ACT 125 from the 24th of March 2011,

amending and supplementing Law no. 131/2002 Coll. on universities and on amendment

of certain acts as amended and amending and supplementing Act no. 461/2003 Coll. on Social Insurance as amended

The Slovak National Council has resolved to this Act: Art. I Law no. 131/2002 Coll. Higher Education and on change and amendments to some laws as amended by Act no. 209/2002 Coll., Act no. 401/2002 Coll., Act no. 442/2003 Coll., Act no. 465/2003 Coll., Act no. 528/2003 Coll, Act no. 365/2004 Coll, Act no. 455/2004 Coll., Act no. 523/2004 Coll., Act no. 578/2004 Coll, Act no. 5 / 2005 Coll, Act no. 332/2005 Coll., Act no. 363/2007 Coll., Act no. 129/2008 Coll., Act no. 144/2008 Coll., Act no. 282/2008 Coll., Act no. 462/2008 Col., Act no. 496/2009 Coll., Act no. 133/2010 Coll., Act no. 199/2010 Coll. Laws, Constitutional Court of the Slovak Republic no. 333/2010 Coll. and Act no. 6 / 2011 Coll. from the amended as follows: 1. In § 16a. section 6 "§ 89 section 8 "is replaced by "§ 89 section7 ". 2. In § 43. section 1, the last sentence reads: "Other students may via study at military colleges get a university education of secondary or third grade; part of the cost of university education for these students is contributed by the Ministry on the base of agreement with the ministry of defence of Slovak Republic (hereinafter referend to as "Ministry of Defence ")." 3. In § 43. section 5 the words "the Slovak Republic " are omitted (Hereinafter referend to as the "Ministry of Defence)". 4. In § 43. section 5, the letter s is omitted. 5. In § 43 section 15, the words "§ 54. 18, § 92 section 4, second sentence, " are omitted. 6. In § 63 section 9, in the first sentence the words "the licensing Ministry of the contract, the proper and timely delivery of such a license agreement corresponds to the relevant University " are replaced by the words " full information about the operator's license agreement register; for the accuracy, the university is responsible for the completeness and timely delivery of

this information and also to keep the license agreement and to keep it at the request of the Ministry to deliverer it to the Ministry timely and appropriatly ", a new second sentence is added, which reads: "The university is responsible for making the final work, , rigorous or habilitation, public, to which it is not connected with a license agrément. " in the third sentence the words "represented by the Ministry are replaced by the words " represented by the respective university; liability for damage resulting in disclosure of final work, rigorous work or habilitation to be made public in the central register of the final, rigorous and habilitation works without a corresponding license contract, shall be borne exclusively by the relevant university ". 7. In § 63 section 12, the fullstop is replaced with a comma and these words are added: "while the Slovak Republic, ministry, nor the relevant registry operator and not only the particular University are not responsible for the publication of the final work, rigorous work or habilitation thesis and its disclosure to the public if it has been published or available to the public in breach of the conditions under § 62a, and not for damage caused by such disclosure or public disclosure.". 8. In § 73, after section 5 is to be be inserted a new section 6, which reads: "(6) Ministry provides to the Social Insurance company data from the central register of students within the range a) name and surname, including titles, b) personal identification number or date of birth for foreign nationals c) the name of the university and faculty, in which studying d) study program, e) information about finishing studies. ". sections 6 and 7 are re-numbered as sections 7 and 8 9. In § 89 the existing sections 6 to 12 are to be referred to as sections 5 to 11 10. In § 91 section 4 the words "§ 89 section 3-12 "are replaced by the words "§ 89 section 3 to 11. 11. In § 92, sections 3 and 4 are: "(3) The Rector of public university determines the annutal tuition for each program, if there are Study programs provided by the faculty, the rector of the public university determines the annual tuition for the academic programs by the faculty's Dean's proposal. Annual tuition covers the academic year. Annual tuition fees for study programs in full-time training may not exceed five times the amount under section 1. Annual tuition in study programs in the external form of study cannot exceed the maximum annual tuition fees, by the respective academic year provided by the Ministry measure. The maximum annual tuition fees for study programs in the external form of study is derived

from making grants to accredited study programs (§ 89 section 4).

A full-time public university student is required to pay annual tuition fees in each year of study according to section 5 or section 6.

A part-time public university student is required to pay annual tuition fees in each year.

12. In § 96 section 11 is added at the end a comma and these words are added : "and so to give motivational to give ten percent of students in fulltime study programs except 3rd grade and ten percent of part-time tudents except for 3rd grade study programs.".

13. In § 98 section.4 "§ 89 section 2 and 8 "are replaced with the words "§ 89 section 2 and 7".
14. In § 102, section 2 the letter x is added, which

reads:

"X) provides grants to support the operation and further

dissemination of data infrastructure used by

universities and government research organizations and the public sector in carrying out their main tasks. ".

15. After § 113ac is inserted 113aca, including the

heading which reads:

"§ 113aca Transitional provision for regulating the active

from the 1st of May 2011

A public or state university student that has been addmirted for a free part-time Study program under the existing regulations can complete this course without charge; this is not valid if during study an obligation occurs to pay the tuition fees according to § 92 section 5 or section 6. "

Art. II

Law no. 461/2003 Coll. on social insurance as Act no. 551/2003 Coll , Act no. 600/2003 Coll , Act No. 5 / 2004 Coll , Act no. 43/2004 Coll , Act No. 186/2004 Coll , Act no. 365/2004 Coll , Act No. 391/2004 Coll , Act no. 439/2004 Coll , Act No. 523/2004 Coll , Act no. 721/2004 Z. , Act No. 82/2005 Coll , Act no. 244/2005 Coll , Act No. 351/2005 Coll , Act no. 734/2005 Coll , Act No. 584/2005 Coll , Act no. 310/2006 Coll , finding of the Constitutional Court of the Slovak Republic no. 460/2006 Coll. Act no. 529/2006 Coll , Act no. 592/2006 Coll , Act No. 677/2006 Coll , Act no. 274/2007 . , Act No. 677/2006 Coll , Act no. 555/2007 Coll , Act No. 659/2007 Coll. Laws, fading of the Constitutional Court of the Slovak Republic No. 204/2008 Coll , Act no. 434/2008 Coll , Act No. 449/2008 Coll , Act no. 599/2008 Coll , Act No. 108/2009 Coll , Act no. 192/2009 Coll , Act No. 200/2009Coll , Act no. 285/2009 Coll , Act No. 571/2009 Coll. , Act no. 572/2009 Coll. , Act No. 52/2010 Coll. , Act no. 151/2010 Coll. , Act No. 403/2010 Coll. and Act no. 543/2010 Coll. varies as follows:

In § 170, new section 6 shall be inserted after paragraph 5, which reads: "(6) The Social Insurance Agency provils to the Ministry of Education on the basis of data 92a) from the central register of university students statistics.

Existing paragraphs 6 to 9 shall be renumbered 7 to 10

Footnote to reference 92a reads: "92a) § 73 section 6 of the Act. 131/2002 Coll. as amended by Act no. 125/2011 Coll. ". Art. III This Act comes into force on 1 May 2011 except for Article I of the sixth and seventh points coming into effect on 1 September 2011, Article I of the twelfth point, which comes into effect on 1st of January 2012.

Ivan Gasparovic v r. Richard Sulík v r. Iveta Radičová v r.