



**BIULETYN PRAWNY**  
**UNIwersytetu Mikołaja Kopernika w Toruniu**

**Rok 2020; poz. 435**

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**ORDER No. 269**

**of the Rector of the Nicolaus Copernicus University in Toruń**

of 18 December 2020

**amending order No. 178 of the NCU Rector of 8 September 2020 on the organisation of education at the Nicolaus Copernicus University in Toruń in the winter semester of the academic year 2020/2021**

Pursuant to Art. 67.4 of the Act of 20 July 2018 - Law on Higher Education and Science (Dz. U. of 2020, item 85 as amended) and art. 52.3 of the resolution No. 37 of the Senate of the Nicolaus Copernicus University in Toruń of 16 April 2019 - Statutes of the Nicolaus Copernicus University in Toruń (Biuletyn Prawny UMK of 2019, item 120 as amended) in connection with art. 12 of the Regulation of the Minister of Science and Higher Education of 27 September 2018 on studies (Dz. U. of 2018, item 1861 as amended)

**it is ordered** as follows:

Article 1

Order No. 178 of the NCU Rector of 8 September 2020 on the organisation of education at the Nicolaus Copernicus University in Toruń in the winter semester of the academic year 2020/2021 (Biuletyn Prawny UMK of 2020, item 299), shall be amended as follows:

1) Article 4 shall read as follows:

**„Article 4**

- 1. Examinations and credit assessments that complete the classes referred to in art. 1.1 shall be conducted in the remote mode.**
- 2. The instructor shall indicate the platform on which the examination or credit assessment shall take place and the date of the examination or credit assessment (including the day and time).**
- 3. Records of the verification of the learning outcomes shall be done by the examiner by drawing up a report from the course of the examination or credit assessment.**
- 4. In the event that the examiner has justified doubts regarding the independence and objectivity of the examination/credit assessment, the examiner may discontinue the examination/credit assessment.**
- 5. If the examination or credit assessment is discontinued due to technical problems, the examiner shall attempt to reconnect with the student with a maximum of three attempts within 3 minutes. If the connection is restored, the examination question shall be cancelled. If, in the course of an examination or a credit assessment, the connection between the examiner and the student taking the examination or a credit assessment is permanently discontinued, the examiner shall decide whether the delivery of the examination/credit assessment produced until the discontinuation of**

**the connection makes it possible to assess the examination or give crediting, whether to declare the completion of the examination or credit assessment and award the grade, or whether to cancel the examination/credit assessment. The loss of connection, interruption of the examination/credit assessment and the decision to cancel the said shall be recorded in the examination/credit assessment record. In justified cases, a subsequent credit assessment or examination may, with the consent of the Dean, be transferred by the examiner to the University premises and conducted in the traditional form.”;**

2) Article 5 shall read as follows:

**„Article 5**

- 1. Examinations and credit assessments that complete the classes referred to in art. 1.1 in the written form shall be conducted in the remote mode. The instructor shall specify the date of the examination or credit assessment (including the day, time and duration) and indicate the platform on which the examination or credit assessment shall take place.**
- 2. The examiner shall organise the examination or credit assessment referred to in art. 5.1 in such a way as to ensure, to the greatest extent possible, the independence of the student's work and control over its course.**
- 3. Records of the verification of the learning outcomes shall be done by the examiner by drawing up a report from the course of the examination or credit assessment.**
- 4. In the event that the examiner has justified doubts regarding the independence and objectivity of the examination/credit assessment, the examiner may discontinue the examination/credit assessment.**
- 5. In the event that the examination or credit assessment is discontinued due to technical problems, the student shall inform the examiner without delay about these problems via the USOS mail.**
- 6. In cases referred to in art. 5.4 and art. 5.5, the examination/credit assessment shall be invalidated by the examiner. In justified cases, a subsequent credit assessment or examination may, with the consent of the Dean, be transferred by the examiner to the University premises and conducted in the traditional form.”;**

3) the following Article 5a shall be inserted after Article 5:

**„Article 5a**

**In justified cases, where the examination/credit assessment requires the use of the University's facilities, The Dean, in consultation with the class instructor, may decide to conduct the examination/credit assessment in the traditional form at the University premises. If a student is unable to participate in such an examination/credit assessment due to epidemic reasons, the Dean shall specify another date or other form of examination/credit assessment. ”.**

Article 2

The order becomes effective as of 18 December 2020r.

**R E C T O R**

**Prof. Dr hab. Andrzej Sokala**