STUDY AND EXAMINATION REGULATIONS OF THE 3FM CU
- valid for students in the non-credit study system, i.e. those enrolled no later than 31 May 2006, update 2008

Under sections 27 (1) (b) and 33 (2) (f) of the Act No. 111/1998 Coll., on Higher Education and Changes in and Amendments to other Acts (Higher Education Act), the Academic Senate of the 3rd Faculty of Medicine has adopted the following Study and Examination Rules of the 3rd Faculty of Medicine, as an internal regulation of the Faculty.

PART I.
GENERAL PROVISIONS

Article 1
Introductory Provision
These Rules shall govern the course of study at the 3rd Faculty of Medicine of Charles University (hereinafter “the Faculty”)

Article 2
University Education
1. University education shall be acquired by studying on an accredited programme of study according to a study plan in a prescribed form. Instruction shall be provided by professors, associate professors (Associate Professors) and senior lecturers, scientific staff of the faculty and outstanding external specialists from scientific establishments and from the practice. The preparation and evaluation shall be guaranteed by a guarantor, a board of guarantors or a Subject Area Council established under Art. 23 of the Constitution of the University.
2. The faculty shall organise Bachelor’s, Master’s and Doctoral programmes of study.
3. The Bachelor’s programme of study shall take the form of full-time and/or combined study. The study shall be completed in due form by a State Final Examination, which shall include the defence of a Bachelor’s thesis. The graduates shall be awarded the academic degree “Bachelor” (abbreviated to “Bc.” in front of the name).
4. The Master’s programme of study:
   a) The Master’s programme of study in medicine shall take the form of full time study. The study shall be completed in due form by a State Rigorous Examination, which shall consist of several parts. The graduates shall be awarded the academic degree “Doctor of Medicine” (abbreviated to “MUDr.” in front of the name).
   b) Other accredited Master’s programmes of study may follow previous Bachelor’s programmes of study, or they may be independent. The programmes of study shall take the form of full time and/or combined study, and depending on the form of study may involve a shorter period of study. The study shall be completed in due form by a State Final Examination, which shall include the defence of a Master’s thesis. The graduates shall be awarded the academic degree “Master” (abbreviated to “Mgr.” in front of the name).
5. The Doctoral programme of study shall take the form of full time and/or combined study. The study shall be completed in due form by a State Doctoral Examination and the defence of a Doctoral dissertation. The graduates shall be awarded the academic degree “Doctor” (abbreviated to “Ph.D.” behind the name). The study on the Doctoral programme of study shall be governed by a separate internal regulation1.
6. The programmes of study shall be specified in study plans. The study plan shall determine mainly study obligations for each academic year.
7. Full-time study: In the study plan the instruction shall be organised in the form of lectures, tutorials, seminars, courses, practical classes, laboratory classes, consultations, conferences and independent study, which shall be held according to the regular schedule.
8. Combined study: In the study plan the instruction shall be organised in the form implementing both full-time study and distance learning principles, possibly with the use of multimedia instruction.

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1 Rules of Doctoral Programmes of Study of the 3rd Faculty of Medicine
9. Students on the programme of study for foreigners, which is held in a foreign language, shall be obliged to pay a tuition fee under s. 58 (5) of the Higher Education Act, Art. 26 (4) and Art. 33 (1) (c) of the Constitution of the University, and Art. 1 (3) and Art. 2 (5) of the Appendix No. 6 to the Constitution of the University.

10. Students of Charles University in Prague who have not registered at the Faculty may attend all lectures without any restriction. Attendance at other forms of instruction shall be subject to approval of the respective teacher. Students may have their study results assessed only if they have the appropriate study obligation registered in their Study Credit Book and confirmed by the Study Department of the Faculty.

**Article 3**

**Organisation of Study**

1. The academic year shall last twelve calendar months. Its commencement shall be determined by the Rector.

2. The academic year shall be divided into a winter term, a summer term and vacations. The dates of commencement of terms and vacations shall be determined by the Rector.

3. The commencement of instruction, examination period, practical trainings and other details concerning the division of a term shall be determined by the Dean of the Faculty upon consultation with the Rector.

4. If the study plan provides so, compulsory practical training and optional physical education courses may be done during vacations. Upon agreement with the relevant teachers, students may fulfil their study plans during vacations.

5. An examination may be held during vacations provided that it has been approved by the teacher (the board) and the student.

**PART II.**

**STUDY ON BACHELOR’S AND MASTER’S PROGRAMMES OF STUDY**

**Article 4**

**Course of Study**

1. An applicant shall become a student on the date of registration at the University. S/he shall have the right to attend all forms of instruction at the Faculty within the registered study plan from that date. Registration shall be held on dates determined by the Dean of the Faculty.

2. The Faculty shall issue to the student a Study Credit Book and a Student Identity Card during registration. Students shall make a matriculation oath; the dates of matriculation ceremonies for individual faculties shall be determined by the Rector.

3. Any student shall have the right to attend lectures within the University.

4. Registration for each year of study shall be carried out in the time period determined by the Dean. The announcement of registration shall be published on the official noticeboard not later than 2 months before the registration date. On registration for a year of study the student shall be obliged to submit her/his Study Credit Book so that the fulfilment of her/his study obligations can be checked. The student who has fulfilled study obligations entered in her/his Study Credit Book may register for the following year. Another condition for registration may be the fulfilment of other requirements resulting from the regulations of healthcare establishments; these requirements shall be provided in the Dean’s measure. Other conditions for registration of students on the parallel programme of study in English shall be defined in a contract made between the Faculty and the student.

5. A study obligation shall be defined as passing an assessment of study in the form prescribed in the study plan (Art. 6 (1)).

6. The student shall enter in her/his Study Credit Book the compulsory part of the study plan for the individual year of study: compulsory and elective study obligations. The fulfilment of all entered study obligations shall be checked during registration for further years of study according to cl. (1). Students of Charles University in Prague, who have not registered at the Faculty, may submit a written application for entering the subjects from study plans implemented by the Faculty. If the Dean approves their application, the Study Department shall confirm the entry into the Study Credit Book.

7. Registration for a year of study shall be terminated 10 working days after the commencement of instruction. A student may submit a written application for the postponement of the date of registration, however, only for particularly serious reasons (health, personal, stay abroad, etc.) and s/he must have fulfilled all study
obligations required for progression to the higher year of study before the specified date of commencement of instruction.

8. The names of students who have failed to register without an excuse shall be published on the official noticeboard as a summons to alternative registration. The dates of alternative registration shall be published on the official noticeboard not later than 10 days before the alternative registration. The failure to register after the summons shall be considered as a case under Art. 12 (1) (b). This provision shall not apply if the student failed to register on the alternative date for serious reasons.

9. A student who has failed to fulfil no more than two study obligations in a year of study may be permitted by the Dean to repeat the year of study upon a written application filed not later than 10 days before the termination of registration. The Dean may waive the default of time in justified cases. If a student has not fulfilled more than two study obligations in a year of study, or if s/he has not been permitted to repeat the year of study under the first sentence of this clause, such situation shall be considered as a case under Art. 12 (1) (b).

10. The repetition of a year of study may not be permitted more than twice in the whole course of study; however, the same year of study may not be repeated twice. In the repeated year the student shall be obliged to fulfil all study obligations in subjects which have been the cause of repetition. Students of the parallel programme of study in English shall pay the tuition fee for the repeated year of study only for study obligations which have been the cause of repetition.

11. If a student files an application for transfer from one form of study to another within the same Bachelor’s or Master’s programme of study, the Dean shall approve the application unless s/he finds any obstacles to the arrangement of instruction for the student in the requested form of study. The application must be filed at least three months and not later than two months before the end of the respective academic year. One unit of study must always be completed only in one form of study. The provisions of Art. 9 shall not be prejudiced by this clause.

Article 5

Interruption of Study

1. Studies on a programme of study may be interrupted more than once.

2. The Dean may interrupt study of a student upon the student’s written application or on her/his own initiative if this is necessary to prevent damage threatening the student, provided that the origin of the damage is not related to the previous fulfilment of study obligations. If a student applies for interruption of study after s/he has proved the fulfilment of obligations in the given unit of study and before s/he has registered for the following unit of study, and unless disciplinary proceedings have been initiated against the student, the Dean shall approve such application; study may be interrupted in this way for the minimum period of one term. Cl. (8) shall not be prejudiced by this provision.

3. The Dean shall interrupt study on her/his own initiative to the student who has been under the obligation to pay tuition fees under s. 58 (3) or (4) of the Higher Education Act and has not paid the fees within 15 days from the delivery in her/his own hands of notice to pay such fees; this provision shall not apply if it appears that there is a substantial fact which would result in the Dean’s proposal for the reduction, waiver or deferral of payment of the fees. In such case the proposal shall be delivered to the Rector without undue delay. In the notice to pay the Dean shall inform the student of the right to state facts suggesting that the duty to pay has not arisen or ceased to exist, or that there is a justification for the reduction, waiver or deferral of payment of the fees. If the student applies for a personal interview before the decision is issued, s/he shall be invited to an interview without delay.

4. Under cl. (3) study shall be interrupted for the period remaining to the expiration of the maximum duration of study. If the fees are paid and the person applies for the termination of interruption of study, the Dean shall approve the application and decide to terminate the interruption of study not later than on the last day of the term in which the application was filed or on the last day of the academic year, if the application was filed during the summer term or vacations.

5. On the date of interruption of study the student shall lose the status of student under the Higher Education Act, and time periods for the fulfilment of study obligations shall neither start nor continue. Upon termination of interruption of study, the Dean shall decide the assignment of the student to the appropriate unit of study, if necessary. If the student’s study plan was changed during the interruption of her/his study, the Dean shall determine which study obligations the student must fulfil as well as deadlines for their fulfilment according to
the Study and Examination Rules and the respective programme of study; in this connection the Dean may also impose the obligation on the student to take differential examinations in a prescribed period of time.

6. Upon expiration of the period of time for which the study was interrupted, the person to whom the study was interrupted shall acquire the right to re-register for study. If the reasons for interruption of study no longer apply, the Dean may terminate the interruption of study upon written application filed by the person to whom the study was interrupted even before the expiration of the period of interruption. If the person does not register within the given period of time, the provisions of Art. 4 (8) shall apply.

7. With the exception of cases where the reasons are particularly serious, mainly health reasons, study may not be interrupted before the completion of the first year of study.

8. The longest overall period of interruption of study² shall be such period, which together with the real period of study shall not exceed the maximum duration of study. The real period of study shall be the period which has elapsed from the date of registration at the University minus the period of time for which the study was interrupted.

9. If a student on a Doctoral programme of study applies for interruption of study the Dean shall approve such application, unless disciplinary proceedings have been initiated against the student in which the Disciplinary Commission has proposed the sanction of expulsion from study, the Dean has neither mitigated the sanction by her/his ruling nor referred the case back to the Commission, or the Rector has cancelled the Dean’s ruling. Study may be interrupted for a minimum period of one year. The longest overall period of interruption of study shall be five years.

**Article 6**

**Forms of Assessment of Study**

1. The forms of assessment of study shall be continuous assessment, credits, examinations, State Final Examinations, State Rigorous Examinations, the defence of a dissertation thesis and State Doctoral Examinations.

2. Credits shall be awarded upon the fulfilment of requirements specified for a given subject. If a credit and an examination are prescribed by the study plan, then obtaining the credit shall be the condition for taking the examination. Conditions for awarding credits shall be determined by the head teacher of the subject at the beginning of instruction and s/he shall publish them in the usual manner. As a rule, the conditions shall not be changed during the academic year; in especially well-founded cases the Dean may permit an exception following proposal by the Academic Senate; her/his decision shall be final. The teacher shall enter the word “započteno” (“credit”) in the Study Credit Book. Where a credit is not awarded, nothing shall be entered in the Study Credit Book.

3. The forms of examination shall be written, oral, practical and combined. A combined examination shall consist of at least two forms mentioned in the first sentence. In all forms of examination the student may require detailed information concerning the results (including the possibility to examine the results of the written part of examination - tests, written papers, essays, etc.).

4. The form of examination and basic requirements for the examination shall be determined by the head teacher of the subject not later than 10 weeks before the commencement of the examination period, the dates of examinations shall be determined not later than 4 weeks before the commencement of the examination period.

5. The results of examinations, State Final and State Rigorous Examinations shall be marked by the examiner or board of examiners, using the following scale of grades:

   - výborně (excellent) (1)
   - velmi dobře (very good) (2)
   - dobře (good) (3)
   - neprospěl/a (failed) (4)

6. The examiner or board of examiners shall enter the result in the Study Credit Book together with the date of examination and their signature. The result “neprospěl/a” (failed) shall not be entered in the Study Credit Book, only the date of examination without a signature shall be entered. Classification by grade “neprospěl/a” (failed) shall mean that the student has not passed the required form of assessment of study.

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² S. 54 (1) of the Higher Education Act
7. A student may not take any exam more than three times, i.e. s/he shall have the right to two resit dates; no extraordinary resit date\(^3\) shall be permitted. On Doctoral programmes of study a student may not take an exam more than twice, i.e. s/he shall have the right to only one resit date.

8. The number of examination dates must correspond to the number of students and the dates must be spread over the whole examination period. The head teacher of the subject shall announce a sufficient number of examination dates, so that the overall examination capacity shall exceed at least by 50% the number of students to be examined, and s/he shall determine the maximum number of students that can register for the given date. The calculation of number of examination dates shall be based on the list of students in the respective part of instruction provided by the Study Department. The head teacher of the subject shall also assign examiners and their alternates for individual dates. The provision in the first sentence above shall not constitute the right to arrange for a special examination date. The provision in the first sentence of cl. (7) shall not constitute the right to arrange for a special examination date.

9. The Dean may, on her/his own initiative or upon request of the teacher or student, decide that the examination shall be taken before a board, which shall be nominated by him/her.

**Article 7**

*State Final Examinations and State Rigorous Examinations*

1. State Final Examination and State Rigorous Examination (herein after “the State Examination”, the abbreviated term shall also designate a part of the examination) shall be taken before a Board of Examiners. The State Examination and the announcement of its results shall be public. A record of the course of the State Examination shall be taken and it shall be signed by the President or by an authorized member of the Board acting on her/his behalf and by all the present members of the Board. At least three members of the Board must be present.

2. The President and members of the Boards shall be appointed from among Professors, Associate Professors and specialists approved by the Scientific Council of the Faculty by the Dean, who shall also dismiss them. Other members of the Board shall be specialists appointed by the Ministry of Education, Youth and Sports of the Czech Republic.

3. The State Rigorous Examination shall consist of individual parts corresponding with the programme of study. The State Final Examination shall consist of two parts; the first part shall be the defence of thesis.

4. State Examinations shall be taken on dates determined by the Dean of the Faculty, who shall decide a regular date and two resit dates. The dates shall be published on the official noticeboard of the Faculty not later than one month before the examination.

5. A student may register for a State Examination, provided that s/he shall have fulfilled the relevant study obligations prescribed in the study plan. The student shall register for the announced dates of the State Examination with the secretariat of the centre or clinic using the appropriate form.

6. A student must take the State Examination not later than two years from the first day of the calendar month following the day of her/his fulfilment of the requirements for taking the State Examination. The provision of Art. 5 (5) shall not be prejudiced by this clause. If the student does not pass the State Examination within the given period of time, the situation shall be considered as a case under Art. 12 (1) (b). The day of fulfilment of the requirements according to the first sentence of this clause shall be defined as the first date announced for the respective State Examination for which the student may register under cl. (5).

7. If a student is classified by the grade “nepřespěl/a” (failed) on the second resit of the State Examination, the situation shall be considered as a case under Art. 12 (1) (b).

8. A student who failed to take the State Examination (or its part) or its resit on the given date and whose absence was not excused at least 5 working days before the date of the examination shall be permitted an alternative date only upon agreement with the President of the Board. The same procedure shall apply for the determination of the first resit.

9. A withdrawal from a State Examination after its commencement on grounds of momentary indisposition shall only be permissible unless the student has been set examination questions. If the student has been set the questions and s/he withdraws from the examination, s/he shall be classified by the grade “nepřespěl/a” (failed).

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\(^3\) S. 68 (3) (a) of the Higher Education Act
10. The student who passed State Examinations on regular dates (three weeks before the date of graduation ceremony) and fulfilled other possible requirements specified in the Dean’s measure shall be included on the list of graduates for the regular date of graduation ceremony determined by the Rector of the University.

11. The overall result of a State Examination shall be classified by the following scale of grades:
   - výborně (excellent) - up to the average 1.20
   - velmi dobře (very good) - up to the average 2.00
   - dobře (good) - from the average 2.01

   The final marking of the State Examination of the student shall be announced by the Board consisting of Presidents or members of Boards for individual parts of the State Examination. The Board shall be summoned by the Dean through the Study Department.

12. The overall result of study shall be assessed by the following scale of grades:
   - prospěl s vyznamenáním (passed with distinctions)
   - prospěl (passed)
   - neprospěl (failed)

13. A student shall graduate with distinctions if:
   - the average mark from the 1st to the 5th year of study did not drop below 1.2,
   - no part of her/his state examination was resat,
   - he received no “dobře” (good) grades,
   - the overall result of her/his State Examination was “excellent” (1).

   If the student received a “good” grade in one subject from the 1st to the 5th year of study, the Dean may allow a resit upon the student’s request.”

14. A State Examination may not be taken if the student is subject to disciplinary proceedings in which the Disciplinary Commission proposed the sanction of expulsion form study, the Dean neither mitigated the sanction by her/his ruling nor returned the issue back to the Commission and the Rector did not cancel the Dean’s ruling.

**Article 8**

**Individual Study Plan**

1. The Dean may permit a student upon her/his written application to study according to an individual study plan (hereinafter “IPS”), which shall provide mainly the arrangement of the compulsory part of study while maintaining the coherent order of subjects.

2. Study according to an IPS shall be permitted by the Dean for the period of an academic year.

3. Upon termination of study according to an IPS, the Dean shall decide on the assignment of the student to the appropriate year of study. If a student has not fulfilled the compulsory part of study according to the ISP, the Dean may permit the student upon her/his written application to repeat the year of study under the same conditions as provided in Art. 4 (9). If the student has not fulfilled her/his obligations or if s/he has not been permitted the repetition of the year of study, the situation shall be considered as a case under Art. 12 (1) (b).

**Article 9**

**Maximum Duration of Study**

1. The maximum duration of study on a Bachelor’s programme of study shall be the standard period of study plus three years.

2. The maximum duration of study on a Master’s programme of study shall be the standard period of study plus five years. The maximum duration of study on a Master’s programme of study, which follows a Bachelor’s programme, shall be the standard period of study plus three years.

3. The maximum duration of study on a Doctoral programme of study shall be the standard period of study plus five years, however, full time study may not exceed three years (Study and Examination Rules of the University, Art. 9 (1)).

4. If a student fails to complete her/his study within the period of maximum duration of study, the situation shall be considered as a case under Art. 12 (1) (b).

**Article 10**

**Recognition of Study Obligations**
Upon written application of the student the Dean may recognize the fulfilment of study obligations if the student has fulfilled similar study obligations at a higher education institution in the Czech Republic or abroad in recent ten years.

PART III.
COMPLETION OF STUDY

Article 11
Due Form of Completion of Study
1. Study shall be concluded in due form by the completion of study on the relevant programme of study; the day of completion of study shall be the date of passing a State Final Examination or a State Rigorous Examination or its final part.
2. Completion of study in due form and the acquisition of the respective academic degree shall be certified by a higher education Diploma specifying the programme of study, or discipline of study, which shall be awarded to graduates by the University at graduation ceremony, and a Certificate of State Final Examination, State Rigorous Examination or State Doctoral Examination and the defence of Dissertation thesis. If a graduate fails to attend the graduation ceremony, the University shall award her/him the higher education Diploma in the manner determined by the Rector. Upon application the graduate shall receive an appendix to the Diploma; usually, the appendix shall be a certification of examinations passed and marks achieved.
3. Graduates in Bachelor’s programmes of study shall be awarded the degree “Bachelor” (abbreviated to “Bc.” in front of the name); graduates in Master’s programmes of study in medicine shall be awarded the degree “Doctor of Medicine” (abbreviated to “MUDr.” in front of the name); graduates in Master’s programmes of study other than medicine shall be awarded the academic degree “Master” (abbreviated to “Mgr.” in front of the name). Graduates in Doctoral programmes of study shall be awarded the degree “Doctor” (abbreviated to “Ph.D.” behind the name).

Article 12
Other Forms of Termination of Study
1. Study shall be also terminated as a result of:
   a) withdrawal from study; the day of termination of study shall be the date of delivery of the student’s written notice of her/his withdrawal from study.
   b) failure to fulfil the requirements resulting form the programme of study under these Rules; the day of termination of study shall be the date of legal effect of the decision on termination of study. A failure to fulfil the requirements shall be a case under Art. 4 (8) and (9), Art. 7 (6) and (7), Art. 8 (3) and Art. 9 (4).
   c) withdrawal of accreditation for a programme of study; the day of termination of study shall be the date of expiry of time determined in the decision of the Ministry.
   d) termination of accreditation for a programme of study; the day of termination of study shall be the date of announcement of cancellation of a programme of study by the University.
   e) expulsion from study under the Code of Discipline; the day of termination of study shall be the date of legal effect of the decision on expulsion from study.
2. Decisions under cl. (1) (b) and (e) shall be made after the respective situation has arisen.
3. Upon written application of the student who has terminated her/his study for reasons given in cl. (1) the Dean shall issue a transcript of fulfilled study obligations, stating for how long the student has studied and that s/he has not completed study in due form.

PART IV.
DECISION MAKING ON THE RIGHTS AND OBLIGATIONS OF STUDENT

Article 13
Rights and Obligations of Students
1. Rights and obligations of students shall be provided in sections 62 and 63 of the Higher Education Act, the Constitution and internal regulations of the University and the Faculty.
2. Students shall be obliged not to disclose any information relating to individual patients which they have learned in connection with their study, including facts learned from medical documentation.4

Article 14
Decision Making on the Rights and Obligations of Students
Decision making on the rights and obligations of students shall be governed by the Higher Education Act and the Study and Examination Rules of the University; disciplinary proceedings shall be governed by the Code of Discipline for students of Charles University in Prague and the Code of Discipline of the 3rd Faculty of Medicine; decision making on awarding scholarships shall be governed by the Rules of Scholarships of Charles University in Prague and the Rules of Scholarships of the 3rd Faculty of Medicine.

Article 15
Jurisdiction of Faculty
The procedure in deciding the rights and obligations of students (hereinafter “the procedure”) in the first instance shall take place at the Faculty where the student has been registered.5

Article 16
Initiation of Proceedings, Dean’s Decision
1. Proceedings to interrupt study started on the Dean’s own initiative (Art. 5 (2)), proceedings to expel from study under s. 67 of the Higher Education Act and proceedings to set differential examinations under s. 68 (3) (d) of the Higher Education Act shall be commenced on the date of delivery of notice of the commencement of such proceedings to the student.
2. Proceedings concerning failure to fulfil requirements resulting from the programme of study according to the Study and Examination Rules (Art. 13 (1) (b), under s. 68 (3) (f) of the Higher Education Act, shall be commenced on the date of issuing the decision.
3. Proceedings concerning matters not mentioned in cl. (1) and (2) shall be commenced on the day of filing the relevant written application with the Study Department by the student. The application must contain the data necessary for the decision.
4. The Dean shall invite the student to provide additional information or explanations, if necessary. The Dean shall determine reasonable time for that purpose.
5. The Dean shall issue a decision within 30 days of the commencement of the proceedings; the time provided in cl. (4) shall not be included in this period of time. The decision under s. 68 (3) of the Higher Education Act must be executed in written form and it must contain a statement, reasoning and advice of the possibility to apply for a review.
6. Unless it is a decision under the second sentence of cl. (5), the student shall obtain information on the disposal of her/his application at the Study Department during office hours; communication of the information shall be entered in the student’s records kept by the Faculty.

PART V.
AMENDING, REPEALING, COMMON AND FINAL PROVISIONS

Article 17
Amending Provisions
1. Provisions in Part IV. of the Rules herein shall not apply to decision making under s. 68 (3) (a), (e) and (g) of the Higher Education Act.
2. The Dean’s decision under Art. 16 (5) second sentence, and the notice under Art. 16 (1) shall be delivered in the student’s own hands; however, in case of the Dean’s decisions under s. 68 (3) (f) and (h) alternative delivery shall not be permitted.
3. The Dean’s decisions under Part IV. shall be entered in the student’s records kept by the Faculty.
4. The decision shall come into force on the day following the lapse of time for filing the application for a review, or on the day following the student’s written waiver of the right to file such application, or on the day following the delivery of the Rector’s decision.

4 S. 67b (11) of the Act No. 20/1966 Coll., Health Care Act, as amended.
5 S. 51 (2) of the Higher Education Act
Article 18
Repealing Provisions
Study and Examination Rules of the 3rd Faculty of Medicine, approved on September 24, 1999 by the Academic Senate of Charles University in Prague, with all the amendments and appendices shall hereby be repealed.

Article 19
Common and Final Provisions
1. The Rules herein were approved by the Academic Senate of the Faculty on June 5, 2003.
2. The Rules herein shall come into force on the date of approval by the Academic Senate of the University.\(^6\)

MUDr. David Marx, Ph.D. - Chair of the Academic Senate
doc. MUDr. Bohuslav Svoboda, CSc. - Dean

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\(^6\) S. 9 (1) (b) of the Act No. 111/1998 Coll., Higher Education Act, as amended. The Academic Senate of the University approved this internal regulation on June 6, 2003.