System (HEIS)

NHEA Section 2 (6) Higher education institutions shall maintain the records required by law and report the data specified in the national statistical data collection programme and the higher education information system.

19. § (1) A central register (hereinafter referred to as "higher education information system") **shall contain all data that are necessary for** exercising the state powers related to higher education, national economic planning, and **the exercise of rights and fulfilment of obligations by those who participate in higher education**. All references in this Act to a central register shall apply to the higher education information system.

ERA Section 1 (1) A central register (hereinafter referred to as "educational register") shall contain all data that are necessary to implement the public service duties connected with the public education, vocational training, higher education, life long learning, the related tracking and the language certification, to support the exercise of rights and fulfilment of obligations by those who participate in these services, to establish the national economic planning and to ensure the data security.

(2) The educational register shall be an electronic public register containing authentic data [...]

Section 4 (1) The educational register comprises the following subsystems or applications:

a) information system of the public education,

b) information system of the vocational training,

- c) higher education information system [HEIS],
- d) information system of the life long learning programs,
- e) integrated tracking system of the teacher service agencies,
- f) information system of the educational cards (students cards etc.) [EDUCARD],
- g) Hungarian state grant register [HSGR],
- h) register of the state accredited language certifications,

i) educational tracking system,

j) graduate tracking system [GTS].

Section 5 (1) The data controllers specified in this Act or in other laws shall supply data into the educational register as it is specified in this Act or in other laws.

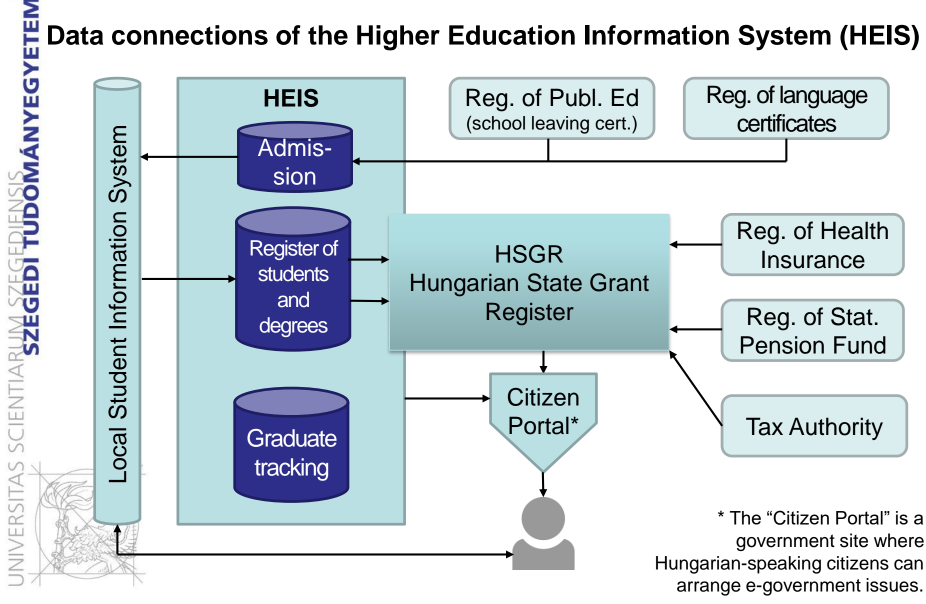
(3) The data controller is responsible for the accuracy of the supplied data.

IR No. 87/2015 Section 28 (1) The higher education institution [...] transfers the personal data of the students, doctoral candidates, the data of the student statuses, doctoral candidate statuses into the HEIS within 15 days [...]

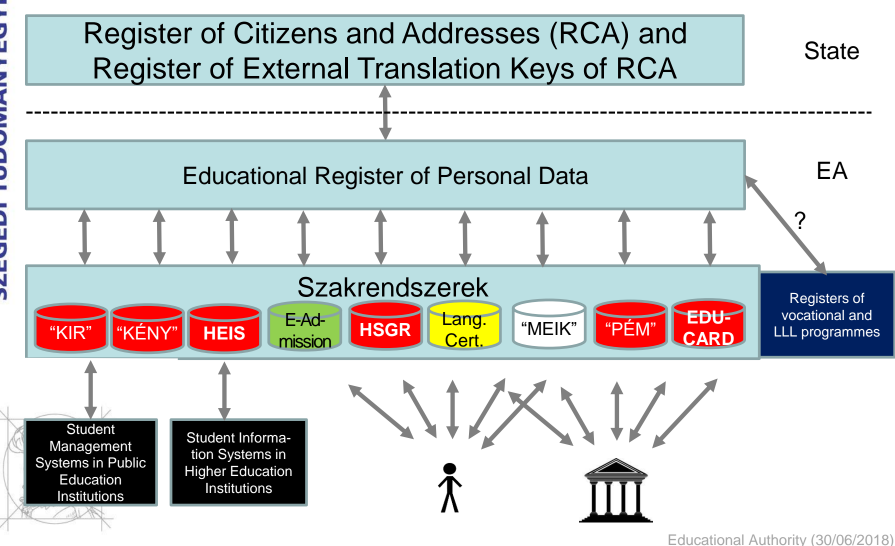
(3) The following subsystems of the system in Item

- c) of Subsection (1) [HEIS] manage personal data:
- a) register of higher education institutions;
- b) personal records of employees;
- c) higher education admission system;
- d) personal records of students.

Data connections of the Higher Education Information System (HEIS)



Subsystems and applications of the Educational Authority (EA)



Scope of data of the Higher Education Information System

- According to Part IV of Annex 3 of ERA (previously: Part II/C of Annex 3 of NHEA)
- Similar as the scope of educational data stored in the SIS (see <u>slide 15</u>) with the following main exceptions. HEIS does not contain:
 - Data connected with admissions (these are anonymized in the central register after one year)
 - Individual educational facts (registered subject, exams, grades), but earned and transferred credits per semester are processed for every student
 - Data regarding student employment
 - Data connected with disciplinary and damages cases
- ERA and NHEA do not fix the duration of data processing of HEIS (law must be harmonized with GDPR!). In the case of the other components the data may be processed:



State grant register: for a period of 5 years after the fulfilment of the conditions set for the student (the latter can take even 20 years!) E-Admission: for 1 year (the admission data of enrolled students are

transferred to the Student Information System and to HEIS)

- Other: for 5 years

You can check your data in HEIS ...

 Limited view is available only for the data submitted by the given HEI:

SCIENTIARUM SZEGEDIENSIS SZEGEDI TUDOMÁNYEGYETEM

VERSITAS

 Neptun: Information / FIR data

(If no data is displayed, contact the Neptun support for extra retrieval of your HEIS data)

- Neptun: other screens related to the given scope of information
- Finances Information Administration Periods Student search data **Organizational units** Documents Inquiries/Information View data from FIR2 **OMHV** reports Education ID Institution Data type General forms University of Szeged Subject / course list Data inquiry FIR data Neptun e-learning materials Personal information **Birth name** Full name y name Given name Given name Given name2 Family na Family nam Birthplace Person and address information Person and Address Registry data2 The institution is responsible for updating an individual's data Soirce of personal data Argentina No data No data OSZNY - Oktatási személy nyilvántartás N Vec Personal data Citizens Foreigner according to FIF Reduced sem Person to be sent to NEAI Argentine OFP külföld No Sector IDs x ID Tax ID according to FIR is valid Social security number Social security num 793312 No data Azonosító Okmányok Személyigazolvány Azonosító Okmány számz Személy és lakcím nyilvántartáshan validá No Útlevél Azonosító Okmány számi Személy és lakcím nyilvántartásban validál

• Full view available:

In Hungarian after logging in to the "Citizen Portal" at

https://ugyintezes.magyarorszag.hu/szolgaltatasok/fir.html

HEIS viewer of personal data for higher educational institutions

- Available on the web site of the Educational Authority
- Mainly for checking the usage of the state grant quotas.
 - EEC citizens also can get a state grant if they are admitted via the central admission system.
 - Stipendium Hungaricum is legally different from the state grant. Its quota is controlled by the Tempus Public Foundation and not by EA.
 - Study programs, semesters and grade certifications submitted by other HEIs are also displayed.
 - This is an extra information in addition of the view in Neptun
 - A similar but full view is available for the students on the "Citizen Portal".

Képzési időszak *	Keret típusa	Keret nagysága	Keret felhasználás Hozott dokumentum alapján	Keret felhasználás Képzési időszak alapján	Felhasználási kedvezmény	Egyenleg
2020/21 tavasz	doktoranduszi	8	0	-6	0	2
2017/18 tavasz	hallgatói	12	0	-12	0	0
	a, hogy melyik az utols		- ek adatait a számításnál a FIR figyelembe nogatási idő felhasználások tehát a megj		-	lévnél későbbi
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	a, hogy melyik az utols		ek adatait a számításnál a FIR figyelembe		-	lévnél későbbi

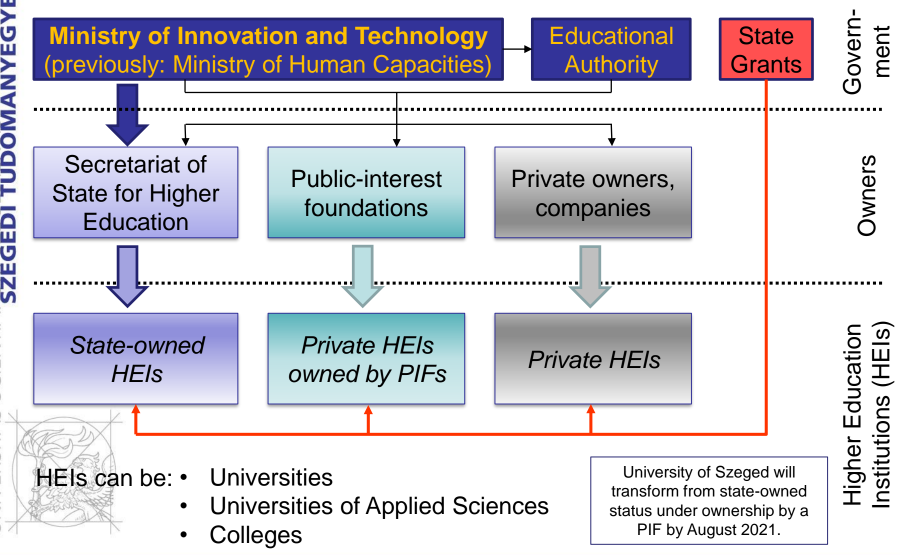
2006 előtt megkezdett képzéseken felhasznált képzési időszakok száma (Hallgatói)

Nincs támogatási idő szempontjából releváns adat.

Jelleg	Képzési időszak	fizika alapképzés (BA/BSc) nappali Saját intézményi bejeler		fizikus mesterképzés (MA/MS nappali Saját intézményi bejelen		Félévek száma	
Ħ	2012/13 ősz	állami ösztöndíjas / aktív	SZTE	-		-1	
Hł.	2012/13 tavasz	állami ösztöndíjas / aktív SZTE -		-1			
Ħ	2013/14 ősz	állami ösztöndíjas / aktív	SZTE	-		-1	
Ħ	2013/14 tavasz	állami ösztöndíjas / aktív	SZTE	-		-1	
Ħ	2014/15 ősz	állami ösztöndíjas / aktív SZTE		-		-1	
#	2014/15 tavasz	állami ösztöndíjas / aktív	SZTE	-		-1	
Ħ	2015/16 ősz	állami ösztöndíjas / aktív	SZTE	-		-1	
Ħ	2015/16 tavasz	állami ösztöndíjas / aktív SZTE		-		-1	
Ħ	2016/17 ősz	-		állami ösztöndíjas / aktív	SZTE	-1	
∦	2016/17 tavasz	-		állami ösztöndíjas / aktív	SZTE	-1	
Ħ	2017/18 ősz	-		állami ösztöndíjas / aktív SZTE		-1	
Ħ	2017/18 tavasz	-		állami ösztöndíjas / aktív	SZTE	-1	

Teljesített képzési időszakok alapján meghatározott támogatási idő felhasználás (Hallgatói)

Annex 1 — Structure of the higher education system in Hungary



Annex 2 — Numbering in the Hungarian legislation

Acts are numbered by a Roman number in chronological order, commencing with the number I, for each calendar year. The number of the Act is supplemented by the year in a grammatical construction.

 The Act on National Higher Education was the 204th act issued in year 2011, therefore it is numbered as "2011. évi CCIV. törvény" in Hungarian, or "Act No. CCIV of 2011" in English.

Decrees and lower legislations have a serial number followed by a slash and the year of the issue then continued by the month and day of the issue in parentheses and supplemented by the abbreviation of the issuing body. The serial number commences with 1 and is unique for the given year, the level of legislation and issuer.

 The main implementing regulation of the NHEA was the 87th decree of the government in 2015 and it was issued on 9th of April, therefore it is numbered as "87/2015. (IV. 9.) Korm.", since "Korm." is the abbreviation of the Hungarian word "kormány" for "government".

The ministerial decree on the study programme requirements and learning outcomes was the 18th decree of the Ministry of Human Capacities (abbreviated as EMMI in Hungarian) in the given year. It was issued on 5/8/2016, therefore it is numbered as "18/2016 (VIII. 5.) EMMI".

Annex 3 — Abbreviations used in lectures

- **AER** Academic and Examination Regulations of the University
- Btk. Criminal Code (abbr. in Hungarian)
- **EA** Educational Authority: the government agency supervising the system of the higher education, keeping official registers and running central procedures (e.g. admission)
- ERA Act LXXXIX of 2018 on the Educational Register
- FIR HEIS in Hungarian
- *Ftv.* HEA
- **HEA** Act on Higher Education: NHEA or any of the antecedent acts
- HEI higher education institution
- **HEIS** Higher Education Information System: a country-wide register operated by EA into which the HEIs have to report student records
- HJTSZ, HJTSz RSA in Hungarian

- IR implementing regulation; (*in a narrow sense:*) the main implementing regulation of NHEA, i.e. Government Decree No. 87/2015 (IV. 9.) Korm.
- KKK PRLO in Hungarian
- Nftv. NHEA in Hungarian
- NHEA Act No. CCIV of 2011 on National Higher Education
- OH EA in Hungarian
- **Onytv.** ERA in Hungarian
- **PRLO** programme requirements and learning outcomes: an official document specifying the description, contents, admission and graduation conditions of a given study programme.
- *Ptk.* Civil Code (abbr. in Hungarian)
- RSA Rules on fees and allowances (university policy on student fees etc.)
- **TVSZ, TVSz** AER in Hungarian
- Vhr. IR in Hungarian

THANK YOU FOR YOUR ATTENTION





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE

EFOP-3.4.3-16-2016-00014 **STUDENT RIGHTS IN** HUNGARIAN HIGHER EDUCATION Staying in Szeged as a student practical information

Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes

Andrea Lehocki Balog



BEFEKTETÉS A JÖVŐBE



Európai Unió Európai Szociális Alap



Magyarország Kormánya

Staying in Szeged as a student – practical information

Entering and staying in Hungary involves rights and obligations. We have collected the most important issues for you.

Please, note that the during the COVID 19 pandemic, regulations are subject to change.

1. Entering and staying in Hungary

- 1.1. D-type Visa
- 1.2. Residence Permit
- 1.3. Registration Card
- 1.4. Useful information related to official procedures

2. Health Insurance

3. Student Card

4. Student Support



1. Entering and staying Hungary

Visa restriced nationals need to apply for a **D-type visa** at the Hungarian Embassy/Consulate in order to enter the country.



- □ Visa-free nationals can enter Hungary freely, but
 - 1. Non-EU and non-EEA students need to submit a **residence permit** application at the regional National Directorate-General for Aliens Policing NDGAP.
 - 2. EU or EEA students have to declare their address at the NDGAP and need to apply for a **registration card**.

Students already possessing a residence permit can enter Hungary with their residence permit (no need to apply for a new visa in case of visa restricted nationals).

1.1. D-type Visa

International students (non-EU and non-EEA nationals) coming from a country that is under visa obligation according to the Schengen acquis and intend to stay in Hungary for more than 90 consecutive days, are required to apply for a long-term student visa.



Procedure:

Visa applications are to be submitted at the Hungarian Consulate in the country where the permanent or temporary residence of the applicant is located or in the country of the applicant's nationality. The visa application is simultaneously an application for the Hungarian Residence Permit. The visa is issued by the Consulate, the residence permit is issued by the regional NDGAP.

What is needed:

- Completion of the visa application form: <u>http://www.bmbah.hu/index.php?lang=en</u>
- ✓ An acceptance letter from the university regarding your admission
- ✓ Proof of having paid the tuition fee/tuition fee exemption
- ✓ Passport valid at least 6 months beyond your date of entry
- ✓ Copy of the photograph page of your passport
- ✓ Passport photo no more than 6 months old
- ✓ Proof of health insurance
- ✓ Proof of address or housing in Hungary
- ✓ Proof of sufficient funds to cover living expenses in the form of bank statement
- \checkmark Visa application form
- ✓ Payment of procedural fee

Documents shall be attached to the applications being submitted in the original, if possible. If the client needs the original document later on, then a photocopy shall also be attached besides along with the original document.

The consulate reserves the right to examine the authenticity of the communicated data and the submitted documents. The communication of false data will in itself lead to the refusal of the visa application.

Please also note that the consul may request the presentation of further documents in addition to the above ones.

The consulates may invite the applicants to take part in a visa interview. It is recommended to schedule the interview appointment around 4 to 6 weeks in advance because appointment times are limited. After the appointment, the visa processing time usually takes an additional 1 to 4 weeks.



If data recording is fully completed at the consulate, then residence permit production procedure is launched by NDGAP. This means that the actual residence permit document may be produced by the time the students enter Hungary and there is only need for a shortened administrative procedure in order to receive the card.

1.2. Residence Permit

First entry: Non-EU and non-EEA students arriving with a D-type visa

Procedure:

Within 3 to 5 days after arrival, the address of residence needs to be declared at the regional National Directorate-General for Aliens Policing.

What is needed:

The "Adatlap tartózkodási engedély kiadásához" form needs to be completed.

In case your visa application was not complete, further documents may be required by the NDGAP.

No procedural fee should be paid.



	3. számú melléklet
Adatlap a tartó	zkodási engedély kiadásához
A hatóság tölti ki! / For official use only!	Gépi ügyszán: DODDDDDDDD
Adatlapot átvevő katóság:	
BÁH Regionális Iga beutazás helve:	zgatosag
Destazas nege.	
	Arcténykép
beutazás idele:	
év hó uap Tartózkodási eugedély átvételére jogosító vízum sz:	ima és
érvényessége:	
H	
	A kérelmező (térvényes képviselő) aláírása. / Signature ol the applicant (legol representative)
	Az aláirásnak a kereten belül kell maradnia! / The signatur
	must be completely within the frame.
1. A kérelmező személyes adatai / Personal data of	applicant
családi név (úllevél szerint) / Family name (as in p	assport): utónév (útlevél szerint) / Given name(s) (as in passport):
születési családi név / Family name at birth:	születési utónév / Given name(s) al birth:
anyja születési családi és utóneve / Mother's famil	y manie
and given mame(s) at hirth: születési idű / Date of birth:	születési hely (település) / Place af birth (city): ország / Country:
állánypelgársága / Nationality:	nem/Sex: Effi/Male Do/Female
anampurgaraega maayaaniy:	nem / Sex: Li Rel / Maie Li nov Penale
2. A kérelmezű útlevelének adatai / Data of posspo	ort
utlev il száma / Passport number:	kiállításának ideje, helye / Date and place of issue:
	év/year hó/month nap/day
útlevél típusa / Type of passpart:	érvényességi ideje / Valid until:
n magánútlevél / private passport n szolgálati. n diplomata / diplomatic n egyéb / oli	

First entry: Non-EU and non-EEA students arriving with NO visa

Procedure:

Non-EU and non-EEA students have to request a residence permit at the National Directorate-General for Aliens Policing upon arrival to Hungary.

What is needed:

- Application form: "Application for Residence Permit" and "INSET 14 (Studies or Student Mobility)"
- □ School certificate (including information on the payment of the tuition fee)
- □ Passport (valid for at least a year)
- □ 1 passport-size photo
- Certificates proving that you are able to cover your expenses in Hungary. You need: Bank receipt showing you have enough hard currency on your account (for your cost of living). You have to open an account at a Hungarian bank for this purpose! You will also have to submit a *"Supporting Declaration"* provided by your parent(s) that they will financially support your studies (bank statement or employer's certificate).





Application for	Residence I ell	int int
For completion by the authority. Authority receiving the application:	Automated case I	No.: II
Date of acceptance of the application:	1	
year month day		
First residence permit		Facial photographs
entry border crossing point:		
date of entry:		
(to be completed if application is made in Hungary)		
Extension of residence permit	1	
	[Hand	written signature specimen of applicant (legal representative)]
Residence permit number:	Signat	ire must be inside the box in its entirety.
validity: year month day		
Delivery of document: Applicant requests delivery of the document by way of pr Applicant will collect the document at the <u>issuing author</u>	_	il address: e number:
1. Personal data of the applicant		
surname (as shown in passport):	forename (as sh	own in passport):
surname by birth:	forename by birth	h:
mother's surname and forename at birth:	sex:	marital status:
	male formale	single married

multication for Desidence De

- □ In case you are a scholarship student *"Scholarship Certificate"* is needed.
- Rental contract. It should be signed by the owner(s) of the flat and by 2 witnesses (Hungarian citizens). The address and the ID card number of the witnesses should also be written on the contract. Please make sure that the rental contract contains the lot number of the property/flat (HELYRAJZI SZÁM) according to the Hungarian Land Administration Office.*
- Accommodation reporting sheet signed by the owner(s) of the flat. (SZÁLLÁSBEJELENTŐ LAP).
- Health Insurance

commodation reporting form for third Accommodation reporting form for third country nationals country nationals 1. Family and given name of applicant: 6. Family name: . Given name: Former or maiden family name Former or maiden given name . Mother's maiden given name 2. Date of birth: ____year__month__day 3. Sex: □ Male □ Female 2. Place of birth: - Country 13. Place of birth: - City: Nationality 14. Date of birth: year month d 15. Sex:
Male
Femal 16. Nationality 5. New address Postal code: 7. Number of travel documer City (District): 18 Type of residence document □ Residence permit Name of public domain (road, street, square etc) 19. Number of document Type of public domain (road, street, square etc) Street number: 20. Place of crossing the border 21. Date of crossing the border year__ month__ day Building: Staircase: Floor: Apartment number: Signature of the applicant (legal representative Signature of the person providing a

If you are arriving with no visa the procedural fee is **18.000 HUF** payable by bank card on spot or by cheque issued by the National Directorate-General for Aliens Policing. (Cheque payment is available at post offices).

09-1117/003-IP - Duna-Mix Kft. Nyomda, Vác +36 27 501 586

Please, make sure to have a copy of all original documents!

Extension of the Residence Permit



Procedure:

The request for the extension of residence permit should be submitted 30 days before the expiry date of the old permit at the NDGAP. Should you fail to submit your request in time or certify your reasons in case of delay your application will be rejected!

Therefore, it is recommended to start the procedure at least 40-45 days before the expiry date of the old permit.

The decision is made by the NDGAP within 70 days. In case of any missing documents, 20-25 days extension can be granted. It can be extended with an extra 21 days by the student's request (total: max. 45 days).

What is needed:

For starting the procedure:

- ☐ 1 photo (passport size)
- □ Application form: "Application for Residence Permit" and "INSET 14 "
- □ **Procedural fee: 10.000 HUF**. May be paid by postal cheque (the Authority provides you with the cheque) or by credit card at the Authority

Further documents to be submitted:

- □ School certificate, tuition fee payment certificate (if you are not a scholarship student)
- □ If you are not in your first year: certificate about your study progress (transcript)
- □ Scholarship certificate if applicable (also proves health insurance)
- If you are not a scholarshop student: certificate on subsistence (bank certificate, declaration of your parents on supporting you and your parents' bank certificate and certificate on emplyment and wage)
- Certificate of accomodation (DORM: dorm certificate and accomodation reporting sheet. RENTED FLAT: rental contract, accomodation reporting sheet)

1.3. Registration card

Procedure: Students from **EU countries and EEA** are obliged to declare their address (latest within 15 days after the arrival in Hungary) at the National Directorate-General for Aliens Policing.



What is needed:

- Application form: "Data sheet to issue registration certificate for EEA Nationals and to notify the first place of residence"
- □ School certificate (including information on the payment of the tuition fee)
- □ Passport / ID copy
- Copy of Bank Card
- "Declaration on financial background"
- Rental contract. It should be signed by the owner(s) of the flat and by 2 witnesses (Hungarian citizens). The address and the ID card number of the witnesses should also be written on the contract. Please make sure that the rental contract contains the lot number of the property/flat (HELYRAJZI SZÁM) according to the Hungarian Land Administration Office

Health insurance

A procedural fee of **1000 HUF** payable by bank card on spot or by cheque issued by the National Directorate-General for Aliens Policing. (Cheque payment is available at post offices)

Please, make sure to have a copy of all original documents!

As of 1 January 2019, natural persons or their authorized legal representatives may submit an application for a registration card electronically via the website Enter Hungary. (<u>https://enterhungary.gov.hu/eh/</u>). You need to make a registration before submitting the first application. More information can be found in the following guide: <u>https://enterhungary.gov.hu/eh/assets/en-enter-hungary.pdf</u>

Please note that in several cases personal appearance is mandatory by regulation, and therefore using the electronic system does not exempt from it, so during the procedure you have to be in Hungary

Enter Hungary

1.4. Useful information regarding NGDAP procedures

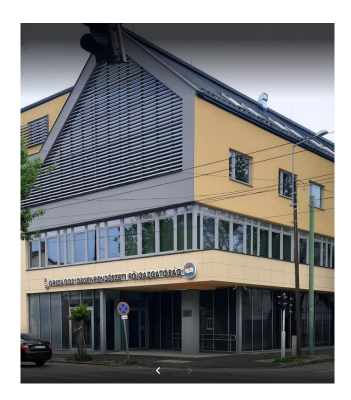
- □ Keep the deadline for the renewal of documents: Start 30 days before the expiry date of your residence permit <u>the latest</u>.
- □ Keep the deadline for submitting missing documents: Documents shall be submitted before the deadline. If you can not submit them in time, request an extension from the NGDAP. Extra time may be provided once during the procedure and total time provided for the completion of the application may not exceed 45 days.
- □ If you submit your application there is a legal obligation for the Authority to make the decision in 70 days.
- □ If you change accomodation you are obliged to report it with the necessary documents.
- □ Indicate your email and phone number accurately.
- □ Write your name on the mailbox of your flat.
- □ indicate your address accurately and check your mails regularly.

receive your permit, documents in time.

Contact details of the National Directorate-General for Aliens Policing (NDGAP) Office in Szeged

Address: 6724 Szeged, Bakay Nándor u. 3/A Phone: + 36 62 795 150 E-mail: dar@oif.gov.hu

	Reception hours
Monday	07:30-16:00
Tuesday	07:30-16:00
Wednesday	07:30-16:00
Thursday	07:30-17:00
Friday	closed





Please make sure to arrive at least 60 minutes before the closing time.

2. Health Insurance

- □ Students have the opportunity to purchase the **Generali Studium Health Insurance** through the University. In case of certain programmes, the tuition fee includes the fee or the health insurance (eg. health science programmes).
- □ The insurance provides full coverage of the costs of justified medical treatment in Hungary.
- □ Furthermore **50% of the costs of medicine and therapeutic aids** are covered.
- Exclusions: Alcohol and substance abuse, pre-existing conditions which displayed symptoms and/or were diagnosed before the commencement of the coverage and their consequences; pregnancy and childbirth; psychiatric treatments and psychotherapy; dental treatment.



If you are ill and you need medical attention:

- □ In all cases, you must first register for a GP visit and book an appointment through the **MODULO SYSTEM.**
- In urgent cases and between 19 p.m. and 7 a.m. on weekdays, at weekends and on public holidays, you can call the UNI-MED CALL CENTER, which is available 0-24 at +36 70 439 2188, and then choose the Generali STUDIUM menu item! In justified cases, your GP will see you as a matter of urgency.
- If you are ill but you are not in Szeged, you must also call UNI-MED CALL CENTER, which is available 0-24 at +36 70 439 2188, and then choose the Generali STUDIUM menu item. They will try to help you and inform you about the possibilities and further to-dos.
- Your GP Surgery: SZTE ÁOK Családorvosi Intézet Oktató Rendelője (the Teaching Surgery of SZTE ÁOK Primary Care Institute) 6722 Szeged Tisza Lajos krt. 97. Floor I (mezzanine ground floor) Surgery 21 and Surgery 22. Reception times:

Monday, Tuesday, Thursday, Friday: 9:00 – 12:00 a.m.

Wednesday: 13.30-16.30 p.m.

17

How to receive the insurance

Procedure:

- □ In order to receive the insurance you have to be active in Neptun system and your financial status needs to be in order. In case you are entitled to receive the insurance, your insurance will be **automatically activated** in the Modulo system which can be accessed by the GP, the clinics the Insurance Company. Freshmen are going to receive an insurance card and contract upon joining the insurance plan which is issued by the Student Service Office (HSZI).
- If you have to pay for the insurance (if it is not included in your tuition fee/scholarship), the Student Service Office (HSZI) will generate a payment obligation which will show up in your Neptun account under Finances/Payments. You will be able to pay in Neptun via a simple online card transaction. When the payment is completed, the status of the payment obligation will change to "fulfilled" in Neptun, so you will be able to see if your payment was successful. Once your payment is completed, HSZI will be able to validate your insurance.

For further information about the process of acquiring your Generali Studium health insurance, please contact the

Student Service Office

Address: 6724 Szeged, Ady tér 10. in the University Library Building Phone: + 36 62 544-794) E-mail: hszi@hszi.u-szeged.hu

	Reception hours
Monday	09:00-15.00
Tuesday	09:00-15.00
Wednesday	09:00-15.00
Thursday	09:00-15.00
Friday	09:00-15.00



3. Student card

All students enrolled in Hungarian higher education institutions are entitled to receive a student card. It is a way of proving that you have an active status at the University.

If you hold a student card, you can furthermore access a number of services and discounts:

- Some higher education institutions require the card for entering their premises or the dormitory, and it is needed for using the library services with a discount or free of charge.
- Discounts in sports facilities.
- □ Travel discounts in Hungary (rail, bus), public transport.
- ❑ Commercial discounts: nearly 1300 places accept the card and offer different discounts for students. The extent of these varies between 5% and 30%. A list of all the places offering student discounts can be found at the <u>www.diakbonusz.hu</u> website.



The card shows your personal data (name, place and date of birth, address, type of student status), your photo, the name of the University. The period of validity is indicated by a sticker which needs to be renewed each semester.

Procedure:

You need to apply for the Student Card at the Student Service Office (HSZI).

What is needed:

- If you are an EU/EEA national you will need an official Identification Card (ID) and a NEK datasheet, which you can obtain at any Government Office in Hungary. For EU/EEA nationals, the Government Office issues the correct NEK datasheet based on the registration card issued by the Immigration and Asylum Office and a student status certificate. Applying for a student ID card if the NEK datasheet was issued without a registration card is NOT POSSIBLE!
- If you are a third country national you will need a valid passport or residence permit and a NEK datasheet, which you can obtain at any Government Office in Hungary. For third country nationals, the Government Office issues the NEK datasheet based on a valid passport or residence permit and a student status certificate. Before taking the NEK datasheet, please make sure that all your personal data is correct! Applying for a student ID card with a NEK datasheet with incorrect personal data is NOT POSSIBLE!

Please take into consideration that Student ID cards are manufactured within 60 days, therefore a Temporary Student ID/Certificate can be issued by the **Students' Service Office.**

Temporary Student Card

In order to receive the card:

- □ You need to be active in Neptun system.
- □ Have to have applied for the permanent student card (in case of EU students).
- You will need your passport/official ID (in case of EU students).
- You can apply for it at the Student Service Office at Ady tér 1.

Valid for 90 days.

Can be renewed.

Szemilysz adatok	Igazolás úpusz: Diákigazolvány elkészühéig kiallitett igazolás Intézményi adatok Intézmény neve: Feladatelládosi hely címe: Második intézmény neve. Feladatelládosi hely címe:
	Gyakorlati képzési hely neve:
Oktatisi azonosité:	Gyakorlati képzési hely cime:
Születesi hely és idő:	
paties and pro-	
Lakein: 1122 Budapest XII. kerület Maros utea 19-21.	
Munkarend: Nappali	
lgazolás küllitássinsk oka: az oktatisi igazolvány küllítása folyamatban van	
Iguroläs käällitäsänak eélja: igazolja, hogy a fent nevezett személy az oktatási igazolványökról szőló korminyrendeletben meghatárszott	
kedvezmények igénybevételére az igazolás érvényességi idejéig jogosuit.	
kedvezmenyes igenybevezetere az igazotas érvényességi idejétg jogosult.	lgazolás kiúllításának helye és ideje: Balassagyarmat, 2017.07.12
kedveznenyes igenybevezetere az igazotas érvényességi idejéig jogosult.	

Igazelás sorszáma: 170619/0000034

Érvényességi ideje: 2017.08.18

Igazolás

COMPANY OF THE OWNER OF THE PARTY

Permanent Student Card

In order to receive the card:

- You need to be active in the Neptun system
- You have to get a NEK data sheet from the Government Office (Rákóczi Square 1.) after that, you have to bring it to the Student Service Office (Ady tér 1.)

□ Valid for a whole semester.

Needs to be validated each semester.



For further information about the process of acquiring your Student Card, please contact the

Student Service Office

Address: 6724 Szeged, Ady tér 10. in the University Library Building Phone: + 36 62 544-794 E-mail: hszi@hszi.u-szeged.hu

	Reception hours
Monday	09:00-15.00
Tuesday	09:00-15.00
Wednesday	09:00-15.00
Thursday	09:00-15.00
Friday	09:00-15.00



4. Student support

University life can be very stressful at times. It can be especially difficult to deal with it when you are far away from your family in an unfamiliar environment. In order to help students integrate into student life in Szeged and master possible problems, mentoring systems are operated at various levels:

- □ Erasmus Student Network (ESN)
- □ International Student Union (ISUS)
- Psychological mentoring
- Most of the Faculties have their own mentoring systems





Erasmus Student Network Szeged



- □ ESN is the central student mentoring system of the University of Szeged.
- □ Scholarship holders have their own individual mentor, who will get in touch with everyone before they'll arrive to Hungary.
- ESN can help students in every day issues, like searching for flat, helping in translations.
- □ They are also organizing programmes every week for both Hungarian and International Students.
- ESN mentors are available at the International Mentoring Centre during reception hours (Dugonics tér 13. room No. 45.).

More information on Facebook, Instagram and <u>https://szeged.esn.hu/</u>.

International Student Union of Szeged

- □ The International Student Union of Szeged (ISUS) is an organization created for health science students with the support of the Faculty of Medicine.
- □ ISUS is dedicated to serves a bridge between the University and the students.
- □ ISUS furthermore strives to provide a rich, exciting cultural and academic experience.
- □ ISUS hosts many exciting events including jam sessions, picnics, sports and cultural events.
- □ More information on Facebook and http://www.isus-szeged.com/





Psychological mentoring

One of the main aims of the Student Counselling Centre of the University of Szeged is to provide help for the student community in tackling life management difficulties. Counselling services are offered for all active students of the UoSz for five sessions free of charge upon **registration**.

The counselling service is **strictly confidential** thus no information will be passed to any third party. The language of the individual counselling sessions offered to foreign students is **English**.

The most common issues and topics students may wish to discuss, but not limited to: Family matters, dysfunctions, family crises, couple and partner issues, sexuality, career planning and career orientation, difficulties in the university studies homesickness, cross cultural difficulties, failure of coping strategies, stress management, too much burden, loneliness, fears and anxieties, drug problems time management problems, mental health issues, individual dilemmas, decision making difficulties.

SZTE Student Counseling Center

6722 Szeged, Vitéz utca 17. Telephone: +36 62 544 029 <u>tanacsado@rekt.szte.hu</u>

THANK YOU FOR YOUR ATTENTION





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE

EFOP-3.4.3-16-2016-00014

STUDENT RIGHTS IN HUNGARIAN HIGHER EDUCATION

Practical information on Scholarships for international students

Subproject: AP2 Complex development of study programmes and services Topic: OKTIG_1 Administrative background of development of study programmes based on learning outcomes

Leona Jerney Dr.





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE

Subjects

- Stipendium Hungaricum Scholarship
- Scholarship for Christian Young People Program
- Scholarship Programme for the Hungarian Diaspora
- Governmental Health insurance vs. Private Health insurance
- Temporary Student Card vs. Permanent Student Card
- Tax number, Tax card
- What is the difference between Scholarship Certificate and Active Student Status Certificate?



Mentoring sytstem – ESN Szeged

What is Stipendium Hungaricum?

- Founded by the Hungarian Government in 2013 => Governmental Scholarship
 - ✓ to promote the internationalisation of the Hungarian higher education and to attract top foreign students from all around the world who can establish personal and professional attachments to Hungary while enjoying high quality education in the heart of Europe
- supervised by the Ministry of Foreign Affairs and Trade
- managed by the Tempus Public Foundation
- offers a wide range of courses for international students of excellent academic track record
- More information: <u>https://stipendiumhungaricum.hu/</u>



Provisions covered by Stipendium Hungaricum Scholarship

Bachelor's, master's, one-tier master's and non-degree programmes

- Tuition-free education
- Monthly stipend non-degree, bachelor's, master's and one-tier master's level: monthly amount of HUF 43,700 (cca EUR 120)
- Accommodation contribution free dormitory place or a contribution of HUF 40,000/month to accommodation costs for the whole duration of the scholarship period
- Medical insurance health care services according to the relevant Hungarian legislation (Act LXXX of 1997, national health insurance card) and supplementary medical insurance for up to HUF 100,000 (cca EUR 275) a year/person



Provisions covered by Stipendium Hungaricum Scholarship II.

Doctoral programmes

- Tuition-free education
- Monthly stipend doctoral level: according to the current Hungarian legislation, the monthly amount of scholarship is HUF 140,000 (cca EUR 390 for the first phase of education (4 semesters) and HUF 180,000 (cca EUR 500) for the second phase (4 semesters)
- Accommodation contribution free dormitory place or a contribution of HUF 40,000/month to accommodation costs for the whole duration of the scholarship period
- Medical insurance health care services according to the relevant Hungarian legislation (Act LXXX of 1997, national health insurance card) and supplementary medical insurance for up to HUF 100,000 (cca EUR 275) a year/person



Scholarship for Christian Young People

- founded in 2017 by the Government of Hungary
- managed by the State Secretariat for the Aid of Persecuted Christians and for the Hungary Helps Program
- the Application is completely free
- You can submit your application in the online application system at <u>apply.scyp.hu</u>.
- For the 2021/22 academic year, the scholarship is announced for the citizens of the following countries: Egypt, Lebanese Republic, Republic of Iraq, State of Israel, Palestine, Islamic Republic of Pakistan, Syrian Arab Republic, Republic of Kenya, Federal Democratic Republic of Ethiopia, Republic of Armenia and Nigeria.



HUNGARY HELPS

Provision covered by Scholarship for Christian Young People

- Tuition-free education
- Monthly stipend 166.600 HUF, for PhD: 140.000 HUF or 180.000 HUF
- Accommodation contribution free dormitory place or a contribution of HUF 40,000/month to accommodation costs for the whole duration of the scholarship period
- Reimbursement of travel costs (200.000 HUF/year/person)
- Medical insurance health care services according to the relevant Hungarian legislation (Act LXXX of 1997, national health insurance card) and supplementary medical insurance for up to HUF 65.000 a year/person
- More information: <u>https://hungaryhelps.gov.hu/scyp/</u>



HUNGARY HELPS

Scholarship Programme for the Hungarian Diaspora

- The core mission is to strengthen the ties between Hungarian diaspora communities and Hungary by giving access for young people living in Hungarian diasporas to study programmes in Hungary
- Announced for the first time: November 2020
- The geographical scope of the programme is: every country in the world, except of the countries of the European Union, the Republic of Serbia and the Zakarpatska Oblast part of Ukraine
- controlled by the Minister of Foreign Affairs and Trade
- managed by Tempus Public Foundation





Scholarship Programme for the Hungarian Diaspora

Provisions covered by the Scholarship Programme for the Hungarian Diaspora

- Tuition-free education exemption from the payment of tuition fee
- Medical insurance health care services according to the relevant Hungarian legislation (Act 122/2019, Eligibility for Social Security Benefits and the Funding for These Services) and supplementary medical insurance for up to HUF 100,000 (cca EUR 275) a year/person
- Monthly stipend (upon request) non-degree, bachelor's, master's and one-tier master's level: monthly amount of HUF 43,700 (cca EUR 120) contribution to the living expenses in Hungary, for 12 months a year doctoral level programme: according to the current Hungarian legislation, the monthly amount of scholarship is HUF 140,000 (cca EUR 390) for the first phase of education (4 semesters) and HUF 180,000 (cca EUR 500) for the second phase (4 semesters) for 12 months a year, until completion of studies.





DIASPORA

Scholarship Programme for the Hungarian Diaspora

Provisions covered by the Scholarship Programme for the Hungarian Diaspora II.

- Accommodation contribution (upon request) free dormitory place or a contribution of HUF 40,000/month to accommodation costs for the whole duration of the scholarship period. (Please note that if the student does not live in the dormitory, the HUF 40,000/month is a contribution to the rental costs, and in bigger cities especially in the capital city this contribution would not cover the full amount of rental costs.)
- More information: <u>https://diasporascholarship.hu/</u>







Scholarship Programme for the Hungarian Diaspora

Important with every Scholarships

- You need to be in Hungary to be entitled for the Scholarship Payments
- You need to have a Hungarian bank account (you can choose which bank)
- You need to have a Hungarian TAX number





HUNGARY HELPS





Scholarship Programme for the Hungarian Diaspora

Student rights in Hungarian higher education

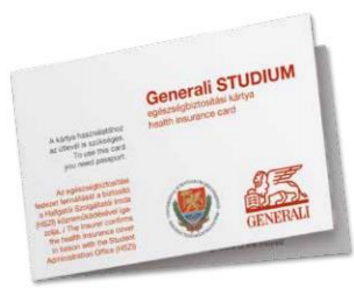
Governmental Health Insurance – TAJ card

- As a Scholarship Holder you are entitled for Hungarian governmental Health Insurance called TAJ
- You can apply by yourself at Rákóczi Square 1. at the Governmental Office, or at the International Mentoring centre (main buliding of the University, room No.45.)
 – you have to make an appointment
- You will need the following documents in 2 copies:
 - Passport
 - Residence permit
 - Accommodation reporting form
 - Active Student Status Certificate
- You will need to fill out some forms also, and you will need a Scholarship Certificate from the University

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Private Insurance – Generali Studium

- Full coverage of the costs of justified medical treatment
- 50% coverage of the costs of medicine and therapeutic aids
- You have to be active in Neptun system, and you have to ask it at the Student Service Office (Ady tér 1.
- More information: <u>https://u-szeged.hu/gs</u>



How to apply for Student Card?



Seemélysis adatok Név: teszt teszt

Oktatási azonosíté: Születzsi hely és idő: Lakein: 1122 Budapest XII. kerület Maros utea 19-21. Mankarend: Nappali

Igazolás küüllításának eka: az oktatási igazolvány kiállítása folyamatban van

Ignzolás kášilitásának célja: igazolja, hogy a fent nevezett személy az oktatási igazolványokról szóló kormányeredeletben meghatározott kedvezmények igénybevételére az igazolás érvényességi idejétg jogosult.

> lgazolás kiúllításának helye és ideje: Balassagyarmat, 2017.07.12

Igazolás sorszámu: 170619/0009034 Érvényességi Ideje: 2017.08.18 Igazolás tápusa: Diákigazolvány elkészültőig

kiállitott igazolás Intézményi adatok Intézmény neve: Feladatelládoi hely címe: Második intézmény neve.

Feladatellátási hely címe:

Gyakorlati képzési hely neve:

Gyakorlati képzési hely címe:

Altéris:.....

p.h.



Permanent Student Card

Temporary Student Card

VERSITAS SCIENTIARUM SZEGEDIENSIS

Temporary Student Card

- You need to be active in Neptun system
- You will need your passport
- You can apply for it in the Student Service Office at Ady tér 1.
- Valid for 90 days

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Személyes adatok Név: teszt teszt

Oktatulai azonoslité: Születesi hely és idő: Lakein: 1122 Budapest XII. kerület Mares uten

19-21. Munkarend: Nappali

Igazolés küllitésinak eka: az oktatási igazolvány kiállítása folyamatban van

Igszeläs käillitiksinak eélja: igazolja, hogy a fett nevenett személy az oktatási igazolványokról szóló kormányeredeletben meghatározott kedvezmények igénybevételére az igazolás érvényességi idejétig jogosult.

> Igazolás kińllitásának helye és ideje: Balassagyarmat, 2017.07.12

Igazolás sorszámu: 170619/0009034 Érvényességi Ideje: 2017.08.18 Igazolis tipusa: Diákigazolvány elkészültéig

kiällitett igazoläs Intézményi adatok Intézmény neve: Feladatellátási hely címe:

Můsodik intézmény neve. Feladatellátási hely címe:

Gyakorlati képzési hely neve:

Gyakorlati képzési hely címe:

Altéris:.....

p.h.

Permanent Student Card

- You need to be active in Neptun system
- You have to get a NEK data shett from the Government Office (Rákóczi Square 1.) after that, you have to bring it to the Student Service Office (Ady tér 1.)
- Valid for a whole semester





Tax number, Tax card

- You need it to get your monthly Scholarship allowances
- Has to be a Hungarian tax number
- You will get a paper of your TAX number
- You have to take that paper to the **Student Service Office** (Ady tér 1.)
- You will get the actual plastic card in a few weeks via post

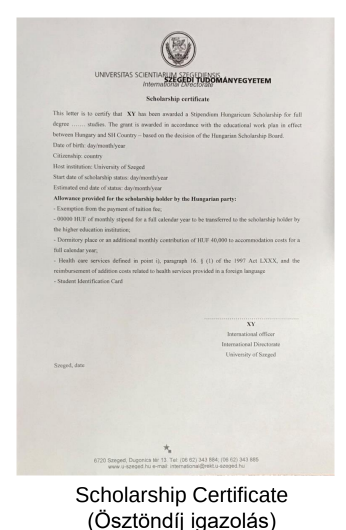


Active Student Status Certificate vs. Scholarship Certificate

Szegedi Tudományegyetem (FI62198) 6720 Szeged Dugonics tér 13. Jogviszony-igazolás A Szegedi Tudományegyetem nevű, 6720 Szeged Dugonics tér 13. című, FI62198 intézményi azonosítójú felsőoktatási intézmény igazolja, hogy születési nevű hallgatója, akinek születési helye anyja születési neve: születési ideje halloatói azonosító száma hallgatói iogviszonva évében (m Aktív (nem szünetelő) Nevezett hallgató hallgatói jogviszonya év hó napján jött létre, és hallgatói jogviszonya megszünésének - a tanulmányi teljesítmény és a követelmények alapján - becsült időpontja: A hallgató az intézményben a következő képzéseken folytat tanulmányokat: Befejezés várható Finanszírozási Kénzés Félévi státusz Szint Munkarend forma dátuma Nappal Aktiv Az igazolás kiadásának célja: egyéb. Egyéb kiegészítés: Nince Szeged, 2019. február 27.

Active Student Status Certificate (Jogviszony igazolás)

Neptun - Egységes Tanulmányi Rendszer

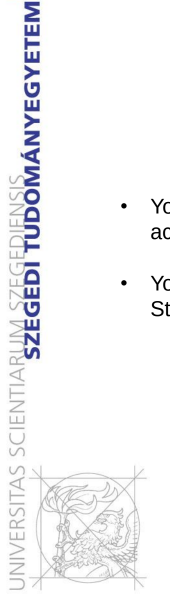


Igazolás szárna: FI62198/S/00077151

Active Student Status Certificate

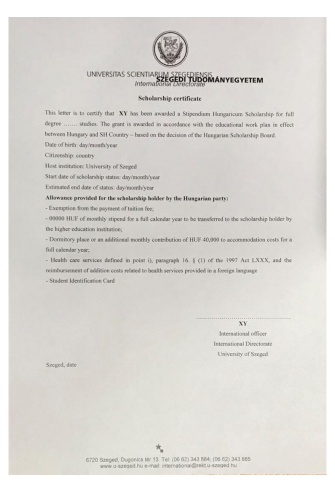
- You need it to prove that you are an active student at the University
- You can ask it at your Faculty's Student Secretariat

	Jog	viszony-igaz	olás		
Szegedi Tudományegyete	n nevű, 6720 Szeged	Dugonics tér 1	3. című, FI62198 i	ntézményi azonosító	ójú felsőoktatás
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1. z igazolás kiadásának célja: gyéb. gyéb kiegészítés: incs.	Aktiv	P.H	Nappali	a below	
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Scholarship Certificate

- You need it to prove that you are a Scholarship Holder
- You can ask it from the Office for Full-time Study Programs by e-mail



Mentoring system – ESN Szeged –



- The central mentoring system is Erasmus Student Network Szeged, you can reach them via Facebook or e-mail, and they have opening hours in the International Mentoring Centre (Dugonics tér 13. room No. 45.)
- Every Scholarship holder has their own mentor, who will get in touch with everyone before they'll arrive to Hungary
- They can help you in every day issues, like searching for flat, helping in translations
- They are organizing programmes also every week for both Hungarian and International Students

More information on Facebook, Instagram and <u>https://szeged.esn.hu/</u>

Also, most of the Faculties has their own mentoring system

THANK YOU FOR YOUR ATTENTION





Európai Unió Európai Szociális Alap



Magyarország Kormánya

BEFEKTETÉS A JÖVŐBE