
Announcement of conditions for the admission of Russian,
Belarusian, North Korean, Iranian and Syrian students
for the academic year 2023/2024

In accordance with Sections 49 and 50 of Act No. 111/98 Coll., on Higher Education and on Amendments and Supplements to Other Acts for Admission to Bachelor's and Master's Degree Programmes and other related study regulations, I hereby announce the conditions for the admission and study of Russian, Belarusian, North Korean, Iranian and Syrian students in connection with the ban on the provision of technical assistance to certain persons.

It is not possible to take any measures against students solely on the basis of their nationality to the Russian Federation, the Republic of Belarus, the DPRK, Iran or Syria. Any action should only be taken on a legal basis based on the sanctions imposed within the European Union against the Russian Federation and the Republic of Belarus in connection with the armed conflict on the territory of Ukraine. Admission of students is governed by the instruction MSMT-11649/2022-1.

In the case of the DPRK, these are UN Security Council Resolution 1718 of 2006 (concerning sanctions adopted in connection with the continuation of North Korea's nuclear military programme), EU Council Common Position 2006/795/CFSP concerning restrictive measures against the Democratic People's Republic of Korea and the successor Council Regulation 329/2007 concerning restrictive measures against the Democratic People's Republic of Korea.

In the case of Iran and Syria, these are UN Security Council Resolution 1737 of 2006, Resolution 1474 of 2007 (concerning Iran's nuclear programme and the sanctions adopted), EU Council Common Position 2007/140/CFSP concerning restrictive measures against Iran and the follow-up Council Regulation 423/2007 concerning restrictive measures against Iran.

The fact that a person is a national of one of these countries is not in itself a reason for any adjustment to the person's studies. In order for the university to proceed, it is primarily necessary to assess whether the programme of study falls within an area subject to sanctions (so-called critical).

The analysis of these study programmes is carried out on the basis of the [methodological recommendation of the FAU](#), which is available on [the FAU website](#).

Admission of students:

Colleges do not have the authority to assess personal sanctions regimes, but only sanctions associated with prohibiting the provision of technical assistance, i.e. access to potentially critical curriculum or information.

Applicants for study in a critical study programme from these countries (detected in accordance with the FAU's methodological recommendation, i.e., one to which sanctions based on the EU Council Regulation should be applied) may be offered the option of studying in another (non-critical) study programme or offered an individual study plan excluding critical subjects. If the applicant meets the admission requirements and enrolls in a critical programme of study, the appropriate procedure is to interrupt the study, which will be decided on the basis of the direct enforceability of the EU Council Regulation.

An applicant for study in a non-critical programme of study, if he/she meets the admission requirements, must be admitted to study and therefore has the right to enrol.

If an applicant from the Russian Federation or the Republic of Belarus applies to study at the university, they should be informed in advance that the Ministry of the Interior does not currently issue new visas to persons from the Russian Federation and the Republic of Belarus. Visa extensions are possible. However, the fact that a visa has not been granted is not in itself a reason for non-admission to study or for interruption of studies.

The student is not obliged to notify the university if he/she has not obtained a visa. However, if he/she does not obtain a visa, he/she has the option to ask the university to interrupt his/her studies. If he/she does not apply for interruption and does not attend classes, the relevant procedure is termination of studies according to the provisions of Section 56(1)(c) of the Higher Education Act.

Measures established at European level in the form of regulations are directly applicable in all EU Member States, without the need for any implementation in national law. All natural and legal persons in the Member States of the European Union, with the exception of the Czech Republic, are obliged to comply with the restrictions set out in these regulations.

Among the activities whose provision to both countries and their citizens is prohibited is also the prohibition of the provision of technical assistance in the field of technologies that are usable for military purposes in general and for the development and production of advanced, highly effective weapons and weapons systems, as well as weapons of mass destruction systems and their delivery systems in particular. Such technical assistance includes training, technical training and consultancy, and the provision of education in the form of higher education in fields of study useful for the above purposes is therefore considered to be a form of technical assistance.

Current students:

The fact that a person is a national of the Russian Federation, the Republic of Belarus, the DPRK or Iran is not in itself a reason for any modification of the person's studies. I hereby declare the following Master's degree program to be a critical program of study in the Faculty of Operations and Economics for the academic year 2023/24 in connection with the FAU Methodological Recommendation

Global Information Security Management

The Regulation was prepared on the basis of the *Instruction of the Deputy Minister for Management of the Section of Higher Education, Science and Research of the Ministry of Education, Youth and Sports No.: MSMT-11649/2022-1:*

doc. Ing. Tomáš Šubrt, Ph.D.
dean of the Faculty of Economics and Management
Czech University of Life Sciences in
Prague

Prague, 1 April 2023