Order No. 1. of year 2017. of the Chancellor of Kaposvár University on the payment of tuition and hostel accommodation fees of foreign self-financed students not falling under the provisions of 28.§ (2) of Government Decree 51/2007. (III. 26.)

I. Chancellor of Kaposvár University shall define the order on the payment of tuition and hostel accommodation of foreign self-financed students as follows:

I. Scope
(1) The personal scope of the order shall cover all foreign students of KU with student status who do not stay in Hungary under 28. § (2) of Government Decree 51/2007 (III. 26.).
(2) Temporal effects: from 04/04/2017 till withdrawal.

II. Operative part
Any student under the effect of the order shall pay the tuition and the hostel fee for the given semester until the beginning of the registration period of every semester. Information on the amount to be paid is available in the Neptun Registration System Finances option. For rules on ways of payment see KU Organisational and Operational Regulations vol. Annex III. Compensations and Benefits (hereinafter referred to as CB) 39.§.
Any student under the effect of the order who fails to perform either of these obligations before the deadline:

1. shall pay the late payment fees specified in Annex 1 of CB and
2. shall not be allowed to register for the given semester, turn active or inactive or have their accommodation bill issued until the arrival of the tuition, the hostel fee and the late payment penalty.
3. shall not be allowed to register for courses, submit applications or complete exams.

Any application, exam or course registration submitted in spite of those laid down in sections 1-3 shall be ineffective.

I hereby call the attention of the students involved that in the lack of active student status Kaposvár University must comply with the provisions of 74/A. § (1) of Act II of 2007 on the Admission and Right of Residence of third country nationals: „for the purposes of the proce-
dures set out in this Act, the institute of education shall, on foreign students who began their
studies, completed or interrupted, or who do not have their registration obligation fulfilled, or
whose student status terminated, within eight working days from the occurrence of the facts
inform the competent immigration authority of the home institution providing the following
data:
a) data of institute of education (name, address),
b) natural identification data of third country national, the number of valid residence docu-
ments,
c) type of student status, date and way of its granting, suspension and termination,
d) name of training taken by the student, way of its financing and schedule, started semesters,
date of deactivation of student status, expected end date of training programme”.
Furthermore, the University must inform the Immigration and Naturalisation Department on
the fact and date of the termination of the foreign student’s hostel accommodation.

III. Final Provisions
(1) The order was published in the way customary at the University.
(2) Failure to comply with the order may involve sanctions provided for by law ad internal
regulations.


Dr. Borbás Zoltán
Chancellor