STUDENT DISCIPLINE PROCEDURE

Introduction

1. The University of Suffolk aims to provide a supportive and positive environment for

learning and teaching. It is committed to ensuring that the rights of individuals are respected and

that each person is treated with dignity, respect and courtesy at all times. Students are expected

to conduct themselves in accordance with this commitment and should show concern for the

reputation of the University and the student body, and for the effect their behaviour may have on

their fellow students and staff as well as others visiting the University. In this context, the

University has the power to discipline students who fail to meet acceptable standards of

behaviour and conduct, and to suspend, exclude or expel any student where there is good cause.

2. The University seeks to ensure that all students are aware of their obligations with regard

to conduct and acceptable standards of behaviour, and of the likely consequences of failure to

meet these obligations. Students have a responsibility to be aware of and comply with the

University's policies, procedures and regulations, all of which are published on the University's

website. On enrolment, all students are required to confirm that they accept the policies,

procedures and regulations of the University, which include the General Regulations, the Student

Charter, Dignity at Study, Online Safety, Acceptable Use of IT, and this Student Discipline

Procedure.

Purpose

3. The purpose of the Student Discipline Procedure is to ensure the fair and consistent

treatment of students by providing a clear and impartial process for dealing with allegations of

misconduct or unacceptable behaviour within a reasonable timeframe and with due regard to the

spirit of natural justice. Accordingly, it sets out the rights and duties of all those concerned in

considering allegations of misconduct and the range of penalties that could be applied for

breaches of acceptable standards of behaviour (see appendices 1 and 2).

4. This Procedure operates in accordance with the Office of the Independent Adjudicator

(OIA) Good Practice Framework: Disciplinary procedures issued in October 2018.

Scope

5. The Student Discipline Procedure applies to all students enrolled on a course at the

University of Suffolk, including those at partner institutions. It applies to the behaviour and

conduct of students whilst on the University's premises or premises associated with the

University (for example off-site teaching venues and student accommodation). It also applies to

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behaviour and conduct off-site during University activities such as placements and field trips, and

those activities when the student may be regarded as representing the University as an individual

or as part of a team or group. This includes events and activities organised by the Students'

Union.

6. The University will not normally take disciplinary action against students acting in their

personal capacity in their own homes or in public places away from the University's premises

(which includes social media) except where the student's behaviour is serious enough to warrant

concern about the potential safety of students and/or staff of the University or where the alleged

victim of the behaviour is the University itself or a student or employee of the University.

Examples of this may include the police being called to an incident, serious assault on others,

anti-social behaviour or where the student's behaviour may adversely impact the University's

community or the University's reputation.

7. There is a separate procedure for dealing with allegations of academic misconduct,

including allegations of plagiarism, collusion and cheating. However, depending on the nature of

the academic misconduct considered proven by the Academic Misconduct Panel, further action

may be taken under this Student Discipline Procedure.

8. For students enrolled on courses which lead to professional registration and/or licence to

practise, allegations of professional misconduct or behaviour that may have an impact on the

student's professional standing or suitability to be placed on a professional register after

qualification may instead be dealt with under the Fitness to Practise Procedure.

9. Where an investigation following an allegation of misconduct indicates that the student's

behaviour may be due to physical, mental or emotional wellbeing difficulties, consideration should

be given to whether to instead follow the Fitness to Study Procedure.

Principles

10. The procedure is designed to help and to encourage students to achieve and maintain

acceptable standards of behaviour by dealing with breaches of the University's rules, regulations

and standards of conduct in a supportive manner through proper investigation and explanation.

11. The procedure is built on the principle that decision-making will be free from bias or

conflict of interest. Any judgement made will be on the basis of the evidence provided by all

parties.

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12. Investigations into allegations of misconduct will be carried out in a timely, objective and

thorough manner, with due regard to confidentiality.

13. An allegation will be found proven if it is considered that the evidence presented identifies,

on the balance of probabilities, that the student is blameworthy of the misconduct.

14. Any disciplinary action taken must satisfy the test of reasonableness in all the

circumstances and be proportionate to the offence. Account will be taken of the student's

previous record and any other relevant factors, including mitigation.

Commitments

15. In considering any allegations, appropriate attention will be paid to the requirements of

the Equality and Diversity Policy. In particular, reasonable adjustments will be made for those

with disabilities, specific learning difficulties or long-term medical conditions to ensure that the

procedure can be applied equitably to all students.

16. All proceedings should be conducted on the basis of strict confidentiality. All parties to

the allegation and individuals who have been involved in any related investigation and/or the

management and/or the administration of the case will observe the requirements for

confidentiality. Whilst confidential information may need to be disclosed in order to appropriately

consider and investigate the allegation, this will only be to those staff involved in or relevant to

proceedings.

17. All documentation, correspondence and information in relation to student disciplinary

investigations and proceedings will be treated as strictly confidential. The formal outcome and

evidence on which decisions were reached will be retained by the Office for Student Appeals,

Complaints and Conduct (OSACC) pending any further action. These papers will be made

available as required to bodies/individuals with the necessary authority to require disclosure. All

copies of papers provided to those involved in proceedings will be returned to OSACC and

destroyed.

18. Students can access impartial and confidential advice from the Students' Union Advice

Service and Student Services at any stage in the procedure.

19. At every stage in the procedure, the student will be informed of the nature of the allegation

against them. The student will be given the opportunity to respond to the allegation and state his

or her case before any decision is made.

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20. At every stage in the procedure, the student has the right to be accompanied by a friend.

A friend is defined as a member of staff of the University of Suffolk or one of the partner

institutions, or a registered student of the University of Suffolk, or a member of staff or sabbatical

officer of the Students' Union. The role of the friend is to act as an observer, give moral support

and to assist the student to make their case. The friend should not also be a witness to the alleged

incident. In addition, where reasonable adjustments are required, a student may be accompanied

by a supporter e.g. a sign language communicator or a note-taker, and a student with difficulty

in understanding English may be accompanied by an interpreter.

21. Audio recordings of meetings will not normally be allowed, although reasonable

adjustments may be made if required in accordance with the Equality and Diversity Policy.

Requests for adjustments must be made in advance to OSACC.

22. It is in the interests of all to resolve disciplinary matters as quickly as possible. Whilst

every effort will be made to work within the published timescales, these may be subject to

reasonable variation after discussion between the parties or if circumstances require. Where

timescales are extended, all parties will be updated on the progress of the investigation on a

regular basis.

23. If at any stage during the procedure the student is unable to attend a meeting through

sickness or any other valid reason, reasonable efforts will be made to rearrange events to enable

the student to be present or to participate via other means, for example by telephone or Skype.

However, in the interests of progressing the disciplinary action, where alternative arrangements

cannot be made, a meeting may take place without the student present. In such cases,

exceptionally, the student's friend may be authorised in writing by the student to attend in their

absence.

24. If a student under the age of 18 is involved in any disciplinary action, their parent/guardian

may be informed.

25. The University may decide to inform the student's employer, sponsor or placement

provider of impending or other disciplinary action. The student will be informed of this decision.

26. The University reserves the right to report any incident to the police where the alleged

misconduct may constitute a criminal offence and has been committed against the University or

where there is suspected terrorist activity.

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Expectations

27. Students must recognise that they are independent adults with legal and social

responsibilities and are therefore personally accountable for their actions and behaviour.

28. Students are strongly advised to consult either the Students' Union Advice Service or the

Student Services team via the Infozone as soon as they learn that an allegation of misconduct

has been made.

29. Students are encouraged to respond to any allegation of misconduct, even if only to

confirm that they have no comment to make.

30. Students are required to attend any meetings called to discuss their behaviour when

requested to do so, and are expected to answer all reasonable questions and to co-operate in

the investigation.

Definition of misconduct

31. Misconduct is behaviour which interferes with the proper functioning of the University and

its activities or those who work and study at the University, or which has the potential to damage

the reputation of the University or the student body.

32. The following list is indicative of behaviour which would constitute misconduct and is

provided for guidance. It is neither exclusive nor exhaustive, and there may be other offences

which also constitute misconduct.

a) Disruption of, or improper interference with, the academic, administrative, sporting, social,

or other activities of the University;

b) Obstruction of, or improper interference with, the activities, functions or duties of any

student, member of staff, or authorised visitor to the University, including failure to

disclose name, student number or other relevant details to a member of University staff

in circumstances when it is reasonable to require such information to be given;

c) Violent, indecent, disorderly, threatening, aggressive or offensive behaviour or language,

however expressed, towards any other student, member of staff, or visitor to the

University;

d) Bullying or harassment in any form of any member of the University's community

(including students, members of staff, contractors, or other authorised visitors to the

University);

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e) Inappropriate use of social media, including making offensive comments to or about

members of the University's community and/or publishing audio or visual recordings of

members of the University's community without their consent and with the intention to

cause embarrassment, distress or harassment;

f) Misuse or unauthorised use of University premises or items of property, including

computer misuse or breaches of the University's acceptable use of IT policy;

g) Damage to, or defacement of, University property or the property of other students,

caused intentionally or recklessly;

h) Theft or unauthorised removal of any property owned or leased by the University or

property belonging to a student, member of staff, or authorised visitor to the University;

i) Behaviour that uses, or attempts to use, fraud, deceit, deception or dishonesty in relation

to the University or its staff or in connection with holding any office in the University or in

relation to being a student of the University, including the falsification of University records

including letters, certificates and transcripts;

j) Actions which might cause injury or put at risk the health or safety of people on University

premises or whilst on University activities;

k) Behaviour that jeopardises or damages the good order or reputation of the University,

staff or the student body;

I) Drug use on University premises and/or attending classes or entering any other learning

environment whilst under the influence of alcohol or drugs;

m) Possession of offensive weapons, possession of implements that are intended for use as

weapons and possession of illegal substances on University premises, on University

activities, or at an event under the control of the Students' Union;

n) Conduct which constitutes a criminal offence when that conduct took place on University

premises, or in the course of University activities, or against any member of the University

community;

o) Conviction of a criminal offence, irrespective of where committed, where the

consequences of the offence could impact on University staff, students or property;

p) Interfering with or intimidating witnesses in disciplinary proceedings;

q) Failure to comply with a penalty and associated conditions previously imposed under this

procedure;

r) Malicious and/or vexatious allegations and complaints brought against a student, member

of staff, or the University under the Student Complaints Procedure;

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s) Behaviour that breaches any other regulation, policy or rule of the University.

33. For the purposes of this procedure, misconduct is categorised at one of two levels, minor

or major. Minor misconduct is generally behaviour which is inappropriate but has a small or

temporary impact on the University community. Major misconduct is of a more serious nature

and is generally behaviour which has, or has to the potential to have, a significant impact on the

University community. Examples of indicative offences at each level are set out in appendix 1.

This list is provided for guidance only. It is neither exclusive nor exhaustive and there may be

other offences not listed which will constitute misconduct.

PROCEDURE FOR DEALING WITH MISCONDUCT

34. There are three stages for disciplinary proceedings: the informal stage for early

intervention and informal resolution; the formal stage, with one process for minor misconduct and

admitted major misconduct (considered by a Disciplinary Officer) and another process for major

misconduct that has not been admitted (considered by a Disciplinary Panel); and the review stage.

Initially, allegations of misconduct may be dealt with either at the informal or the formal stage.

The process for each of the stages is set out in paragraphs 51 to 80.

35. Additional information regarding the procedure for dealing with allegations of misconduct

which may also constitute a criminal offence is set out in Appendix 3.

Reporting allegations of misconduct

36. Any allegations of misconduct should be reported to the Dean of School or their

equivalent in partner institutions at the earliest opportunity. This may either be via OSACC or to

the Dean directly. Allegations of misconduct may arise from a number of sources including

observations by members of University staff (see also paragraph 37 below), complaints from

fellow students, reports from the police, and complaints from the public.

37. All members of University staff, including persons acting as agents of the University such

as security staff, are empowered to take such action as may be necessary to prevent or bring an

end to any conduct that may be in contravention of the University's rules and regulations and

may be considered misconduct. In such cases, for transparency and to ensure consistency and

equitable treatment of all cases, all incidents should be reported at the earliest opportunity to

OSACC and/or the Dean of School or their equivalent in partner institutions.

38. Following receipt of an allegation of misconduct, the Dean of School, in consultation with

the Academic Registrar, will determine whether the allegation can be dealt with at the informal

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stage or is of sufficient concern that formal stage proceedings should be instigated. In potentially

serious cases, the Dean of School and Academic Registrar may recommend to the Vice-

Chancellor that the student is suspended pending investigation (see paragraphs 39 to 50).

Precautionary action (including suspension) pending investigation and/or outcome of

formal disciplinary proceedings

39. Where a student is the subject of an allegation of misconduct, has a criminal charge

pending or the subject of a police investigation, the University may take precautionary action

pending the outcome of the disciplinary process or the conclusion of the police investigation

and/or any criminal proceedings. Such action may be considered necessary in order to ensure

that a full and proper investigation can be carried out (either by the police or by the University),

or to protect the alleged victim or others whilst the allegation is being dealt with.

40. Precautionary action may include imposing conditions requiring the student to have no

contact with a named person or persons, or suspending the student from the University, with the

suspension applying to placement elements, theory elements or both.

41. A student who is suspended may be wholly or partly prohibited from entering the

University's premises and from participating in University activities, including exercising their

duties of any office or committee membership or ambassadorial roles in the University. The

suspension may be subject to qualification, such as giving permission to attend an examination

or submit an assignment, and depending on the nature of the alleged misconduct, the suspension

may permit or deny access to Brightspace and other online resources.

42. Suspension is an interim measure and is not a punishment. The suspension may be to

take a student off campus or out of placement for their own safety or for the safety of others while

an investigation is carried out, or to provide a cooling off period.

43. In cases where the safety of others is perceived to be at risk, or where deemed necessary

to protect the property of the University or of a member or members of the University community

or people with whom contact may be made on a placement, or to protect or uphold the reputation

of the University, the suspension may be with immediate effect following receipt of the allegation.

44. Only the Vice-Chancellor may suspend a student. In the absence of the Vice-Chancellor,

the Deputy Vice-Chancellor or the Chief Operating Officer are empowered to authorise the

suspension. Where the student is registered at a partner institution, the relevant Principal (or

equivalent) or their authorised representatives have delegated authority to suspend a student.

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45. Any suspension of a University of Suffolk student registered at one of the partner colleges

must be notified immediately in writing by the relevant Principal (or equivalent) or their authorised

representative to the Vice-Chancellor and Academic Registrar.

46. The period of suspension is at the discretion of the Vice-Chancellor/Principal (or

equivalent) or their authorised representative.

47. The terms of the precautionary action and the reason for it will be notified to the student

in writing by the Vice-Chancellor/Principal (or equivalent) or their authorised representative. The

student will also be informed how to appeal the decision.

48. The suspension of a student, wholly or partly, will be reviewed every four weeks, or at

any stage if there is a material change in the circumstances of the case, and a recommendation

made to the Vice-Chancellor or their authorised representative as to whether the suspension

should continue. The review will be carried out by the Academic Registrar and the relevant Dean

of School (or equivalent at partner institutions) or their nominees plus one other senior academic

who has had no previous involvement in the case. Factors to be considered as part of the review

include the reason(s) for the suspension, any altered circumstances, the stage of any

investigation(s), the behaviour of the student since being suspended and the estimated timescale

before the case is likely to be resolved. Those carrying out the review may also consult with the

relevant course director, and the student will also be given the opportunity to submit written

representations and to make representations in person.

49. Should the outcome of the review be a recommendation to lift the suspension,

consideration will be given to any terms that should be applied to the student's return to the

University. The lifting of the suspension will not affect the disciplinary process. The suspension

may be reinstated immediately if there are grounds for suspecting that the student is either

seeking to influence the proceedings or if there is a further incident of misconduct, either related

or unrelated to the original cause of suspension.

50. Should the suspension continue after the review, it shall remain under review and subject

to review at four-weekly intervals until the conclusion of the formal stage proceedings.

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STAGES

Early intervention and informal resolution (informal stage)

The University encourages open and transparent communication between staff and

students in order to identify and remedy minor incidents of misconduct as speedily and as

effectively as possible. There is likely to be less recourse to the formal stage if deficiencies in a

student's conduct, including standards of behaviour, are brought to their attention at the earliest

possible opportunity by their tutor or other appropriate member of staff and where appropriate

help and support are offered to the student.

52. It is expected that Deans of School and Heads of Service or their equivalent in partner

institutions will ensure that processes and appropriate recording mechanisms are in place locally

to respond to minor incidents of misconduct in a timely and proportionate way through early

intervention and informal resolution. This may include a compulsory meeting with the Dean of

School, Associate Dean or Head of Service, regular pastoral support and guidance with the

student's personal tutor, or referral to Student Services for further specialised support and

quidance.

53. If the student is required to attend a compulsory meeting with either the Dean of School,

Associate Dean or a Head of Service, the student may be accompanied at the meeting by a

friend as defined in paragraph 20. At this meeting, the Dean of School, Associate Dean or Head

of Service may decide to impose a penalty on the student for a proven and/or admitted act of

misconduct, in accordance with the table in Appendix 2. The Dean of School, Associate Dean or

Head of Service will be responsible for determining the penalty and explaining the rationale to

the student, either verbally or in writing.

54. Where attempts have been made at early intervention and informal resolution but there

are repeated incidents of misconduct or, as a result of discussion with the student, the matter is

found to be more serious than it initially appeared, the Dean of School, in consultation with the

Academic Registrar, may initiate formal stage proceedings.

Formal stage

55. On the instigation of formal stage proceedings, OSACC will be notified and an

Investigating Officer will be appointed to carry out a preliminary investigation to establish whether

there is sufficient evidence to support the allegation of misconduct and, if so, to determine

whether it should be classified as minor or major misconduct. The Investigating Officer will

normally be a senior academic or a relevant Head of Service, or the equivalent in partner

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institutions, who has been trained to undertake the role of Investigating Officer and has had no

previous involvement in the case.

Formal stage – preliminary investigation

The Investigating Officer, via OSACC, will arrange a meeting with the student in order to 56.

discuss the allegation, normally within ten working days of receipt of the allegation.

57. The student will be informed of the date, time and venue for the investigative meeting in

writing by OSACC at least three working days before the meeting, and will be provided with a

summary of their alleged misconduct. The student will also be advised that they may be

accompanied at the meeting by a friend (as defined in paragraph 20) and that guidance and

support is available from the Students' Union Advice Service and Student Services.

58. The Investigating Officer may also interview, or request written statements from, relevant

staff and students as part of their investigation in order to establish the facts of the case.

59. A representative from OSACC will be present at all meetings held as part of the

preliminary investigation to take minutes of the discussions. A copy of the minutes will be sent to

the participants in the meeting(s) for approval as an accurate record of discussions.

60. Following the preliminary investigation, the Investigating Officer will produce a report

providing:

a summary of the allegation;

an outline of the investigation carried out;

a summary of the findings, including whether the student has admitted the misconduct;

a conclusion on whether there is sufficient evidence to support the allegation;

a summary of how the alleged misconduct may impact on an individual, a group, or the

University as a whole;

the category of misconduct (minor or major).

61. The Investigating Officer will discuss their report and findings with the Dean of School

and/or Academic Registrar who will decide, based on the balance of probabilities, one of the

following outcomes:

a) there is no case to answer and no further action should be taken;

b) there is a case to answer, but it should be pursued under another procedure (for example

Fitness to Study or Fitness to Practise):

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c) the allegation should be considered under the formal proceedings by a Disciplinary Officer

(see paragraphs 63 to 68);

d) the allegation should be considered under the formal proceedings by a Disciplinary Panel

(see paragraphs 69 to 79):

e) the allegation is frivolous, malicious or vexatious, in which case there is no case to answer

but action may be taken against the individual who made the allegation.

62. The student will be notified by OSACC of the outcome of the preliminary investigation,

normally within five working days of the decision. In all cases, the student will be provided with a

rationale for the decision, and given clear information about what will happen next (where

applicable).

Formal stage – disciplinary proceedings by a Disciplinary Officer

63. If, following the preliminary investigation, the alleged misconduct has been admitted by

the student, or there is sufficient evidence to support the allegation and it is categorised as being

minor, the case can be referred to a Disciplinary Officer to complete the disciplinary proceedings.

64. The Disciplinary Officer will normally be the Dean of School or their nominee, or a relevant

Head of Service, and will have been appropriately trained for the role.

65. When notified by OSACC of the outcome of the preliminary investigation, the student will

be asked to submit a written statement in response to the allegation and any relevant supporting

evidence for consideration by the Disciplinary Officer. The student will be given a date by which

to submit the written response, normally within five working days. The student will also be

informed of the date, time and venue for the disciplinary meeting with the Disciplinary Officer.

The student may be accompanied at the disciplinary meeting by a friend, as defined in paragraph

20.

66. In advance of the disciplinary meeting, the Disciplinary Officer will review the Investigating

Officer's report, minutes of the Investigating Officer's meetings and written statements gathered

by the Investigating Officer, along with the written statement submitted by the student. Following

this review, the Disciplinary Officer may seek clarification or request additional evidence or

statements as they deem necessary in order to reach an informed decision.

67. At the disciplinary meeting, the Disciplinary Officer will discuss the misconduct with the

student and give the student the opportunity to respond. At the end of the meeting, having

considered the written evidence and the discussions with the student, the Disciplinary Officer will

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decide, on the balance of probabilities, if the student is guilty of the misconduct. If a student is

found guilty of misconduct, the Disciplinary Officer may impose one or more of the penalties set

out in Appendix 2. The penalties are further defined in paragraphs 80 to 91.

68. A representative from OSACC will be present at the disciplinary meeting to record

discussions and the decision, including the justification for the decision and, where applicable,

the penalty to be imposed and any conditions.

Formal stage – disciplinary proceedings by a Disciplinary Panel

69. If, following the preliminary investigation, there is sufficient evidence to support the

allegation, it is categorised as being major and the alleged misconduct has not been admitted by

the student, the case should be referred to a Disciplinary Panel to complete the disciplinary

proceedings.

70. The Disciplinary Panel shall comprise:

Dean of School or nominee (Chair)

Two senior members of staff not previously involved in the case, which may include a

Head of Service

A representative from OSACC will act as secretary to the Disciplinary Panel and will record the

discussions and the decision, including the justification for the decision and, where applicable,

the penalty to be imposed and any conditions.

71. Membership of the Disciplinary Panel will be approved by the Academic Registrar. Other

than in exceptional circumstances, the Panel will be of mixed gender.

72. OSACC will arrange a date for the Disciplinary Panel meeting as soon as possible

(preferably within fifteen working days), and will formally invite the student to attend. The student

may be accompanied at the meeting by a friend as defined in paragraph 20. The student will also

be asked to provide a written statement in response to the allegation and any relevant supporting

evidence for consideration of the Disciplinary Panel. The student will be given a date by which to

submit the response, normally at least ten working days prior to the panel meeting.

73. The Investigating Officer will also be invited to attend the meeting of the Disciplinary Panel

to present the case.

74. The student and the Investigating Officer may nominate relevant individuals who can

present information about the case as witnesses and should inform OSACC of their name(s) and

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relevance to the case at least ten working days prior to the panel meeting. The decision of the

Chair of the Disciplinary Panel regarding witnesses to be called shall be final. In reaching a

decision about witnesses to be called, the Chair will take into account their number and relevance

to the matter in hand.

75. OSACC will inform witnesses of the date, time and venue of the Disciplinary Panel

meeting and invite them to attend, but is not responsible for ensuring their attendance. The

unavailability of witnesses will not restrict or delay the panel meeting unless the Chair determines

that their evidence may be material to the decision of the Panel. Unavailable witnesses may

submit a statement to OSACC for consideration by the Panel. Exceptionally, a witness may be

accompanied by a friend as defined in paragraph 20.

76. An explanation of the purpose of the meeting and copies of the documentation being

considered will be sent to the members of the Disciplinary Panel, the Investigating Officer and to

the student concerned, normally at least five working days before the meeting. The

documentation will also include:

the nature of the alleged misconduct

membership of the Disciplinary Panel

the name of the presenter of the case (normally the Investigating Officer)

the name(s) of any witness(es) called

the date, time and place of the meeting

77. The order of proceedings will be at the discretion of the Chair, but should normally be

conducted as outlined in Appendix 4.

78. The Panel will consider the oral and written evidence submitted by the Investigating

Officer and any oral and/or written statement or evidence provided by the student. The

Disciplinary Panel has the right to seek such other evidence as it deems necessary to make an

informed decision and may be adjourned to allow for such evidence to be gathered.

79. The Disciplinary Panel will operate on the principle of the balance of probability and the

decision reached should be the majority decision of the members. Where there is a split decision,

the outcome will be determined by the Chair.

Penalties following formal stage proceedings

80. If a student is found guilty of misconduct, one or more of the penalties outlined in Appendix

2 may be imposed.

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81. In determining the penalty to be imposed, consideration should be given to:

the seriousness of the misconduct;

the student's previous disciplinary record;

whether the student admitted the misconduct;

any mitigating factors.

82. The student will be informed in writing by OSACC of the penalty and any conditions

attached, along with the rationale for the decision. The student will also be informed of their right

to appeal the decision (see paragraph 93).

83. If the decision of the Disciplinary Officer or Panel is that the student is excluded or

expelled, OSACC will inform the Academic Registrar who will make a recommendation to the

Vice-Chancellor for the appropriate action to be taken.

Cautions and conditional discharges

84. Any cautions and conditional discharges will be recorded on the student's file and

enforced for the specified period of time. There may be occasions when a student's conduct is

satisfactory throughout the period in which the caution and/or conditions are in force only to lapse

soon thereafter. If a pattern emerges and there is evidence of abuse, the student's disciplinary

record will be taken into account in deciding the time limit for any new cautions and the penalty

for further proven offences.

Written warnings

Any written warnings will remain on the student's record for the duration of their studies

and will be taken into consideration if a further proven case of misconduct occurs. Written

warnings should make it clear to the student what the warning is for and the potential

consequence of any subsequent actions that constitute misconduct.

Fines and compensation

A student may be required to pay a fine to the University for acts of misconduct. For minor

misconduct, the maximum fine is £50 and for major misconduct the maximum fine is £100.

87. A student may be required to pay compensation to the University or to the victim to make

good, in whole or in part, any loss or damage to property or premises, or to reimburse any

additional costs incurred by the University or victim as a result of the misconduct.

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88. The student will be given a deadline by which to pay the fine or compensation, and will

be informed whether it is possible to pay in instalments. OSACC will be notified when payment

has been received and the student's disciplinary record will be updated accordingly. Failure to

pay the fine or compensation by the deadline without good reason may result in the debt being

referred to an external debt collection agency.

Exclusion

89. Only the Vice-Chancellor or their nominee at the University of Suffolk can exclude a

student. A student who is excluded from the University may have restricted rights to enter the

University's premises or to take part in University activities. Exclusion may be subject to

qualification, such as permission to take an examination or submit an assignment. An exclusion

may also include a requirement that the student shall have no contact with a named person or

persons. There will also be a time limit associated with the exclusion. The terms of the exclusion

and the reasons for it will be notified to the student in writing by the Vice-Chancellor.

90. Any exclusion of a student registered at a partner institution shall be notified immediately

in writing to the Vice-Chancellor by the relevant Principal (or equivalent) or their authorised

representative.

Expulsion

91. Only the Vice-Chancellor or their nominee at the University of Suffolk can expel a student.

A student who is expelled from the University will normally have no rights to enter the University's

premises or to take part in University activities. Expulsion will normally take immediate effect.

The recommendation to expel the student should also include a recommendation to the Vice-

Chancellor as to whether to withhold any exit award due to the student. An expelled student will

not normally be accepted on to any future courses at the University. The terms of the expulsion

and the reasons for it will be notified to the student in writing by the Vice-Chancellor.

Notification of outcome

92. OSACC will confirm the outcome of the disciplinary proceedings to the student in writing,

normally within five working days. In all cases, the student will be provided with a rationale for

the decision. Where a penalty has been imposed, the student will be given clear instructions of

any implications and any actions they need to take. Where the penalty was a recommendation

of exclusion or expulsion, the student will be sent a separate letter from the Vice-Chancellor.

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Appeals (review stage)

93. A student may appeal against a finding of guilt and/or the penalty imposed by the

Disciplinary Officer or Panel. The appeal must be submitted in writing to OSACC within ten

working days of the date of the letter informing the student of the outcome of the formal stage

proceedings.

94. The grounds on which an appeal can be considered are:

that the penalty is disproportionate in the circumstances;

that the Disciplinary Officer/Panel did not make reasonable efforts to acquire all relevant

information;

that new evidence has become available that could materially affect the Disciplinary

Officer/Panel's decision or recommendation to the Vice-Chancellor;

• that there is evidence of procedural irregularity and/or prejudice and/or bias or the

appearance of prejudice and/or bias in the conduct of the disciplinary process.

95. The Academic Registrar or nominee will review the appeal and determine whether there

are valid grounds for the appeal that warrant further consideration.

96. If the Academic Registrar or nominee determines that there are no grounds for further

consideration of the appeal, the matter will be referred to a senior representative of the awarding

institution for consideration. If the senior representative of the awarding institution agrees that

there are no grounds for further consideration, the Academic Registrar or nominee will inform the

student, in the form of a completion of procedures letter, within ten working days giving the

reasons for that decision. This decision is final and there is no further right of appeal. Students

may be able to seek a review by the Office of the Independent Adjudicator (OIA) (see paragraph

111).

97. If the Academic Registrar or nominee or senior representative of the awarding institution

determines that the appeal does warrant further consideration, the Academic Registrar will

convene a Disciplinary Appeals Panel.

98. The Disciplinary Appeals Panel shall comprise:

Deputy Vice-Chancellor or nominee (Chair)

• Two senior members of staff (one of whom must be from the awarding institution)

A representative from OSACC will be secretary to the Disciplinary Appeals Panel and record the

Panel's decision and justification for that decision.

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99. Membership of the Disciplinary Appeals Panel will be determined by the Academic

Registrar. No member of the Panel shall have had any prior involvement in the case being

considered.

100. The Disciplinary Appeals Panel shall carry out a paper-based review of the documentary

evidence considered by the Disciplinary Officer or Disciplinary Panel and the report/minutes

detailing their decision, together with the written statement submitted by the student setting out

the grounds for the appeal. The Panel shall not proceed by way of a re-hearing but has the power

to require the presentation of such further evidence as it deems necessary to reach an informed

decision.

101. The student will be informed when the Disciplinary Appeals Panel will meet but will not

normally be present. In exceptional cases, for example where reasonable adjustments are

required or where the interpretation of evidence is disputed, a student may be permitted to attend

the meeting to present evidence in person. The decision as to whether to permit a student to

attend will be made by the Academic Registrar in consultation with the Chair of the Panel. The

student may be accompanied at such a meeting by a friend (as defined in paragraph 20).

102. OSACC will provide the Disciplinary Appeals Panel with the documentation considered

by the Disciplinary Officer or Disciplinary Panel along with that submitted by the student in

advance of the meeting. The Chair may also request that additional information be gathered prior

to the meeting.

With limited exceptions (for example, where information cannot be disclosed because of

the University's obligations under the General Data Protection Regulation (GDPR)), all written

material considered by the Disciplinary Appeals Panel under this procedure will be accessible to

the student if requested.

104. The Disciplinary Appeals Panel, having considered the evidence, will decide whether the

appeal should be upheld, either fully or partially, or rejected.

105. If the Disciplinary Appeals Panel rejects the appeal, the original penalty shall stand.

However, the Panel has the right to increase the penalty where, in the Panel's view, the appeal

is frivolous and/or vexatious, or where the penalty originally imposed is considered to be

inadequate. In such cases, the Secretary shall record the reasons for the decision.

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106. If the Disciplinary Appeals Panel fully or partially upholds the appeal, the Panel may

decide that the student is not guilty of misconduct, or confirm the finding of guilt but decide on a

different penalty.

107. If following an appeal against exclusion or expulsion a student is reinstated, the University

shall make every reasonable effort to mitigate the effects, if any, of the exclusion.

108. The student can expect to hear the outcome of the Disciplinary Appeals Panel, in writing

via OSACC, within five working days of the Panel meeting. The student will also be informed

within that time if the complexity of the case prevents an outcome being reached and advised of

the likely timescale for further action and notification of the outcome.

109. In all cases, regardless of whether the appeal was upheld, in full or in part, or rejected,

the outcome letter will give a full and clear explanation of the decision and rationale.

110. The decision of the Disciplinary Appeals Panel is final and there is no further right to

appeal within the University. Students may be able to seek a review by the OIA (see paragraph

111).

Further right to appeal

111. Students who are dissatisfied with the outcome of their appeal may be able to seek a

review by the OIA should the case be eligible under the OIA's rules (see http://www.oiahe.org.uk/).

Details will be provided in the completion of procedures letter advising the student of the final

outcome of the appeal.

Monitoring and evaluation

112. The University of Suffolk will monitor and evaluate the effectiveness of the Student

Discipline Procedure and reflect upon the outcomes for enhancement purposes. A report will be

submitted annually to the Equality and Diversity Committee, the Quality Committee and Senate.

The report will include equality monitoring data.

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APPENDIX 1: CATEGORISATION OF MISCONDUCT

For the purposes of the policy, misconduct is categorised at one of two levels, minor or major. The following table gives examples of misconduct that would fall into each category and is provided for guidance only. It is neither exclusive nor exhaustive and there may be other offences not listed which will constitute misconduct.

Level	Examples of misconduct offences
Minor Misconduct	Disobedience
	Noisy behaviour
	Dropping litter
	Fighting (pushing/shoving)
	Rudeness
	Poor attitude to staff and other students
	Improper use of learning resources
	Offensive behaviour or language
	Minor disruptive behaviour in class or at placement
	Unauthorised and/or unreasonable use of a mobile phone
	Minor breach of rules and regulations
Major Misconduct	Physical assault / fighting (punching/kicking/slapping/biting)
	Sexual misconduct / sexual assault
	Serious injury to people or property
	Acting with intention to cause serious harm
	Persistent or excessive disruptive behaviour in class or at placement
	Repeated minor misconduct offences
	Repeated, offensive behaviour or language
	Deliberate damage to property
	Behaviour which endangers others
	Stealing from other students, members of staff or the public
	Bullying and/or harassment
	Intimidation and/or discrimination on the grounds of age; disability;
	gender reassignment; race or ethnic/national origins; religion or
	belief; sex; and/or sexual orientation
	Verbal abuse or making threats against people or property
	Inflicting injury on others or acting in a way which endangers others

- Misuse or deliberate interference with computerised information
- Accessing or making available to others pornographic or other offensive material on computers or by any means
- Fraud or attempted fraud
- Not adhering to information, instruction, training and supervision provided for own or others' health, safety and wellbeing
- Deliberately damaging or removing safety equipment
- Drug related offences, misuse of drugs, alcohol or other substances, or consumption of alcohol or substances in contravention of the University's regulations
- Reckless or dangerous driving on site or en route to placement or other University activities
- Possession of weapons or replica weapons
- Conduct, either on or off campus, which brings the University into disrepute
- Promoting unlawful acts
- Accessing security sensitive materials without gaining appropriate permissions or conducting security sensitive research
- Any conduct which constitutes a serious criminal offence

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APPENDIX 2: PENALTIES

If a student is found guilty of misconduct, one or more of the penalties set out below may be imposed. When determining penalties, consideration will be given to the seriousness of the misconduct, the circumstances of the misconduct, whether the student has admitted the misconduct and the means and general personal circumstances of the student. Any previous misconduct by the student, in related or unrelated areas which might form a pattern of behaviour contrary to the required standards, will also be taken into account. In all cases, the penalty imposed should be proportionate to the offence(s) committed.

Stage	Penalty	Application by level
Informal, Formal and Review	Verbal reprimand/informal warning: The student will be informed that their behaviour is unacceptable	Minor or major
	Apology: Require the student to apologise to a named person or persons for their behaviour, verbally or in writing	Minor or major
	Reflection: Require the student to submit a reflective piece of work on their behaviour	Minor or major
Formal and Review	Absolute discharge: The student may be technically guilty of the alleged misconduct, but no blame is attached to his or her actions	Minor or major
	Caution: No penalty is imposed, but if the student is found guilty of misconduct on a subsequent occasion in the following twelve months or other specified period, they will then be dealt with for both offences	Minor – up to a maximum of twelve months Major – up to completion of studies
	Conditional discharge: No penalty is imposed subject to the student fulfilling certain stipulated conditions, including good behaviour over the following twelve month or other specified period. If the conditions are not met, another penalty may be imposed following further proceedings	Minor – up to a maximum of twelve months Major – up to completion of studies
	Written warning: This will remain on the student's record for the duration of their studies and will be taken into consideration if a further proven case of misconduct occurs	Minor or major
	Compensation: Require the student to pay a reasonable sum by way of compensation for identified and quantified loss	Minor – up to a maximum of £500 Major – unlimited

Stage	Penalty	Application by level
Formal and Review	Fine: Require the student to pay a fine of up to £100	Minor – up to £50 Major – up to £100
	Exclusion: A recommendation to the Vice-Chancellor that the student is excluded from the University for a fixed period of time	Major only
	Expulsion: A recommendation to the Vice-Chancellor that the student is expelled from the University, which may also include the withholding of any award (exit or intended) due to the student	Major only

APPENDIX 3: PROCEDURE FOR ALLEGED MISCONDUCT WHICH MAY CONSTITUTE A

CRIMINAL OFFENCE

113. In all instances where an alleged misconduct may constitute a criminal offence, the

criminal process will take priority. Therefore, where a particular matter is being dealt with under

the criminal process, then other than taking any necessary precautionary measures (see

paragraphs 39 to 50), any University disciplinary processes will normally be suspended until the

criminal process is completed. If the matter is not being dealt with under the criminal processes

or where the criminal process is complete, then the University will consider the matter as set out

in the Student Discipline Procedure.

114. All parties involved in dealing with alleged student misconduct which may constitute a

criminal offence should be aware that any notes that are made or documents that are created

could be requested by the police as part of a criminal investigation and individuals could be called

to give evidence. It is therefore essential that clear, accurate and appropriate records are kept of

all actions taken and decisions made by the University from the moment that the alleged incident

is reported until the criminal and/or disciplinary proceedings are completed. A central record will

be maintained on the student disciplinary file held by OSACC.

115. Where the allegation of misconduct has been made by one student against another

student, the University will ensure that both the reporting student and the accused student are

treated fairly and no presumptions are made about either party. The person to whom the alleged

misconduct is reported should contact OSACC who will initiate the relevant processes and

mechanisms in place within the University to provide independent support to both parties.

116. Students who are victims of alleged behaviour that may constitute a criminal offence are

encouraged to report the incident to the police for investigation, but do not have to do so if they

do not wish to (see paragraph 118 below). The University will provide the alleged victim with

support to understand the options available to them and to assist the student to make a decision

about the course of action they wish to follow. The options will normally be:

• to report the incident to the police;

• not to report the incident to the police and request that the University considers the case

under the Student Discipline Procedure;

• to take no further action.

No pressure will be put on the student to take any particular course of action.

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117. Where the victim of the potential criminal offence is the University, the University will

determine on a case-by-case basis whether to report the incident to the police. The University

will take into account the nature and seriousness of the incident and whether there is any risk to

the health, safety and well-being of any member(s) of the University's community. Consideration

will also be given to the potential effect on the accused student, and the University may decide

that dealing with the matter under the Student Discipline Procedure is a more reasonable and

proportionate approach. The final decision will rest with the Vice-Chancellor.

118. Where the victim is not the University, the University will normally allow the victim to

decide whether or not to report the matter to the police. If the victim is a member of the

University's community and they wish to report the matter to the police, the University will support

them to do so. If they do not wish to make a report to the police, then the University will comply

with that decision.

119. Where the alleged misconduct may constitute a criminal offence but is not reported to the

police and is instead dealt with through the Student Discipline Procedure, consideration will be

given to whether any adjustments need to be made to the disciplinary proceedings to address

any actual and/or perceived imbalances between the reporting student (or alleged victim) and

the accused student (alleged perpetrator). For example, should the case be considered by a

Disciplinary Panel, the reporting student may be allowed to provide evidence from a different

room via Skype or conference call and questioning could be through the Chair so that the

reporting student and accused student do not have to communicate directly with each other and

to ensure that no inappropriate questions can be put to either student.

120. For matters dealt with under the Student Discipline Procedure instead of through criminal

proceedings, no criminal offences should be referred to in the findings.

121. Where the police investigation results in a criminal conviction, charge or caution, the Dean

of School and Academic Registrar may determine that the matter is instead considered under

the Safeguarding Policy.

122. Where a student has been found guilty and sentenced by a criminal court for the alleged

misconduct, the penalty imposed by the criminal court will be taken into account in deciding the

penalty under the University's disciplinary proceedings.

Where criminal proceedings (including bail conditions, period of time on remand and/or 123.

period of time served in custody following conviction) result in a student being absent from their

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study for a period of less than 12 months, the student will be intercalated. It will be the responsibility of the student to notify the University (normally via OSACC) when they are released

from custody. Before returning to study, their case will be assessed in accordance with the

Safeguarding Policy before consideration by a Disciplinary Officer.

124. Where criminal proceedings (including bail conditions, period of time on remand and/or

period of time served in custody following conviction) result in a student being absent from their

study for a period of 12 months or more, the student will be deemed withdrawn. The student may

subsequently reapply for admission to the University but will be required to declare the criminal

conviction in accordance with the Admissions Policy prior to a decision regarding an offer of a

place. Where a declaration is not requested as part of the standard admissions process, the case

will be considered in accordance with the Safeguarding Policy. The Safeguarding Panel will also

determine whether there should be any further consideration of the misconduct under the Student

Discipline Procedure.

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APPENDIX 4: ORDER OF PROCEEDINGS AT A MEETING OF THE DISCIPLINARY PANEL

1. At the start of the meeting, the Disciplinary Panel will have a preliminary discussion in

private. The Secretary shall then invite into the room:

the Investigating Officer presenting the case

the student who is the subject of the case

any accompanying friend as permitted by the Procedure

2. If the student fails to appear, the Disciplinary Panel will consider whether or not to proceed

with the case immediately and may do so provided it is satisfied that the student has been

properly informed of the time and place of the meeting.

3. Any witnesses whom the Disciplinary Panel has invited to attend shall remain outside the

room in which the Panel is sitting until called to give evidence.

4. The Chair shall state briefly why the Disciplinary Panel is sitting.

The proceedings at the Disciplinary Panel will usually follow the pattern described below: 5.

all written evidence will be taken as read;

the Investigating Officer will present their case;

the student will present their case;

the Investigating Officer and the student may question each other and may each be

questioned by the Panel upon their statements or evidence, both written and oral;

witnesses are called one at a time and are questioned first by the Panel then by the

person who nominated them and finally by the other party;

following the withdrawal of any witnesses who have been called, the Panel may ask any

further questions of the student or the Investigating Officer;

the Investigating Officer may make a closing statement if wished (and may leave the room

for a few minutes to prepare this);

the student may make a closing statement if they wish (and may leave the room for a few

minutes to prepare this);

the student and Investigating Officer will leave the hearing;

the Panel make a decision and the meeting closes.

6. The order of proceedings will be at the discretion of the Chair of the Disciplinary Panel.

The ruling of the Chair on any point of procedure shall be final.

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- 7. The Disciplinary Panel may at any time either before or during a hearing decide to adjourn the hearing for a period not normally exceeding seven working days
- 8. The decision of the Disciplinary Panel shall be sent in writing to the student and to the Dean of School by the Secretary within five working days of the meeting of the Panel.

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