Resolution no. 22/2022

of the Senate of Jan Kochanowski University in Kielce

dated 21 March 2022

amending Resolution No. 33/2021 of the Senate of Jan Kochanowski University in Kielce of 29 April 2021 on adopting the Regulations of the Jan Kochanowski University in Kielce.

Pursuant to Article 28 (1) (2) of the Act of 20 July 2018. - Law on Higher Education and Science (Journal of Laws 2022, item 574 as amended), Article 45, paragraphs 1-3 and Article 96, paragraph 2 of the Act of 12 March 2022 on Assistance to Citizens of Ukraine in Connection with Armed Conflict on the Territory of that State (Journal of Laws 2022, item 583) and Article 47 (1) (4) of the Statute of the Jan Kochanowski University in Kielce, it is resolved as follows:

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The Regulations of the Jan Kochanowski University of Kielce, attached as an appendix to Resolution No. 33/2021 of the Senate of the Jan Kochanowski University in Kielce of 29 April 2021 on the adoption of the Study Regulations of Jan Kochanowski University in Kielce, are amended as follows:

- 1) in Article 20, paragraph 1 shall be replaced by the following wording:
 - "1. Students shall have the right to transfer from another higher education institution, including a foreign institution, if they have fulfilled all obligations resulting from the regulations in force at the higher education institution which they are leaving, after completing at least the first semester of their studies, subject to section 1a."
- 2) in Article 20, paragraph 1a shall be added with the following wording:
- "1a. The provisions of paragraph 1 shall not apply to the persons referred to in paragraph 7a."
 - 3) in Article 20, paragraph 5a shall be added with the following wording:
 - "5a. With regard to persons who are foreigners, being admitted to studies through transfer from another higher education institution, including a foreign institution, shall be based on an administrative decision of the Rector. In the case of study programme differences, the decision referred to in the previous sentence shall also specify the conditions, time limit and method of making up the differences in the number of ECTS credits. ",
 - 4) in Article 20, paragraphs 7a, 7b, 7c, 7d, 7e, 7f, 7g, 7h, 7i shall be added with the following wording:
 - "7a. A Polish citizen or a Ukrainian citizen whose stay in the territory of the Republic of Poland is considered legal within the meaning of Article 2, para. 1 of the Act on Assistance to Citizens of Ukraine in connection with armed conflict in the territory of that country (Journal of Laws 2022, item 583), who was a student of a higher education institution operating in the territory of Ukraine on 24 February 2022, may be admitted to studies by transfer.

- 7b. Admission to studies as a student of a Ukrainian citizen referred to in section 7a shall be based on an administrative decision of the Rector.
- 7c. A Polish citizen referred to in para. 7a shall be admitted to studies based on a decision of the Dean in accordance with para. 5.
- 7d. Admission to studies of persons referred to in section 7a shall be refused by means of an administrative decision.
- 7e. Persons referred to in para. 7a who apply for admission to studies by transfer shall submit an application within the time limits set by the relevant Dean.
- 7f. A person referred to in para. 7a who is not in possession of documents evidencing periods of study, examinations passed, or internships completed, including the documents referred to in para. 8 pt. 2-4, is required to submit an appropriate statement, the specimen of which is specified by the Rector.
- 7g. Persons referred to in section 7a may be admitted to studies by transfer after verification of the learning outcomes achieved.
- 7h. Persons referred to in section 7f may be granted recognition for relevant periods of study after the University has verified the learning outcomes.
- 7i. The admission to studies of a Ukrainian citizen referred to in section 7a may be effected if he or she demonstrates knowledge of the language in which the study programme is conducted",
- 5) in Article 20, section 8, item. 3 shall read:
 - "3) a university diploma of a BA/BSc or supplementary MA/MSc studies or of a uniform Master's studies (a copy or a copy certified by the university) together with a diploma supplement or, failing that, any other document providing evidence of having studies completed at a specified level".
- 6) Article 20a shall be added with the following wording:

,,20a

- 1. The aim of the verification of learning outcomes referred to in Article 20, para. 7g, is to establish a defined body of knowledge, skills and social competences acquired in the course of the education process by the individuals referred to in Article 20, para. 7a, enabling them to be admitted to a relevant field of study, level and year of study.
- 2. The verification of learning outcomes may be conducted in a variety of forms, in particular:
 - 1) oral and/or written examination;
 - 2) test;
 - 3) performance of laboratory work;
 - 4) credit based on a case analysis, including a clinical case;
 - 5) test of skills achieved during the internships, practical trainings, including clinical trainings.
- 3. Detailed forms and methods for the verification of learning outcomes are defined by the appropriate Dean, who designates individuals to carry out specific verification activities.
- 4. The verification of learning outcomes shall be documented in writing".

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The consolidated text of the Study Regulations of Jan Kochanowski University of Kielce is attached as the appendix to this Resolution.