DEAN’S ORDER No. 7/2008

On student insurance and procedure in the case of accrued insurance

The liability that all practicing students must conclude a separate liability insurance contract for civilian life (liability insurance in case of harm) and a separate insurance contract responsible for accident insurance is based on the contractual parties with the health facilities where the student practical experience will be performed.

For cautionary and general preventative purposes the 3. MF CU in Prague had to conclude a liability insurance contract in case of harm (including accidental insurance) for all students at the faculty, it is not exactly responsible that the above stated insurance contracts be concluded prior to the beginning of practical experience if held in the Czech Republic. This order does not oppose the fact that students may continue to seek and receive their insurance independently.

If the student wishes to perform his practical experience outside the Czech Republic, it is also necessary in the area of preventing harm, to conclude a separate individual insurance contract responsible for possible harm or accidental insurance.

In the case that the student causes harm or an accident occurs, it is necessary that the student must complete a record with the appropriate responsible doctor or nurse and immediately contact the Study Division at the 3. MF CU in Prague.

This order:
- Is effective upon issue – 7. 2. 2008
- Cancels Dean’s order No. 8/2007, explanatory report to Dean’s Order No. 8/2007, Notice to Dean’s Order No. 8/2007
- Was compiled by: JUDr. Petr Šustek, legal counsel

Doc. MUDr. Bohuslav Svoboda, CSc.,
Dean at the 3.MF CU