7th Consolidated Code of Study and Examination of Charles University in Prague

Under Section 36 (2) of Act 111/1998 Sb. on Higher Education and on Changes in and Amendments to some other acts (the Higher Education Act), the Ministry of Education, Youth and Sports registered the University Code of Study and Examination of Charles University in Prague under Ref. No. 16 753/99-30 on April 26, 1999.


SEVENTH CONSOLIDATED CODE OF STUDY AND EXAMINATION OF CHARLES UNIVERSITY IN PRAGUE OF JUNE 11, 2013

Under sections 9 (1) (b) and 17 (1) (f) of Act 111/1998 Sb., on Higher Education and on Changes in and Amendments to some other Acts (the Higher Education Act), the Academic Senate of Charles University has adopted the following Code of Study and Examination of Charles University, as an internal regulation of the University:

Part I.
Fundamental Provisions

Article 1
Introductory Provisions

This Code shall govern the course of study at Charles University (hereinafter referred to as “University”) as well as first instance proceedings at the Faculty and review procedure regarding decisions on students’ rights and obligations.

* Translator’s note: Words importing the masculine shall include the feminine, and unless the context otherwise requires, words in the singular shall include the plural and words in the plural shall include the singular.
Article 2
Higher Education

1. Higher education shall be acquired in accredited programmes of study in accordance with a study plan in a prescribed form of study.

2. The programmes of study shall take the form of
   a) Bachelor’s programme of study,
   b) Master’s programme of study, and
   c) Doctoral programme of study.

3. The Bachelor’s programme of study shall aim at vocational preparation and preparation for a study in a Master’s programme. In the Bachelor’s programme, a contemporary body of knowledge and methods is made direct use of; it shall also comprise the required extent of theoretical background knowledge. The standard length of study including practical training shall range between a minimum of three and a maximum of four years. The study shall be completed properly by a State Final Examination which shall as a rule include the defence of the Bachelor’s thesis.

4. The Master’s programme of study shall aim at the acquisition of theoretical knowledge and findings based on contemporary knowledge, research and development and shall aim at mastering the capability of their application, and at developing creative skills; in the domain of art, the programme shall aim at a demanding artistic preparation and unfolding of creative talent. The Master’s programme of study represents a continuation of a Bachelor’s programme study; the standard length of this study shall be at least one and at most three years. In the case the Master’s programme doesn’t represent a continuation of a Bachelor’s programme of study the standard length of study shall be at least four and at most six years. The Master’s programme shall be completed properly by the sitting of a State Final Examination which shall include the defence of the Master’s Diploma Thesis; the programme of study in medicine, veterinary medicine and hygiene (public healthcare) shall be completed by a State Rigorosum Examination.

5. The Doctoral programme of study shall aim at scholarly research and independent creative activity in the field of research and/or development. The standard length of study shall be at least three and at most four years. Study shall be completed properly by a State Doctoral Examination and the defence of the Doctoral Dissertation. The Doctoral Dissertation shall serve as proof of capability to carry out independent work in the field of research and development or independent theoretical and creative artistic activity. The Dissertation must contain original and published results of work or results accepted for publication.

6. The programme of study may be further divided into branches of study.
7. The programme of study or the branch of study shall be specified and implemented by study plans (curricula).

8. The forms of study shall be
   a) full-time study,
   b) distance learning study, or
   c) combined study.

9. For the full-time form of study, the study plan shall be created within the framework of a programme of study in such a way that the largest part of instruction shall take the form of lectures, tutorials, seminars, courses, practical training, laboratory classes, consultation and other similar forms of instruction, which shall be held according to a regular schedule, which will be generally a weekly schedule; they shall enable students to acquire knowledge directly.

10. For the distance learning form of study, the study plan shall be created within the framework of the programme of study based on the assumption that study shall be implemented in the form of instruction using multimedia, and that teachers and students shall all the time or for most of the time be at different locations separated from each other by physical distance.

11. For the combined form of study, the study plan shall be created within the programme of study based on the assumption that study shall take a form which shall employ principles of both full-time and distance learning study.

12. The Faculty must always organise its doctoral programme of study in both full-time study form and either in distance learning form of study or in combined form of study.

Article 3
Organisation of Study

1. The academic year shall last twelve calendar months. The Rector shall determine its commencement in a Rector’s measure upon consultation with the Deans.

2. The academic year shall be divided into a winter semester, a summer semester, pre-semester period and vacations. The dates of commencement of semesters, pre-semester periods and vacations and other details of the division of the academic year shall be determined by the Rector in his measure.

3. The commencement of instruction, examination period, practical training, enrolment periods for individual subjects and other details shall be determined by the measure of the Dean of the Faculty, upon consultation with the Rector. Deans of the Faculties which implement joint programmes of study in accordance with Art. 22 (3) (c) of the
Constitution of Charles University (hereinafter referred to as the “Constitution”) shall determine these details by mutual agreement.

4. If the study plan so provides, practical training, laboratory classes, physical education courses, field trips, etc. may be carried out during vacations. Examinations may be held during vacations provided that this has been approved by the teacher (the board) and the student.

5. A study stay at another, usually foreign higher education institution, organized by the University within the study shall be a part of the study.

Part II.

Study on Bachelor’s and Master’s Programmes of Study

Article 4

Course of Study, Credit System

1. An applicant shall become a student on the date of his enrolment in the University. Enrolment shall take place at the Faculty which implements the relevant programme of study; in the case of programmes of study in accordance with Art. 22 (3) (c) of the Constitution at the Faculty which has been designated in the accreditation of the programme of study in question or in an agreement between faculties, if the accreditation permits enrolment at more than one faculty. The date of enrolment shall be determined by the Dean of the Faculty in question.

2. Upon enrolment, the Faculty shall issue to the student a Study Credit Book unless such study credit book is kept only in electronic form. The University shall issue to the student a Student Identity Card in accordance with the rules set by the Rector’s measure. The student shall take a matriculation oath (Art. 56 (1) of the Constitution).

3. The study plans (curricula) of a programme of study or a branch of study shall determine mainly time and content, relations between subjects of study, the volume and form of instruction, the number of credits assigned to individual subjects and further details concerning the credit system and the method of assessing study results. The recommended course of study of a programme or branch of study shall contain the suggested, specific course of study reflecting the study plan, including the recommended sequence of subjects and checks on study and their inclusion in individual units of study within the standard length of study. Study plans and recommended courses of study of programmes of study or branches of study shall be published on the Internet.

4. The course of study on Bachelor’s and Master’s programmes of study shall be implemented by means of credit system.
5. The course of study on a programme of study shall be divided into individual units in such a way as to enable continuing checking of the course of study and registration for following units of study; registration dates must be published on the official notice board of the Faculty in sufficient advance. A semester or a year may constitute a unit of study; the internal regulation of the Faculty under Art. 19 (1) shall determine units of study for each programme of study. Changes to a study plan in its part concerning a particular unit of study must not be effective for students who are currently enrolled for this unit.

6. If a student has failed to register for a relevant unit of study, the Faculty shall publish a summons for alternative registration; the summons must be published not later than ten working days before the alternative registration date. Failure to register during the alternative registration shall be considered as a case under Art. 12 (1) (b). This provision shall not apply if the student failed to register due to serious reasons.

7. Study plans shall stipulate which subjects shall be compulsory or elective for the given programme of study (branch of study); other subjects taught at the University are regarded as optional subjects for the given programme of study (branch of study). As optional subjects are also regarded subjects taught at other higher education institutions or their parts, or other education or scientific institutions, if so established by an agreement between the faculty or University and that university or institution. In the study plans of programmes or branches of study, elective subjects shall be put into one or more groups. The curriculum may stipulate that a student can choose one or more groups from some groups of elective subjects (a choice of specialisation within the given programme and branch of study). Division of programmes and branches of study into specialisations shall be discussed by the Research Board of the Faculty; the names of specialisations must be provided in an internal regulation of the Faculty under Art. 19 (1).

8. The study plan of a relevant programme of study (branch of study) shall assign to any subject and comprehensive examination (Art. 6 (8) (d)) a definite integer number of credits expressing the ratio between the amount of student’s work connected with passing this subject or comprehensive examination and the overall amount of work connected with the completion of all subjects and comprehensive examinations contained in the recommended course of study for the given semester; the assigned number of credits does not depend on the quality of completion of the given subject or comprehensive examination. A student who has observed the recommended course of study and fulfilled all his study obligations in a given unit of study shall acquire thirty credits, if the unit of study is a semester, or sixty credits, if the unit of study is a year.

9. Continuing checking of the course of study means checking the overall number of credits acquired by the student during his course of study, performed in the end of the current unit of study. If the student has acquired from the units of study up to the time of checking at least such number of credits that corresponds to the sum of credits for the recommended
course of study in these units of study (hereinafter referred to as “normal number of credits”), he is entitled to register for the next unit of study, otherwise such situation shall be considered as a case under Art. 12 (1) (b), unless it falls under paragraph (11).

10. If a student acquired more than fifteen percent of the normal number of credits from optional subjects, the Dean shall decide on the eventual inclusion of these over-limit credits for the purpose of the continuing checking of the course of study. The internal regulation of the Faculty under Art. 19 (1) may set this ratio for individual programmes of study (branches of study) performed by that Faculty higher.

11. The internal regulation of the Faculty under Art. 19 (1) may set the minimum number of credits necessary for registration for the next unit of study. In this case, if a student has failed to acquire the normal number of credits but has acquired at least the minimum number of credits, he is entitled to register for the next unit of study. A multiple use of this provision may be excluded or restricted by the internal regulation of the Faculty under Art. 19 (1).

12. Upon a student’s written application, the Dean may permit the taking of one or more units of study according to an individual study plan; at the same time the Dean shall determine its course and conditions. The Dean shall always grant the application for an individual study plan submitted by a student for the purposes of child care for the period which would otherwise be covered by maternity leave\(^1\); the course and conditions of such study plan shall be determined so that the time for the fulfilment of study requirements is extended at least by the period otherwise covered by maternity leave\(^1\). After completion of an individual study plan and in accordance with the conditions above the Dean shall decide on the assignment of an appropriate number of credits. The period otherwise covered by maternity leave\(^1\) under sentence two above, shall not apply when considering facts under Art. 12 (1) (b). Other provisions of this Code shall not be prejudiced by this paragraph; the internal regulation of the Faculty under Art. 19 (1) may determine the details.

13. The maximum length of study on a programme of study shall be the standard length of study of this programme plus five years in the case of a Master’s programme of study which is not a continuation of a Bachelor’s programme of study; and plus three years in other cases. If the end of such maximum length of study falls in the period from June 1 to September 29 of a calendar year, the maximum length of study shall be extended so that its end falls on September 30 of the same calendar year. Should the student fail to complete his study during this maximum length of time of study, such situation shall be considered as a case under Art. 12 (1) (b). After the expiration of the maximum length of

\(^1\) Ss. 195 to 198 of the Act No. 262 Sb., Labour Code, as amended.
study, the student may not take examinations, State Final Examinations or undergo other forms of checks on study under Art. 6 (8).

14. The internal regulation of the Faculty under Art. 19 (1) may provide further details concerning the forms of study in which programmes of study shall be implemented at the Faculty; if the Faculty implements at least one programme of study in more than one form of study, the Code shall also provide the conditions under which the Dean may permit a student to transfer from one form of study to another within the same programme of study and branch of study.

Article 5

Interuption of Study

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

2. The Dean may interrupt the study of a student upon the student’s written application or on his own initiative if this is necessary to prevent harm to the student, provided that the origin of the harm is not related to the previous fulfilment of study obligations; if the study is interrupted upon the student’s application, the study shall generally be interrupted for the period to the end of the given semester or academic year and paragraph (9) shall not be prejudiced by this provision. If a student applies for interruption of study after he has proved the fulfilment of obligations in the given unit of study and before he has registered for the following unit of study, and unless disciplinary proceedings have been initiated against the student, the Dean shall grant such application; study may be interrupted in this way for the period to the end of the given semester or academic year and paragraph (9) shall not be prejudiced by this provision. If the student applies for interruption of study on the grounds of pregnancy, giving birth or parental care for the period of time which would otherwise be covered by maternity or parental leave, or because of serious health condition or a sudden, especially difficult social situation, the Dean shall grant such application; the study shall generally be interrupted for the period to the end of the given semester or academic year. The period of interruption of study under the previous sentence, or the period of interruption of study on the Dean’s initiative under sentence one shall not be included in computing periods or in considering situations under Art. 12 (1) (b).

3. The Dean, on his own initiative, shall interrupt the study of a student who is obliged to pay tuition fees under s. 58 (3) or (4) of the Higher Education Act and has failed to pay the fees within 30 days of sending to his own hands the 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 recommendation of a reduction, waiver or deferral of payment of the fees. In
such case the Dean, with Rector’s permission, shall not interrupt the study on his own initiative; a consequence of Rector’s permission shall be the waiver of time limit for filing the application for review of the decision on assessment of the fee. If the student applies for a personal interview before the decision, he shall be invited to an interview without any delay. A record of the oral interview shall be an inseparable part of the student’s records kept by the Faculty.

4. The Dean, on his own initiative, shall interrupt the study of a student who is obliged to pay tuition fees under s. 58 (5) of the Higher Education Act and has failed to pay the fees within 30 days from the posting registered to his own hands of notice to pay such fees; this provision shall not apply, if it appears that there is a case worthy of special consideration, which would result in the specifying by the Dean of different conditions for fulfilling the obligation to pay the fee. If the student applies for a personal interview before the decision, he shall be invited to an interview without any delay.

5. Under paragraph (3) or (4) study may be interrupted for the period remaining until the expiration of the maximum duration of study. If the fees have been paid and the person applies for termination of the interruption of study, the Dean shall grant this application and decide to terminate the interruption of study not later than on the last day of the semester in which the application was filed, or on the last day of the academic year if the application was filed during the summer semester or vacations.

6. On the day of interruption of study the student shall lose the status of student under the Higher Education Act, and time for the fulfilment of study obligations shall neither start to run nor continue. Upon termination of interruption of study, the Dean shall decide on 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 his study, the Dean shall determine which study obligations the student must fulfil as well as deadlines for their fulfilment according to the internal regulation of the Faculty under Art. 19 (1) and the respective programme of study; in this connection he may also impose an obligation on the student to take bridging examinations within a prescribed period of time.

7. Upon expiration of the period of time for which the study was interrupted, the student whose study was interrupted shall acquire the right to re-register for study. If the reasons for interruption no longer apply, the Dean may terminate the interruption of study upon a written application filed by the student whose study was interrupted even before the expiration of the period of interruption. If the person fails to register within the given period of time, the provisions of Art. 4 (6) shall apply.

8. With the exception of cases where the reasons are particularly serious, mainly health reasons, study in a Bachelor’s programme of study may not be interrupted before the completion of the first unit of study.
9. The longest overall period of interruption of study (s. 54 (1) of the Higher Education Act) shall be such period which, together with the actual period of study, shall not exceed the maximum duration of study. The actual period of study shall be the period which has elapsed from the date of enrolment in the University under Art. 4 (1) minus the period of time during which this study was interrupted.

Article 6
Subjects and Assessment of Study

1. The subject may be realised in the form of lecture, tutorial, seminar, proseminar, course, practical training, internship, special course, laboratory class, field trip, fieldwork, individual work or consultation. Depending on its character, the subject may be realised in the full-time, distance learning or combined form of instruction.

2. Unless this Code or, in accordance with this Code, the Internal Regulation of the Faculty under Art. 19 (1) stipulate otherwise, a student shall have the right to register for a subject taught at the University within the time limit set for registering, and then, to attend in its instruction and undergo assessment of its study. The members of the Academic Community of the University shall have the right to attend lectures within the University.

3. A subject may take one or two semesters in the same academic year. Each subject shall have an identification code which shall be unique within the University; the system of assignment of codes shall be specified by Rector’s measure. A subject shall be determined by the identification code, the number of semesters of instruction under sentence one, the number of assigned credits, the form of instruction under paragraph (1) and the form of assessment of study under paragraph (9).

4. If a subject is a part of more study plans of one or more programmes of study, it must not be assigned different numbers of credits.

5. The Faculty which is a guarantor of instruction of the subject may state that, in accordance with study plans of programmes or branches of study in which the given subject is mentioned as compulsory or elective,

a) the registration for a given subject has as a prerequisite the completion of another subject or subjects, or simultaneous registration for another subject or subjects,

b) the completion of a given subject has as a prerequisite the completion of another subject or subjects,

c) the registration for a given subject is excluded by the simultaneous registration for another subject,

d) the completion of a given subject is excluded by the previous completion of another subject,
e) the registration for a given subject is excluded by the previous completion of another subject,
f) the completion of a subject shall be considered as the completion of another subject or subjects from the point of view of satisfying the requirements of study plans of programmes or branches of study.

6. For the capacity reasons the Faculty may limit the number of students entitled to register for a given subject; in this connection Faculty may also give priority for a given subject to students enrolling for it in accordance with their recommended course of study. If it is required by generally valid regulations, the registration may be preconditioned by submitting the appropriate medical certificate.

7. The internal regulation of the Faculty under Art. 19 (1) may restrict a repeated registration for the same subject; if, by this restriction, the student is already precluded from successfully completing a compulsory subject within this course of study, such situation shall be considered as a case under Art.12 (1) (b).

8. The forms of assessment of study shall be
   a) assessment of study of a subject,
   b) continuing checking of the course of study (Art. 4 (5) and (9) ),
   c) bridging examination,
   d) comprehensive examination,
   e) state final or state rigorosum examination (hereinafter referred to as “State Examination“).

9. Assessment of study of subject means verification of a successful completion of the subject. The forms of this assessment shall be
   a) colloquium
   b) course credit,
   c) course test,
   d) marked course credit,
   e) examination,
   f) combination of the forms under letters (a) to (e) in accordance with paragraph (10).
The assessment of study of a subject registered in the given part of study may not be carried out later than by the end of the academic year in which the student studied in the given part of study; a different time limit may be determined in an internal regulation of the Faculty under Art. 19 (1).

10. The colloquium, course credit or course test may represent an independent checking of subject, or they may represent a prerequisite for taking an examination; the conditions for acquiring them must be determined in sufficient advance. The internal regulation of the respective Faculty under Art. 19 (1) shall determine the details.
11. The results of colloquium, course credit and course test shall be marked as “pass” - “fail” (“prospěl” - “neprospěl”) or “credit granted” - “credit not granted” (“započteno” - “nezapočteno”).

12. As against course credit, a marked course credit shall denote, in the same way as an examination, how well the student fulfilled the requirements for being granted the credit.

13. An internal regulation of the Faculty under Art. 19 (1) shall determine the number of resits for a colloquium, course credit, course test or marked course credit, or provide that the number shall be determined by the lecturer of the given subject.

14. An examination shall test the student’s knowledge or his ability; basic requirements for the examination shall be in accordance with the study plan provided in the annotation of the subject and published in electronic form, and details must be provided in sufficient advance before the beginning of the examination period. The provisions of this paragraph as well as paragraphs (15) to (17) shall apply to the comprehensive examination and bridging examination accordingly.

15. The forms of examination shall be oral, written, practical or combined. Oral examinations and oral parts of combined examinations shall be open to public from among the members of Academic Community of the University; for the capacity reasons, the presence of public may be reasonably limited.

16. The results of examinations shall be marked using the following scale of grades “excellent” (“výborně” (1)), “very good” (“velmi dobře” (2)), “good” (“dobře” (3)), “fail” (“neprospěla” (4)); to successfully pass the examination shall mean to achieve the result “excellent”, “very good” or “good”. If it is necessary to calculate the average result, all the grades from all the examinations taken within the given study (paragraph (9) (e)), comprehensive examinations and resits of examinations taken shall be totalled. The internal regulations under Art. 19 (1) of Faculties of Theology may regulate grading in a different way.

17. A student may not take any examination in any subject entered in his study plan more than three times, i.e. he shall have the right to two resit dates; no extraordinary resit date shall be permitted. The number of examination dates must correspond to the number of students and the minimum number of dates is three; at least two examination dates falling in the examination period must be published before the beginning of this examination period. Further examination dates may be published no later than two weeks in advance; examination dates may be published in other time limits only upon approval of students concerned. If a student fails to appear for an examination on the date for which he has enrolled without duly excusing himself, he shall not be marked; the provision of neither this nor the first sentence shall constitute the right to arrange for a special examination date.
18. The student shall acquire the number of credits assigned to the given subject by completing the given subject, which means successful passing of the assessment of study during the period determined under Art. 3.

19. Upon a student’s written application, the Dean may recognize fulfilment of assessment of a subject, provided the student fulfilled a similar study obligation at a university or another higher education institution in the Czech Republic or abroad in the last ten years; in the case of recognition, the Dean shall decide on the possible assignment of an adequate number of credits. The recognition may be tied to taking a bridging examination or examinations within a prescribed period of time. The time limit under the first sentence may be shortened by an internal regulation of the Faculty under Art. 19 (1); however, it cannot be shorter than the standard length of study of the programme of study on which the student studies, plus two years.

**Article 7**

**State Examinations**

1. State Examinations shall be taken before a Board of Examiners (hereinafter referred to as “the Board”).

2. The State Examination may consist of more than one part. The examination and the announcement of its results or the results of its parts shall be public.

3. The Chair and members of the Board shall be appointed by the Dean of the Faculty from among Professors, Associate Professors, and specialists approved by the Research Board of the Faculty; the Chair shall be a member of the Board. Other members of the Board may be appointed by the Ministry of Education, Youth and Sports (hereinafter referred to as “the Ministry”). A record of the course of the State Examination or its part shall be taken and it shall be signed by the Chair or by an authorised member of the Board acting on his behalf and by all the members of the Board present; at least three members of the Board must be present. More than one board may be established for one programme of study (branch of study).

4. A State Examination and its part shall be graded similarly as an examination. Grades shall be passed by a resolution of all present members of the Board. If the State Examination consists of more than one part, the Board shall determine the overall result, taking into account the average result of individual parts of the State Examination; the result of “fail” ("neprospěl/a") shall be arrived at if at least one part is marked using the grade of “fail” ("neprospěl/a"); if all the parts are marked using the grade of “excellent” ("výborně"), the overall result shall be “excellent”. If a part of the State Examination consists of more than
one topical areas, the resulting grade for it shall be generally based on assessment of results from those areas.

5. Parts of a State Examination and respectively its topical areas shall be determined by the programme of study, or by the branches of study; topical areas may be determined by the specialisation (paragraph 7 (b)). If the programme of study determines that a Bachelor’s or Master’s Thesis shall be part of the State Examination, the defence of the thesis shall be part of the State Examination; the text of the thesis can only be modified before its submission for the defence, with the exception of errata.

6. A State Examination or its part may not be taken if the student is subject to disciplinary proceedings in which the Disciplinary Board has proposed the sanction of expulsion from study, the Dean has neither mitigated the sanction by his ruling nor returned the issue back to the Board and the Rector has not cancelled the Dean’s ruling. A State Examination or its part may also not be taken if the time mentioned in paragraph (10) has expired.

7. A student is not entitled to take a part of a State Examination, unless
   a) he has completed the compulsory subjects prescribed for the part of the State Examination by the study plan,
   b) he has acquired the minimum number of credits from the prescribed or chosen group or groups of elective subjects (the last sentence of Art. 4 (7)) set for this part of the State Examination by the study plan; if the study plan permits to choose for a part of the State Examination from more topic areas, it may also determine that the choice must correspond with the chosen group of elective subjects.

Another prerequisite for taking the last part of a State Examination shall be the acquisition of a number of credits equal to the standard length of study in years multiplied by sixty.

The internal regulation of the Faculty under Art. 19 (1) may also set a number of credits as a prerequisite for taking a part of State Examination which is not the last part, and it may further determine the sequence in which the parts of State Examination shall be taken.

8. The overall number of credits corresponding to all compulsory subjects for taking the individual parts of the State Examination within the given programme of study together with the minimum number of credits from the elective subjects shall not surpass ninety percent of the value under paragraph (7) (b); in cases worthy of special consideration, the internal regulation of the Faculty under Art. 19 (1) may set the limit otherwise, but never higher than ninety-five per cent. The minimum number of credits from elective subjects shall be the aggregate of the minimum number of credits from the groups of elective subjects which the student must complete under the study plan, and from the selection of other groups of elective subjects according to the study plan.
9. The Dean of the Faculty shall determine one regular date and two resit dates for the taking of a State Examination or its part. All these dates along with precise times shall be published on the official notice board not later than two weeks in advance; the two week period in which the examination takes place, shall be published on the official notice board not later than three months in advance. The dates must be arranged so that the students’ right to a regular date and two resits of a State Examination or its part is not breached with respect to the period under paragraph (10). If the student fails to appear on the date of the State Examination or its part, for which he has registered, without reasonable excuse, he shall not be graded; the provision of this sentence does not create a right for the arrangement of a special examination date.

10. A student is entitled to take the State Examination or its part within the period of two years. The time starts to run from the first day of the calendar month following the day of his fulfilment of the requirements for taking the State Examination or its part. If the student fails to take the State Examination within this deadline, such situation shall be considered to be a case falling under Art.12 (1) (b); the Faculty shall advise the student of his fulfilment of the requirements for taking the State Examination or its part.

11. A student will graduate with distinction if no part of the State Examination was re-sat or marked using the grade of “good“ (“dobře”), the overall result of the Examination under paragraph (4) was “excellent“ (“výborně”), the average of results for the whole duration of study was not higher than 1.5, and other stricter or relevant conditions set by an internal regulation of the Faculty under Art. 19 (1) were met in the course of study.

Part III.
Study on Doctoral Programme of Study

Article 8
Study Plan

1. Study on a Doctoral programme of study shall be monitored and assessed by the Subject Area Board established in accordance with s. 47 (6) of the Higher Education Act and Art. 23 (5) and (6) of the Constitution.

2. The study shall follow an individual study plan under the guidance of a supervisor and usually with the participation of an advisor. An individual study plan shall contain the list of study requirements, scholarly, research or other creative obligations as well as planned or recommended foreign study stays or other internships and other pedagogical activities. The supervisor for and advisor to each given student shall be appointed and dismissed by the Dean on the proposal of the Subject Area Board.
3. The application for a modification of an individual study plan submitted by a student for the purposes of child care for the period which would otherwise be covered by maternity leave shall always be granted; the modification shall be determined so that the time for the fulfilment of study requirements is extended at least by the period otherwise covered by maternity leave. The period otherwise covered by maternity leave shall not apply when considering facts under Art. 12 (1) (b).

4. The fulfilment of an individual study plan shall be subject to regular assessment at intervals no longer than one year; this assessment along with its reasoning shall be submitted by the supervisor and subsequently considered and approved by the Subject Area Board. The conclusion of the assessment shall be that the student

a) has fulfilled his individual study plan,

b) has not fulfilled some parts of his individual study plan without serious reason,

c) has not fulfilled the obligations of his individual study plan; this shall be considered as a case under Art. 12 (1) (b).

A Dean’s measure upon which the Academic Senate of the Faculty shall express its opinion may provide more detailed principles of the assessment.

5. A student who has fulfilled his individual study plan only partly for reasons worthy of special consideration shall also be assessed according to paragraph (3) (a).

**Article 9**  
**Course, Forms of Assessment, and Interruption of Study**

1. The maximum length of study of a Doctoral programme of study shall be the standard length of study of this programme of study plus five years; provisions of Art. 4 (13) sentences two and four shall be applied accordingly. Study in the full-time form of study shall be completed in the period corresponding to the standard length of study on the programme of study. The Dean may permit a maximum of a one-year prolongation of full-time study after the three year limit has elapsed to a student of a Doctoral program of study with the three-year standard length of study who has, in the current and previous assessment, been assessed according to Art. 8 (3) (a); the relevant written application must be substantiated, recommended by the supervisor, and approved by the Subject Area Board. If the student fails to complete his study within the maximum duration period, this shall be considered as a case falling under Art. 12 (1) (b).

2. If a student applies in writing for transfer from one form of study to another form of the same programme of study in which the programme of study is also implemented, the Dean shall grant the application; the provisions of paragraph (1) shall not be prejudiced thereby. The Dean’s measure according to Art. 8 (3) may determine further details.
3. If a student applies in writing for interruption of study and unless disciplinary proceedings have been initiated against the student, the Dean shall grant such application; study may be interrupted in this way for the period to the end of the given semester or academic year. Paragraph (4) shall not be prejudiced by this provision.

4. The longest overall period of interruption of study (s. 54 (1) of the Higher Education Act) shall be such period which, together with the actual period of study, shall not exceed the maximum length of study. The actual period of study shall be the period which has elapsed from the date of enrolment in the higher education institution minus the period of time during which the study was interrupted.

5. A student on a Doctoral programme of study may take an examination in a subject entered in his study plan twice at most, i.e. he shall have the right to one resit date. Results of the examination shall be marked using the grades of “pass – fail“ ("prospěl/a"- neprospěl/a").

6. Provisions of Article 4 paragraphs (1) and (2), Article 5 paragraph (1), sentences one, three and four of paragraph (2), paragraphs (4), (5) and sentence one of paragraph (6), Article 6 paragraphs (1), (2), (3), (5), (6), (7), subparagraph a) of paragraph (8), paragraphs (9), (10), (11), (13), (14), (15) and (19) shall apply to the course, assessments and interruption of study on a Doctoral programme of study accordingly; a number of credits need not be assigned to, and the assessment of study of a subject in the form of a marked course credit shall not apply to, subjects intended exclusively for students on doctoral programmes of study.

Article 10
Doctoral Dissertation, State Doctoral Examination

1. A State Doctoral Examination shall be taken before the State Doctoral Examination Board.

2. The course and the announcement of results of the State Doctoral Examination shall be public.

3. The Dean shall appoint the Chair and the members of the State Doctoral Examination Board upon consultation with the Subject Area Board from the ranks of professors, associate professors and experts approved by the Research Board of the Faculty. The Chair shall be a member of the State Doctoral Examination Board, the supervisor shall usually be a member of the Board, at least one member of the Board shall not be a member of the Academic Community of the Faculty. Other members of the State Doctoral Examination Board may be appointed by the Ministry.

4. Records of the course of the State Doctoral Examination shall be made and signed by the Chair, or another member of the Examination Board by proxy, and at least one more
7th Consolidated Code of Study and Examination of Charles University in Prague

member; at least three members must be present in the course of the State Doctoral Examination. Several State Doctoral Examination Boards may be created for one programme of study (branch of study).

5. The State Doctoral Examination shall be marked using the grades of “pass – fail” ("prospěl/a" - "neprospěl/a") and it may be re-sat only once. The grades shall be determined by the resolution of all present members of the State Doctoral Examination Board. If the State Doctoral examination consists of more topic areas, the grades shall usually be based on the assessment of those areas.

6. The State Doctoral Examination may not be taken if disciplinary proceedings against the student are being held in which the disciplinary board proposed the sanction of expulsion from study, unless the Dean imposed a softer sanction by his measure or remit the case to the board or the Rector dismissed the Dean’s decision.

7. The regular date and the date of re-sitting of a State Doctoral Examination shall be determined by the Dean. All these dates along with precise times shall be published on the official notice board not later than two weeks in advance; the two week period in which the examination takes place, shall be published on the official notice board not later than three months in advance. Upon agreement with the student, the date of a State Doctoral Examination may be determined individually, regardless of the mentioned time limits.

8. Provisions of paragraphs (1) to (7) shall apply accordingly to the appointment of the Chair and members of the Board for the defence of the Doctoral Dissertation. The Board for the defence of the Doctoral Dissertation shall choose two external examiners who will prepare external examiner’s reports on the submitted Doctoral Dissertation. It may be determined in an internal regulation under Art. 19 that under certain conditions more than one examiner shall be appointed. If the Board uses the grade “fail” ("neprospěl/a"), it shall determine whether it is necessary to re-write or supplement the work; the defence may be repeated not earlier than in six months.

Part IV.
Termination of Study

Article 11
Proper Completion of Study

1. Study shall be terminated properly 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 Exam or its last part, or the date of passing a State Doctoral Examination provided a Doctoral Dissertation has been defended, or the date of a Doctoral Dissertation defence provided
a State Doctoral Exam has been passed; the order of events shall be stipulated in the programme of study.

2. Proper completion of study and the acquisition of the respective academic degree shall be certified by a higher education Diploma specifying the programme of study, or branch of study, which shall be awarded to graduates by the University at the graduation ceremony, and by a Diploma Supplement. If a graduate fails to attend the graduation ceremony, the University shall award him these certificates in a manner determined by the Rector. The form and content of the higher education Diploma and Diploma Supplement shall be determined by a Rector’s measure; the Diploma Supplement shall always provide information on completed specialization courses within the Bachelor’s or Master’s programme of study.

3. Graduates of Bachelor’s programmes of study at the University shall be awarded the degree of Bachelor (abbreviated to “Bc.” preceding the name).

4. Graduates of Master’s programmes of study at the University shall be awarded the following academic degrees:
   a) in the field of medicine “Doctor of Medicine” (abbreviated to “MUDr.” preceding the name),
   b) in the field of dental medicine “Doctor of Dental Medicine” (abbreviated to “MDDr.” preceding the name),
   c) in fields other than medicine “Master” (abbreviated to “Mgr.” preceding the name).

5. Graduates in Doctoral programmes of study at the University shall be awarded the following academic degrees:
   a) in the field of theology “Doctor of Theology” (abbreviated to “Th.D.” appended to the name),
   b) in fields other than theology “Doctor” (abbreviated to “Ph.D.” appended to the name).

**Article 12**

**Other Forms of Termination of Study**

1. Study shall also be terminated as a result of:
   a) withdrawal from study; the day of termination shall be the date of delivery of the student’s written notice of his withdrawal from study, to the Faculty where he enrolled,
   b) failure to fulfil the requirements resulting from the programme of study (Art. 19 (1)); the day of termination shall be the date of legal effect of the decision on termination of study,
c) withdrawal of accreditation for a programme of study; the day of termination shall be the date of expiry determined in the decision of the Ministry,
d) cessation of accreditation for a programme of study; the date of termination shall be the date of announcement of the cancellation of a programme of study by the University,
e) expulsion from study under the Code of Disciplinary Procedure; the date of termination shall be the date of legal effect of the decision on expulsion from study.

2. In cases given in paragraph (1) (c) and (d) the University shall be obliged to arrange for the possibility of a student to continue to study on the same or a similar programme of study at the same or other higher education institution.

3. Upon application of a student who has terminated his study for reasons given in paragraph (1) the Dean shall issue a transcript of fulfilled study obligations, stating how long the student has studied and that he has not completed study properly.

Part V.
Rights and Obligations of Students, Procedure in the First Instance

Article 13
Rights and Obligations of Students

1. The rights and obligations of students shall be provided in s. 62 and 63 of the Higher Education Act, the Constitution and other internal regulations of the University.

2. Under paragraph (1), other rights and obligations of students enrolled\(^2\) in the Faculty may be provided in internal regulations of the Faculty.

Article 14
Competence of Faculty

The proceedings to determine the rights and obligations of students (hereinafter referred to as the “proceedings” \(^2\) in the first instance shall take place at the Faculty where the student is enrolled\(^2\).

\(^2\) S. 51 (2) of the Higher Education Act.
Article 15
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 bridging 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 Code of Study and Examination (Art. 12 (1) (b)) under s. 68 (3) (g)) of the Higher Education Act shall be commenced on the date of issuing the decision; such decision shall be issued without undue delay after the incidence of the case set forth in Art. 12 (1) (b).

3. Proceedings concerning matters not mentioned in paragraphs (1) and (2) shall be commenced on the date of filing the relevant written application with the Study Department by the student. The application must contain the data necessary for the decision. In the application it must be clearly stated to whom it is addressed, who has filed it, the matter it concerns, what is requested and it must be affixed with a signature and date.

4. The Dean shall invite the student to provide additional information or explanations if necessary. The Dean shall determine a 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 paragraph (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 writing and must contain a statement, justification, and advice of the right to apply for a review. The justification must clearly state what the reasoning of the decision is, i.e. what were the grounds of the Dean’s decision, including his considerations when assessing the documentation and interpreting regulations. The advice shall provide whether there is a possibility of an application for a review of the decision, what the time limit is for filing such application, that such application is filed with the Dean of the Faculty and it is decided by the Rector. The decision shall be executed in at least two counterparts, one of which shall be filed in the student’s records kept by the Faculty and the other shall be sent to the student.

6. Unless it is a decision under the second sentence of paragraph (5), the student shall obtain information on the disposal of his application at the Study Department during office hours; communication of this information shall be entered in the student’s records kept by
the Faculty. It must be ascertainable and provable in the student’s records kept by the Faculty how the application was disposed of and how the student was notified of such disposition.

Part VI.
Review Proceedings and Dean’s Measure

Article 16
Review Proceedings

1. The student in person, or through his representative to whom he granted the full power of attorney in writing, may file application for a review within 30 days from the delivery of the Dean’s decision under Art. 15 (5) second sentence (hereinafter referred to as “application“). The time period shall commence on the day following the delivery of the Dean’s decision to the student.

2. The Rector may waive the default of time in justified cases if the student applies to him by filing application in writing through the Dean within 15 days from the date on which the time for filing the application lapsed.

3. The Dean himself may only grant the application and change or cancel the decision.

4. If the Dean fails to make a decision under paragraph (3), he shall pass the application with all materials including all necessary documents to the Rector without undue delay. The Dean shall comment on all objections expressed in the application. If it is necessary, the Rector shall call on the Dean to provide needed explanations or to submit other documents. The Rector shall provide reasonable time for these acts.

5. The Rector shall dismiss the application if it was filed with a delay or by an unauthorised person. The Rector shall otherwise change or cancel a decision which has been issued contrary to the Higher Education Act or internal regulations of the University, otherwise he will dismiss the application and confirm the Dean’s original decision.

6. The Rector’s decision must be executed in writing and must contain a statement, justification and the notice that the decision is final. The justification must clearly state what the reasoning of the decision is, i.e. what the grounds of the Rector’s decision are, including his considerations when assessing the documentation and interpreting regulations. The advice shall provide that no remedial measure is permissible. The decision shall be executed in at least two counterparts, one of which shall be filed in the student’s records kept by the Faculty and the other shall be sent to the student.
7. If the Rector cancels the Dean’s decision, depending on the circumstances, he may return the matter back for further consideration. The Rector’s legal opinion shall be binding on the Dean; the same applies to provisions under Art.17.

**Article 17**

**Dean’s Measures**

Further to the Rector’s decision, the Dean shall take such measures as necessary to eliminate or at least alleviate the damage caused to the student by the erroneous decision.

**Part VII.**

**Supplementary, Common and Final Provisions**

**Article 18**

**Amending Provisions**

1. Provisions of Part V and Part VI of the Code herein shall not apply to decision-making under s. 68 (3) (a), (e), (f) and (h) of the Higher Education Act.
2. Under Art. 35 of the Constitution, the Dean’s decisions under Art. 15 (5) second sentence and the Rector’s decisions under Art. 16 (6) and the notice under Art. 15 (1) shall be delivered to the student’s own hands; in case of the Dean’s decisions under s. 68 (3) (g) and (i), alternative delivery (Art. 35 (4) of the Constitution) shall not be permitted.
3. The decisions of the Dean and the Rector under Part V and Part VI shall be entered in the student’s records kept by the Faculty.
4. The decision shall become legally effective 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 of delivery of the Rector’s decision.
5. An official record shall be made of the facts which may be important in proceedings regarding rights and duties of students as well as in other matters relating to study and students.
6. The official record shall be made without undue delay. The essential elements of the official record shall be the date, description of the situation which is the subject matter of the official record, and the first name, surname and signature of the person which has made the official record. The official record shall be an inseparable part of the student’s record kept by the Faculty.
Article 18a

Publication of Graduation Theses

1. A Bachelor, Diploma and Dissertation Thesis (hereinafter referred to as “Thesis“) submitted to defence shall be made accessible to public inspection at least five working days before the defence is held, and on the place determined by the measure of the Dean of the Faculty where the defence takes place; this measure shall also determine the period of time during which the thesis shall be accessible, and possibly further organizational and administrative elements.

2. The Dean’s measure under paragraph (1) shall also provide a calculation of costs of taking excerpts, transcripts or copies, and the manner of their procurement in case that a Thesis or its part is not available in printed form.

3. A person willing to examine the Thesis shall be instructed that the information gathered must neither be used for profit purposes nor passed off as a study, scientific or creative activity of anyone other than the author. The Faculty may demand a written affirmation that the visitor is aware of these constrictions.

4. The Dean’s measure under paragraph (1) shall be published on the official notice board of the Faculty. On this board, there shall be released the names of students who have submitted their Theses to defence, the titles of these Theses and the dates of their defence.

5. The Theses where the defence was taken, inclusive external examiners’ reports and the results of the defence, shall be published via material or electronic databases.

6. Organizational and administrative aspects of public inspection through a material database shall be established by a Dean’s measure which shall be published on the official notice board of the Faculty and to which content shall apply the provisions of paragraphs (1) to (3) accordingly. In this manner, the Theses and data under paragraph (5) shall be made accessible no later than twenty-one days after the date of defence. They must stay accessible at least as long as they are not accessible via an electronic database.

7. The details on access via electronic database shall be determined by Rector’s measure under Art. 17 (4) of the Constitution.

8. A student shall submit his Thesis to the defence also in an electronic form within the deadline set by the Dean, unless it is excluded by its nature. The electronic version must be complete and identical with the hard copy of the Thesis.

9. With the exception of Bachelor’s Thesis, a Thesis must contain an abstract. In this case a student in the manner and within the deadline under (8) shall submit separately the abstract of his Thesis in Czech and English, or in the instruction language of the programme of study where the student is enrolled in; this abstract shall be with regard to contents identical with that one in his Thesis.
10. Submitted Theses shall be kept in the University or Inter-University database of Theses. The text of the submitted Thesis shall be subject to comparison with the texts of Theses kept in the University or Inter-University database of Theses; details of comparison of the texts of Theses shall be determined by the Rector’s measure. The results of the comparison shall be made available to the student, advisor of the Thesis (supervisor), reviewers of the Thesis and the members of the Board of Examiners for the relevant part of the State Examination.

**Article 19**

**Common and Final Provisions**

1. The internal regulation of the Faculty determining the requirements of a programme of study according to Art. 4 (5), Art. 4 (7), Art. 4 (10) to (12), Art. 4 (14), Art. 5 (6), Art. 6 (2), Art. 6 (7), Art. 6 (9), Art. 6 (10), Art. 6 (13), Art. 6 (15), Art. 6 (19), Art. 7 (7) and (8), Art. 7 (11) and Art. 10 (8) shall represent an internal regulation under s. 33 (2) (e) of the Higher Education Act, usually called “Rules for Organization of Study at Faculty“.

2. The requirements of a programme of study stipulated in paragraph (1) shall, by turns, be adjusted in the Part One of the internal regulation of the Faculty under paragraph (1), either for all programmes of study accredited at the Faculty or for each programme of study separately. By the Part Two of the Internal Regulation of the Faculty under paragraph (1) may be provided for the details concerning organization of study at the given Faculty which
   a) are not regulated by the Code of Study and Examination of the University herein,
   b) are not reserved for the Part One of the internal regulation of the Faculty herein,
   c) do not establish obligations to students in the field of study.

The Part Two or an independent Part Three of the internal regulation of the Faculty herein or a Dean’s measure may regulate the details of the organization of study on Doctoral programmes of study at the given Faculty; the restriction of the preceding sentence shall apply accordingly.

3. Provided a Faculty is lacking its internal regulation under paragraph (1), and until such a regulation comes into effect, the requirements of a programme of study under paragraph (1) shall be determined by a Rector’s measure issued upon the proposal of the Dean of the Faculty, if such proposal has been put forward.

4. A Rector’s measure, commented upon by the Academic Senate of the University, may determine essential elements of the relevant agreements on inter-university study made under Art. 22 (5) of the Constitution of Charles University in Prague. In justified cases the Rector’s measure, commented upon by the Academic Senate of the University, may set
exceptions from the rules of study determined by this Code and applicable to study on international joint programmes of study such as joint-degree, multiple-degree or cotutelle.

5. The Code herein shall apply also to those students who are foreigners unless Art. 26 of the Constitution provides otherwise.

6. The Code herein was approved by the Academic Senate of the University on January 22, 1999*.

7. The Code herein shall come into force on the date of registration by the Ministry 3).


*) Changes carried out during the course of registration were approved by the Senate on April 16, 1999.

Prof. RNDr. Jan Bednář, Csc. Prof. JUDr. Karel Malý, DrSc.
in his own hand in his own hand
President of the Academic Senate Rector

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Selected Provisions of Changes

Article 2 of the Change to the Code of Study and Examination from March 14, 2005
(the third change)

Transitional Provisions

1. The Faculties shall submit proposals of the pertinent changes to their Codes of Study and Examination by June 30, 2005, or within two weeks after approval under s. 33 (4) of the Higher Education Act in order to reconcile the Codes of Study and Examination of the Faculties with the valid internal regulations of the University.

2. Within the proposals under paragraph (1), transitional provisions may restrict or eliminate the impact of the submitted change to the Code of Study and Examination of the respective Faculty on those present students whom the anticipated change of current study

3) S. 36 of the Higher Education Act. Registration was carried out on April 26, 1999.
requirements would increase disproportionately their study obligations, or on all present students except those who will be registered for the first unit of study in the academic year 2006/2007.

3. If so provided in the valid accreditation for a programme of study, in a case worthy of special consideration, the Code of Study and Examination of the respective Faculty may stipulate the advancement examination as a form of assessment of study; in such case the Code of Study and Examination of the Faculty specifies the details of this examination including admission requirements. Nevertheless, the force of this provision of the Code of Study and Examination of the Faculty must be limited by the date of expiry of the accreditation as a deadline.

4. With the exception of the instances under paragraph (2) or (3), from the date of legal effect of Art. 1 of this Change to the Code of Study and Examination of Charles University in Prague (hereinafter referred to as “Regulation”) it shall not be acted under the present Code of Study and Examination of the Faculty.

Art. 2 of the Change to the Code of Study and Examination from April 28, 2006

(the fourth change)

The Transitional Provisions of the Change to the Code of Study and Examination from March 14, 2005 are nullified.

Art. 3 of the Change to the Code of Study and Examination from April 28, 2006

(the fourth change)

Transitional Provisions

1. The bodies of the Faculties shall submit proposals of their internal regulations under Art. 19 (1) of the Code of Study and Examination of the University by May 25, 2006.

2. For selected present students, but always for all or for no students studying in a given unit of study of a given study programme, the Faculty may determine that their rights and obligations in the area of study and possibly also organisation of study shall be governed by the current regulations. Nevertheless, provisions of Art. 5 (3) and (4), Art. 8 (3), Art. 9 (1), Art. 11 (2) and Art. 18a of the Code of Study and Examination of the University shall apply to these students as well.
3. If so provided in the valid accreditation for a programme of study and in a case worthy of special consideration, the internal regulation of the Faculty under Art. 19 (1) may stipulate the advancement examination as a form of assessment of study; in such case this regulation also specifies the details of this examination including admission requirements. The effect of this provision, however, must be limited to no longer than the term of validity of the accreditation.

4. With the exception of the instance under paragraph (2), from the date of legal effect of this Change to the Code of Study and Examination of the University it shall be acted neither under the present Code of Study and Examination of the Faculty, nor under the internal regulation of the Faculty specifying the issues within the Doctoral programmes of study accordingly.

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The change to the University Code of Study and Examination of Charles University in Prague (the first change) was approved by the Academic Senate of Charles University in Prague on June 28, 2000. The change came into force on the date of registration by the Ministry of Education, Youth and Sports; it was registered on July 21, 2000 and it became effective five days after it came into force.

The change to the University Code of Study and Examination of Charles University in Prague (the second change) was approved by the Academic Senate of Charles University in Prague on January 19, 2001, the changes made within the process of registration were approved on March 23, 2001. The change came into force on the date of registration by the Ministry of Education, Youth and Sports; it was registered on June 19, 2001 and it became effective five days after it came into force.

The change to the Bursary Code of Charles University in Prague (the second change) was approved by the Academic Senate of Charles University in Prague on January 21, 2001. The change came into force on the date of registration by the Ministry of Education, Youth and Sports; it was registered on June 19, 2001, and it became effective five days after it came into force.

The change to the University Code of Study and Examination of Charles University in Prague (the third change) was approved by the Academic Senate of Charles University in Prague on February 25, 2005. The change came into force on the date of registration by the Ministry of Education, Youth and Sports; it was registered on March 14, 2005 and it became effective on
the first day of the academic year 2006/2007, with the exception of the transitional provisions (see Selected Provisions of Changes) which became effective five days after this Change came into force.

The change to the University Code of Study and Examination of Charles University in Prague (the fourth change) was approved by the Academic Senate of Charles University in Prague on April 21, 2005. The change came into force on the date of registration by the Ministry of Education, Youth and Sports; it was registered on April 28, 2006 and it became effective on the first day of the calendar month following the day it came to force, with the exception of Art. 1 (2) to (8), (12) to (16) and (18) to (20) of this Change which became effective on the first day of the academic year 2006/2007.

The change to the University Code of Study and Examination of Charles University in Prague (the fifth change) was approved by the Academic Senate of Charles University in Prague on May 22, 2009. The change came into force on the date of registration by the Ministry of Education, Youth and Sports; it was registered on June 22, 2009 and it became effective on the first day of the academic year 2009/2010.

The change to the University Code of Study and Examination of Charles University in Prague (the sixth change) was approved by the Academic Senate of Charles University in Prague on December 3, 2010. The change came into force on the date of registration by the Ministry of Education, Youth and Sports; it was registered on January 26, 2011 and it became effective five days after this Change came into force, with the exception of Art. 1 (2) and (4) of this Change which became effective on June 1, 2011.

The change to the University Code of Study and Examination of Charles University in Prague (the seventh change) was approved by the Academic Senate of Charles University in Prague on April 26, 2013. The change came into force on the date of registration by the Ministry of Education, Youth and Sports; it was registered on June 11, 2013 and it became effective on the day of the academic year 2013/2014, with the exception of Art. 1 (12) and (16) of this Change which became effective five days after this Change came into force.

To witness that the Seventh Consolidated text is correct:

JUDr. Ing. Josef Staša, CSc. RNDr. Tomáš Jelínek
President of the Legislative Commission of AS UK Head of the Rector’s Office

/Academic Senate of Charles University in Prague/