

Admission of foreign citizens to study

XV. Features of admission to training of foreign citizens and stateless persons

136. Foreign citizens and stateless persons have the right to receive higher education at the expense of budgetary allocations in accordance with international treaties of the Russian Federation, federal laws or the quota for education of foreign citizens and stateless persons 37 (hereinafter referred to as the quota for education of foreign citizens) established by the Government of the Russian Federation, as well as at the expense of funds of individuals and legal entities in accordance with education agreements.

137. Admission to training within the quota for education of foreign citizens is carried out in accordance with the directions of the federal executive body executive of functions for the development of state policy and normative legal regulation in the field of higher education. Enrollment within the quota for education of foreign citizens is formalized by a separate order (orders) of the organization.

138. Foreign citizens who are admitted for training on the basis of international treaties shall, in addition to the documents specified in paragraph 65 of the Rules, submit documents confirming their classification as persons specified in the relevant international treaties.

139. Foreign citizens and stateless persons who are compatriots living abroad (hereinafter referred to as compatriots) shall, in addition to the documents specified in paragraph 65 of the Rules, submit originals or copies of the documents provided for in Article 17 of the Federal Law of May 24, 1999 N 99-FZ "On the State Policy of the Russian Federation in Relation to Compatriots Abroad". Compatriots who are not citizens of the Russian Federation are not entitled to special rights when accepting for study in state-accredited bachelor's degree programs and specialist degree programs granted to certain categories of citizens of the Russian Federation in accordance with Federal Law No. 273-FZ, with the exception of the special right when accepting for study provided for in paragraph 1 of part 4 of Article 71 of Federal Law No. 273-FZ, unless otherwise provided by an international treaty of the Russian Federation.

140. When submitting documents, a foreign citizen or stateless person shall submit, in accordance with subparagraph 1 of paragraph 65 of the Rules, the original or a copy of a document certifying identity, citizenship, or a document certifying the identity of a foreign citizen in the Russian Federation or the identity of a stateless person in the Russian Federation in accordance with Article 10 of the Federal Law of July 25, 2002 N 115-FZ "On the Legal Status of Foreign Citizens in the Russian Federation".

141. Admission of foreign citizens and stateless persons to study in educational programs containing information constituting a state secret is carried out within the quota for education of foreign citizens in compliance with the requirements provided for by the state secret. legislation of the Russian Federation on

142. When admitting to fee-paying places in specialist programs, IGMA may independently establish a list of entrance examinations for foreign citizens and stateless persons (hereinafter referred to as entrance examinations for foreign citizens) and the minimum number of points for the said entrance examinations. If the number of entrance examinations for foreign citizens differs from the number of entrance examinations established in accordance with paragraphs 22 and 27 of the Rules, the organization independently allocates the number of places for admission to training based on the results of entrance examinations for foreign citizens and forms a separate competitive group for foreign citizens and stateless persons (hereinafter referred to as a competitive group for foreign citizens). Foreign citizens and stateless persons may, at their own discretion, enroll in their studies based on the results of entrance examinations for foreign citizens or based on the results of entrance examinations established in accordance with paragraphs 22 and 27 of the Rules. If specialist programs are implemented in Russian from the first year of the studies, the list of entrance examinations for foreign citizens includes an entrance examination in Russian for foreign citizens. IGMA has the right to consider as a result of the entrance examination in Russian for foreign citizens a certificate of passing the state test in Russian as a foreign language, issued in accordance with the Procedure for issuing a certificate of passing the state testing in Russian as a foreign language and confirming proficiency in Russian to a level not lower than the first level of proficiency in Russian as a foreign language. IGMA independently establishes the Rules for taking into account this certificate.