

REGULATION 13 STUDENT DISCIPLINE

Section A: General

1. Senate Regulation 13 covers cases of suspected misconduct among students, specifically: local-level and University-level cases of non-academic misconduct and University-level cases of academic misconduct.
2. The University Student Disciplinary Policy outlines the University's approach and agreed principles in relation to managing allegation of student misconduct.
3. The University provides guidance to support the use of the University's Policy on Student Discipline and Regulation 13.
4. This Regulation may apply to any student registered on a programme of study leading to an award at City University London, including those on work placements, engaged in work-based learning or during periods of approved interruption of studies. Students studying on validated programmes should refer to Appendix A of this Regulation. The disciplinary regulations and policy to be followed for other types of partnership programme will depend on the nature of the partnership; information will be set out in the Memorandum of Agreement and in the student's programme handbook.
5. This Regulation may be applied in cases where the student's registration status is dormant, suspended or excluded. Where a student is de-registered due to non-payment of tuition fees, the University may postpone, suspend or terminate actions taken under this Regulation.
6. This Regulation may be applied to a former student (an alumnus or alumna of the University). In this case, "the student" is understood to refer to a former student for the purpose of this Regulation and the Student Discipline Policy.
7. Misconduct can be defined as improper interference, in the broadest sense, with the proper functioning or activities of the University or those who study or work in it, including actions which damage the University. Further information on the types of activities which constitute misconduct can be found in the Student Discipline Policy. Specifically, the following is considered to constitute misconduct:
 - a. disruption of, or improper interference with, the academic, administrative, sporting, social or other activities of the University, whether on University premises or elsewhere. This will normally be taken to include areas adjacent to such premises and/or premises being used by the University for its purposes or any activities under its auspices;
 - b. obstruction of, or improper interference with, the functions, duties or activities of any student, member of staff or other employee of the University or any authorised visitor to the University;
 - c. violent, indecent, disorderly, threatening or offensive behaviour or language whilst on University premises or engaged in any University activity;
 - d. bullying or harassment (as defined within the University Bullying & Harassment Policy);
 - e. 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;
 - f. action likely to cause injury or impair safety on University premises;

- g. breach of the provisions of any of the Codes of Conduct of the University or equivalent;
 - h. damage or defacement of University property or the property of other members of the University community, caused intentionally or recklessly, or misappropriation of such property;
 - i. misuse or unauthorised use of University premises or items of property including computer misuse;
 - j. conduct which constitutes a criminal offence where that conduct:
 - took place on University premises, or
 - affected or concerned other members of the University community, or
 - damages the good name of the University, or
 - itself constitutes misconduct within the terms of the Disciplinary regulations, or
 - is an offence of dishonesty, where the student holds an office of responsibility in the University;
 - k. behaviour which brings the University into disrepute;
 - l. failure to disclose one's name and other relevant details to an officer or employee of the University in circumstances when it is reasonable to require that such information be given;
 - m. failure to comply with security instructions and procedures;
 - n. failure to comply with a penalty previously imposed under the Disciplinary Regulations or a subsidiary Code of Conduct;
 - o. conduct which constitutes unsuitability for the profession where the student's course of study is linked to a particular profession.
8. Academic misconduct by taught students is defined in Section 14 of the University Assessment Regulations (Senate Regulation 19), with further information provided in the Assessment and Feedback Policy. Academic misconduct by research students is defined in section 8 of the Regulations for Masters Degrees by Research (Senate Regulation 23) and in section 8 of the Regulations for Doctoral Programmes (Senate Regulation 24), with further information provided in the University's Assessment and Feedback Policy and the Framework for Good Practice in Research. Cases of academic misconduct which are referred to this Regulation will be referred directly to Stage 2 for consideration at the University-level.
9. Complaints relating to an alleged breach of one of the Codes of Conduct outlined in Section B of this Regulation will be first considered under the procedures outlined in the relevant Code of Conduct. Details regarding these Codes of Conduct are outlined under Stage 1 of this Regulation. Other Codes of Conduct may exist at a local level.
10. Cases of alleged misconduct that fall under one of the University's Codes of Conduct related to a specific service will be referred to the Officer in charge of the Code of Conduct or his/her nominee in the first instance. The accompanying guidance provides further detail regarding the University's Codes of Conduct.
11. Allegations of misconduct brought by someone other than the alleged victim will normally only be considered if the allegations are supported by the alleged victim.
12. These internal regulations of the University will be operated in accordance with its Equal Opportunities Statement and Equality and Diversity Objective. When acting in accordance with any stage of this Regulation, the Officer or his/her nominee responsible for overseeing the

consideration of the allegations against a student will actively consider any equality and diversity issues which may arise, particularly in relation to the University's duties under relevant legislation. Where relevant, advice may be sought from specialist student services in the areas of health and/or disability. The University may, where considered necessary and appropriate, take disciplinary action irrespective of the causes of any suspected misconduct. Disciplinary proceedings may be postponed, suspended or discontinued where the overseeing Officer considers there is evidence to demonstrate that the student is for medical reasons unfit to participate in disciplinary proceedings.

13. Anonymous allegations against students will not normally be investigated. Witness statements may be anonymised before sharing these with the student complained about when this is considered to be in accordance with the University's duty of care.
14. The Regulations can only be amended after consultation with the Students' Union.
15. Cases of alleged misconduct will normally be dealt with within three months. The individual responsible for investigating and considering the case will establish appropriate timescales based on its nature and complexity and the progress of any parallel proceedings. These timescales will be communicated to the student and the student kept informed of any changes.

Emergency Action

16. Conduct defined under A7(c), A7(d), A7(f), A7(h), A7(j) of this Regulation are considered to be examples of conduct which could represent immediate, serious and significant threat to their and/or others' personal safety or that of University premises.
17. Where a student's conduct is considered to represent a potential immediate, serious and significant threat to their and/or others' personal safety or that of University premises, the Officer responsible for the consideration of the case may temporarily suspend or exclude a student immediately, subject to approval by the Vice-Chancellor (or nominee). The case should be referred to Stage 2 of this Regulation.
18. A student may only be suspended or excluded pending consideration by those acting at Stage 2 and in accordance with the principles and definitions set out in Section C. Where temporary immediate suspension or exclusion is applied in advance of a preliminary interview, steps will be taken as soon as is practicable to offer the student an opportunity to respond to the allegation.
19. Where such action is taken the student will be informed, with reasons. The student will be informed that such action does not constitute a sanction and that no finding of guilt has been made.

Possible Criminal offence

20. Where the alleged misconduct may, if proven, constitute a criminal offence, the case must be referred to Vice-Chancellor (or nominee). S/he will consider the allegation(s) and may consult with those affected by the alleged misconduct. S/he will determine whether the offence is considered to threaten the reputation of the University or to suggest that members of the University may be at potential risk:

- if it is considered that either or both of these circumstances is present no action will be taken other than that the student be temporarily suspended or excluded until the matter has been reported to the police and either prosecuted or a decision not to prosecute taken. At this point the Vice-Chancellor or his/her nominee will decide whether disciplinary action should be taken via Stage 2 of this regulation.
- if it is considered that neither of these circumstances is present the Vice-Chancellor or his/her nominee will decide whether to take disciplinary action through one of the routes outlined in this Regulation or to delay proceedings pending any police investigation.

Where action is taken the student will be informed, with reasons. The student will be informed that such action does not constitute a sanction and that no finding of guilt has been made.

The University may report any identified potential serious criminal offences to the police for investigation; it is for the Vice-Chancellor or his/her nominee to decide what constitutes a potential serious criminal offence and to decide whether less serious offences should be reported. This does not prevent any person from reporting any matter to the police if s/he wishes to do so.

B. Stage 1: Initial consideration

1. Cases of alleged misconduct that fall under one of the University's Codes of Conduct related to a specified service will be referred to the Officer in charge of the Code of Conduct or his/her nominee in the first instance. Whilst such a case is being dealt with under a Code of Conduct, the relevant School Officer should be notified.
2. Cases of alleged misconduct which do not relate to a Code of Conduct, but do relate to conduct which could potentially fall within the definition of misconduct as set out in this Regulation, should be referred to the School Officer nominated by the Vice-Chancellor or his/her nominee.
3. Where an alleged breach of the Bullying & Harassment Policy occurs and informal resolution is not possible the case should be referred to the School Officer and brought forward under the Disciplinary Regulations.
4. If a case of alleged misconduct may breach standards required by professional, statutory or regulatory bodies (PSRB), the School Officer or his/her nominee will also consider whether it is necessary to inform the PSRB of the matter.

Allegations relating to a Code of Conduct

5. Codes of Conduct will set out procedures to be followed prior to, in addition to, or in place of referral to the Student Discipline Regulations; this will be made clear within the relevant local regulation, procedures, Code or policy. In all other cases, where initial resolution cannot be reached, the Student Discipline Regulations and Policy should be referred to.
6. Complaints relating to an alleged breach of one of the following Codes of Conduct will be first

considered under the procedures outlined in the relevant Code of Conduct. These Codes of Conduct include (note: this list is not exhaustive):

- Library Code of Conduct
- Information Services User Regulations
- Fitness to Practice Policy
- Bullying & Harassment Policy
- Regulations governing behaviour in the Student's Union.

7. The Officer in charge of the Code of Conduct or his/her nominee will deal with the matter under the Code of Conduct. Actions undertaken by the Officer in charge of the Code of Conduct will normally include:

- undertake a preliminary investigation to establish the facts regarding the allegation;
- where the matter may be considered under the Code of Conduct the Officer will proceed. Where the matter is not suitable for consideration under the Code of Conduct the Officer will consider whether the case may represent misconduct (as defined in A6) and if appropriate refer the matter to Stage 1 of Regulation 13;
- where the allegation is determined to be suitable for consideration under the Code of Conduct, the Officer in charge of the Code will inform the student in writing of the complaint;
- provide the student with details of the complaint, including copies of any evidence relied on during the course of the investigation;
- inform the student where information regarding the Code of Conduct, Disciplinary Policy, Regulations and Guidance may be found;
- inform the student of support and advice available to students via (including, but not limited to) University Services and the Student Union;
- invite the student to respond verbally or in writing to explain his/her actions and/or apologise
- arrange to meet with the student, where considered appropriate and practical;
- where relevant, consider the University's duties of care in accordance with the University's Equal Opportunities Statement and Equality and Diversity Objective.

The Officer may also consider whether the student would benefit from a referral to University support service(s).

8. The Officer or his/her nominee may take advice from specialist student services at any point prior to, or during, his/her consideration of the case if this is considered to be relevant.
9. The case will be dismissed if it is considered by the Officer in charge of the Code of Conduct or his/her nominee to be unsubstantiated.
10. Where the Officer finds the complaint to be substantiated but the actions available to the Officer responsible for the Code of Conduct are either considered not sufficient, or if the student

disputes the case, the Officer may refer the case to the University Officer for consideration at Stage 2.

11. The outcome will be confirmed to the student, in writing, normally within 14 calendar days.
12. In all cases, the matter and its outcome will be reported to the School Officer or his/her nominee. If action is taken under the Code of Conduct or if the case is referred to Stage 2, a note will be made on the student's file.
13. Any actions taken under the Code of Conduct will be recorded and reported to the Board of Studies and then to Senate.
14. Where an allegation of misconduct is referred for consideration under Stage 1 or Stage 2, the Officer in charge of the Code of Conduct is expected to produce a report, including the following details:
 - what the misconduct is, and precisely how it may be considered under the definitions of misconduct (A.7)
 - details regarding the alleged misconduct (eg. date(s) of the misconduct, where the misconduct took place, who reported the alleged misconduct)
 - all relevant evidence regarding the allegation
 - what, if any, actions have been taken under the Code of Conduct in response to the alleged misconduct
 - why the actions available under the Code of Conduct are insufficient to deal with the matter.

A copy of this report will be provided to both the student who is the subject of the case and the School Officer or University Officer. Further information to support the production of a report is available in the accompanying Guidance.

The alleged victim(s) of misconduct and any others affected by the alleged misconduct will be informed that the matter has been dealt with in accordance with the University's Disciplinary Regulation.

Allegations relating to misconduct outside a Code of Conduct

15. Cases of alleged misconduct as defined under Section A which are not suitable for consideration under a Code of Conduct will be referred to the School Officer nominated by the Vice-Chancellor or his/her nominee.
16. The School Officer will investigate the allegation of misconduct, and will normally be expected to:
 - conduct a preliminary investigation to ascertain the facts regarding the allegation
 - determine whether the matter is suitable for consideration under Stage 1, in which case the School Officer will take the matter forward in accordance with Stage 1. Where the matter would be more appropriate for consideration under a Code of Conduct, and has not yet been considered by the Officer responsible for the relevant Code of Conduct, the matter may be referred for consideration under that Code of Conduct

- inform the student in writing of the School's receipt of the complaint, and where the matter will be considered under Stage 1 of Regulation 13
 - provide the student with details of the complaint, and specifically how the misconduct is defined in Section A.6, including copies of any evidence relied on during the course of the investigation
 - inform the student where information regarding the Student Charter, Codes of Conduct, Disciplinary Policy, relevant Regulations and Guidance may be found
 - inform the student of support and advice available to students via, but not limited to, University Services and the Student's Union
 - invite the student to submit a response verbally or in writing
 - invite the student to meet the School Officer in person, where considered appropriate and practical
 - consider the University's duties of care in accordance with its Equal Opportunities Statement and Equality and Diversity Objective.
17. The School Officer will invite the student to present any mitigation which may be taken into account when considering what actions may be taken
18. The School Officer or his/her nominee may take advice from specialist student services at any point prior to, or during, his/her consideration of the case if this is considered to be relevant.
19. The options available to the School Officer are:
- i. where there is insufficient evidence to support the allegation or that the case is unsubstantiated: the case is rejected and no further action is taken.
 - ii. where the complaint is considered substantiated and the student accepts the allegation against them: the School Officer may then recommend an appropriate remedy or course of action, with specified actions and deadlines. Examples of such remedies or course of actions are outlined in the accompanying Guidance. Any remedy or course of action will be confirmed in writing for the student. Where the student accepts this remedy or course of action, the matter is considered resolved and no further action is taken.
 - iii. where the complaint is considered substantiated and the student accepts the allegation against them, but rejects the remedy or course of action recommended by the School Officer, the matter will be referred directly to Stage 2.
 - iv. where the complaint is considered substantiated and the student accepts the allegation; and, the Officer considers the case to represent potential serious or repeated misconduct, such that action available only at Stage 2 should be considered: the matter will be referred directly to Stage 2.
 - v. where the complaint is considered substantiated but the student disputes the allegation: the allegation is referred to Stage 2 of this Regulation.

Should the student not comply with the remedy or course of action as agreed in ii, the matter may then be referred directly to Stage 2.

Further information about possible remedies or courses of action at this stage is outlined in the accompanying Guidance.

The School Officer may also consider whether the student would benefit from a referral to University support service(s).

The outcome of this stage will be confirmed to the student, in writing, normally within 14 calendar days.

The alleged victim(s) of the misconduct and any others affected by the alleged misconduct will be informed that the matter has been dealt with in accordance with the University's Disciplinary Regulation.

20. Where an allegation of misconduct is referred to Stage 2, the School Officer is required to produce a report requesting consideration of the case under Stage 2, including the following:
- what the misconduct is, and precisely how it is defined under Regulation 13
 - details regarding the alleged misconduct (date(s) of the misconduct, where the misconduct took place, who reported the alleged misconduct)
 - all relevant evidence regarding the allegation
 - what actions have been taken under Stage 1 in response to the alleged misconduct
 - why the actions available under Stage 1 are not sufficient to respond to the matter

A copy of this report will be provided to both the student who is the focus of the allegation and the University Officer. Further information to support the production of a report is available in the accompanying Guidance.

C. Stage 2: University-level consideration

General

1. Cases which may be considered under Stage 2 of the Regulation are:
 - cases where the student has been subject to immediate temporary suspension or exclusion pending consideration under Stage 2
 - cases of alleged misconduct not resolved at Stage 1 and referred by the School Officer or Officer responsible for a Code of Conduct
 - cases of academic misconduct that cannot be resolved at the School level in accordance with section 14 of the Assessment Regulations or section 8 of the Regulations for Masters Degrees by Research and section 8 of the Regulations for Doctoral Programmes. Such cases will be put directly before a Disciplinary Panel, without the option of a Preliminary Interview.
2. The University Officer, in liaison with a senior administrative officer of the University, will establish appropriate timescales for the investigation and consideration of the case based on its nature and complexity and the progress of any parallel proceedings. This includes the timescales associated with any University Disciplinary Panel hearing. These timescales will be communicated to the student and the student kept informed of any changes.

Preliminary Actions

3. Any referral of a case to Stage 2 will be first subject to initial scrutiny by the senior administrator supporting the University Officer (or nominee). The purpose of this initial scrutiny will be to:
 - ensure actions available under the Code of Conduct or Stage 1 have been exhausted
 - all relevant documentation is collated
 - the student has been appropriately informed of the referral.
4. The senior administrator may undertake additional investigations where necessary to complete the initial scrutiny. Where the submission does not satisfy the above requirements, the senior administrator has the option of referring the case to the previous stage to allow any specific actions to be undertaken.
5. The University Officer or his/her nominee has the authority to suspend or exclude a student pending a hearing, in accordance with the definitions set out in section A.15 and A.16 of these Regulations, as a precautionary measure, if this is felt to be necessary to protect the University or its members. Where such action is taken the student will be informed, with reasons. The student will also be informed that such action does not constitute a sanction and that no finding of guilt has been made. A temporary suspension or exclusion will normally take place after the preliminary interview but may occur beforehand if necessary. Where this is applied in advance of a preliminary interview, steps will be taken as soon as is practicable to offer the student an opportunity to respond to the allegation.
6. The student will be informed of the referral of the case to Stage 2 in writing. Where the case has been referred from a Code of Conduct or Stage 1 of Regulation 13, the student will be provided with a copy of the report submitted with the referral. Where the case has been referred directly to Stage 2 of Regulation 13, the student will be informed of
 - the complaint against them, and precisely how it is defined under the University's Regulations (Section A.7 of Regulation 13, or for academic misconduct, Regulation 19)
 - the details of the alleged misconduct (date(s) of the misconduct, where the misconduct took place, who reported the alleged misconduct)
 - what evidence is available in relation to the allegation
 - what, if any, actions have been taken under any University Regulation or Code of Conduct in response to the alleged misconduct
7. The University Officer or his/her nominee will normally, in the first instance, offer the student an interview. The student may be accompanied by one other person of their choice. The student may reject the offer of an interview, in which case, the matter may be referred directly to a University Disciplinary Panel. Where the student would like to take up the offer of an interview, but is not able to attend an interview in person, this meeting may be held via telephone (or similar) or in writing, at the discretion of the University Officer. The aim of the interview is to provide an opportunity for the University Officer or his/her nominee and the student:
 - to ensure the student understands the allegations made against them
 - to ensure the student is aware of the University's Student Charter, relevant Regulation and Codes of Conduct

- to ensure the student is aware of the support and guidance available to them via the University Support Services and the Student Union
 - to consider the student's and University's responsibilities under the Equality Act 2010 where relevant
 - consider whether the student would benefit from a referral to a University support service
 - to resolve the matter if all parties are agreed and the outcome is considered appropriate by the University Officer
8. The University Officer may refer the matter directly to a University Disciplinary Panel. In this case, the student will be informed of this decision with reasons in writing. The accompanying Guidance provides examples of cases where it may be considered appropriate to refer the matter directly to a University Disciplinary Panel.
9. Options available to the University Officer following a preliminary interview or at any point during the preliminary part of Stage 2 are as follows:
- i. where the case is considered to be unsubstantiated: the case will be dismissed and no further action will be taken in relation to the matter
 - ii. where the case is considered to be substantiated and the student admits the allegations against them, the University Officer or his/her nominee has the ability to invoke any sanction available to the University Disciplinary Panel other than expulsion or the retrospective withdrawal of a University award.
 - iii. where the case is considered to be substantiated and the student does not admit the case or does not agree with the penalty suggested by the University Officer, or the penalties available to the University Officer are considered by them to be insufficient the matter will be referred to a University Disciplinary Panel
10. The outcome of the preliminary interview, with reasons, will be communicated to the student in writing, normally within 14 days.

The alleged victim(s) of the misconduct and any others affected by the alleged misconduct will be informed that the matter has been dealt with in accordance with the University's Disciplinary Regulation.

11. Any decisions to suspend or exclude a student pending a hearing will be reported to Senate. As appropriate, Senate may say whether the suspension or exclusion will stand, be removed or be reviewed.

University Disciplinary Panel

12. The University Disciplinary Panel members will be drawn from a list of nominees approved by Senate: the University Officer or his/her nominee as Chair, plus an academic staff member and a Student Union Officer (or nominee). If, following a reasonable search, no student panel member can be found a second academic staff member will be a panel member.
13. The student will be invited to the Panel meeting and may choose to be accompanied by one other person.
14. The Party making the allegation against the student will be invited to attend the Panel meeting.

15. Papers (evidence, etc) to support the consideration of the case will be circulated to the University Disciplinary Panel and the student in advance of the Panel meeting.
16. The student may provide a written submission or evidence for the Panel's consideration if s/he wishes. Any submission not made available in advance of the Panel meeting will be accepted by the Panel at the Chair's discretion.
17. If the student chooses not to attend or fails to attend without submitting in writing valid reasons for a postponement the Panel may meet in the student's absence.
18. During the Panel's consideration of the case, where the student is in attendance, the student will be invited to respond verbally to the allegation against them. The Panel will expect to put any questions directly to the student and the student to respond themselves to any questions put to them by the Panel or via the Panel. The student will have an opportunity to respond to the complaint against them, and to respond to any submission made during the hearing by the party bringing the complaint against the student. The student may only have another person speak on their behalf during the Panel meeting with agreement by the Panel. Witnesses may be called by the student, by those bringing the allegation or by the Panel. The student will have an opportunity to present any mitigating circumstances prior to the outcome of the hearing being finalised.
19. Where the University Disciplinary Panel finds the allegations unsubstantiated, the case will be dismissed and no further action will be taken.
20. Where the University Disciplinary Panel upholds the allegation against the student, the options available to the Panel are:
 - (a) Where the case relates to non-academic misconduct and the allegations are found to be substantiated by the panel, options available are:
 - i. Written warning.
 - ii. Appropriate compensatory action.
 - iii. Fine.
 - iv. Any sanctions listed in the appropriate Code of Conduct.
 - v. Exclusion. This can include selective restriction of:
 - attendance at or access to the University;
 - exercise of functions or duties of offices or committees of the University;
 - contact with named person(s);
 - privileges associated with the University, for example those associated with the Library.
 - vi. Suspension, either total or qualified (e.g. providing permission to attend for the purpose of an assessment).
 - vii. Expulsion from the University.
 - viii. Retrospective withdrawal of any University awards.
 - (b) Where the case relates to academic misconduct and the allegations are found to be substantiated by the panel, options available are:
 - i. Any of the sanctions listed in section 13 of the Assessment Regulations.

- ii. A fail (0%) for the assessment component or module with the right to remaining resit(s) removed.
 - iii. Any of the sanctions listed in section 13 of the Assessment Regulations combined with the ability to reduce or rescind previously gained marks.
 - iv. Any of the sanctions listed in section 8 of the Regulations for Masters Degrees by Research and section 8 of the Regulations for Doctoral Programmes.
 - v. Any of the sanctions listed in section 8 of the Regulations for Masters Degrees by Research combined with the ability to reduce or rescind previously gained marks if appropriate.
 - vi. Any of the sanctions listed in section 8 of the Regulations for Doctoral Programmes combined with the ability to reduce or rescind previously gained marks if appropriate.
 - vii. Reduced degree classification or award level.
 - viii. Exclusion. This can include selective restriction of:
 - attendance at or access to the University;
 - exercise of functions or duties of offices or committees of the University;
 - contact with named person(s);
 - privileges associated with the University, for example those associated with the Library.
 - ix. Suspension, either total or qualified (e.g. providing permission to attend for the purpose of an assessment).
 - x. Expulsion from the University.
 - xi. Retrospective withdrawal of any University awards.
2. Sanctions can be combined as appropriate and reasonable. The University Disciplinary Panel may also consider the period of time for which a sanction will remain effective, if relevant, and whether a review of a sanction should be undertaken at any point.
 3. Where a penalty of suspension or exclusion is applied, the Panel will specify what the arrangements will be for the length of the interruption of studies or access to University facilities, who the contact will be for the student during the interruption, what the student's registration status is, and their fee status. Consideration should be given to any visa-related issues (for International students). The Panel will confirm what the arrangements will be for the lifting of the student's exclusion or the student's return to studies following suspension.
 4. Where a student has been sentenced by a criminal court in respect of the same allegations, the outcome of the criminal proceedings shall be taken into account in determining the University sanction. The University reserves the right to verify information provided by a student regarding the outcome of criminal proceedings with the relevant public authorities.
 5. The outcome of the University disciplinary panel hearing, with reasons, will be communicated to the student in writing, normally within 14 days of the hearing. The student will be informed of his/her right of appeal.
 6. The outcome of the University disciplinary panel hearing will be recorded and reported to Senate.

D. Appeals against the outcome of University-level Consideration

General

1. A student may appeal against the outcome of the University-level consideration of his/her disciplinary case on one or more of the following grounds:
 - i. That there were defects in the conduct of the previous disciplinary investigation such as to render the decision unsound; AND/OR
 - ii. That there is additional significant and relevant evidence that, for demonstrable, valid and over-riding reasons, could not be submitted previously; AND/OR
 - iii. That the sanction applied at University-level was disproportionate in the circumstances.
2. An appeal is not a re-hearing of the case. Dissatisfaction with the outcome of the University-level consideration alone is not a ground for appeal.
3. An appeal, with appropriate evidence, may be submitted to the Vice-Chancellor or his/her nominee within 21 days of the written confirmation of the University-level decision.

Initial scrutiny

4. The receipt of an appeal will normally be acknowledged within 7 days.
5. The appeal will be scrutinised by two members of University staff who have been nominated by the Vice-Chancellor. The purposes of the initial scrutiny are:
 - to ensure that the appeal documentation has been fully completed and that all relevant evidence has been enclosed; AND
 - to reach an initial view on whether sufficient evidence has been provided to merit consideration of a claim on one or more of the grounds for appeal.
6. An appeal may be rejected if the documentation is not complete and/or insufficient evidence has been provided.
7. If there is sufficient evidence to merit consideration of the appeal on one of the grounds set out in this section of these Regulations a University Appeal Panel will be established.
8. If there is insufficient evidence to merit consideration of the appeal on any of the grounds set out in this section of these Regulations the appeal will be rejected.
9. The student will be informed of the outcome of the initial scrutiny, normally within 21 days of the acknowledgement being sent. Where an appeal is rejected reasons will be provided.

University Appeal Panel

10. A University Appeal Panel will normally be convened within 28 days of the outcome of the initial scrutiny. It will comprise the Vice-Chancellor or his/her nominee as Chair plus an academic staff member and a Student Union Officer (or nominee). If, following a reasonable search, no student can be found a second academic staff member will be used.

11. The student will be invited to attend the hearing and may choose to be accompanied by one other person. If the student chooses not to attend or fails to attend without submitting in writing valid reasons for a postponement the University appeal panel may meet in the student's absence.
12. The University appeal panel will consider the case and make a decision. Options available are:
 - i. to ratify the sanction applied following University-level consideration.
 - ii. to amend the sanction applied following University-level consideration.
 - iii. to revoke the sanction applied following University-level consideration.
 - iv. to refer the case back to the University Officer or his/her nominee with commentary, to be reconsidered in the way in which the case was considered originally (either at preliminary interview or by a University disciplinary panel).
13. The outcome of the University appeal panel hearing will be provided to the student in writing, normally within 14 days of the hearing.
14. The outcome of the University appeal panel hearing will be reported to Senate and a record will be retained.

E. The Office of the Independent Adjudicator

When the University's internal procedures have been concluded a student will be issued with a Completion of Procedures (CoP) letter. Following this, a student who is dissatisfied with the final decision on his/her case may be able to apply to the Office of the Independent Adjudicator (OIA) for Higher Education. Information and eligibility rules are available at: <http://www.oiahe.org.uk>

Reapproved as a regulation: 8th July 2015 (Senate)

Consideration of cases of alleged misconduct by students following a programme of study validated by the University

1. The University validates programmes offered at other institutions as leading to awards of the University. The University has overarching responsibility for the quality and standards of the academic programmes offered by these institutions. A student on a validated programme may also make use of various University services. In addition, Validated Institutions follow the University's Assessment Regulations, including the procedures to be followed in cases of alleged academic misconduct.
2. Provision is therefore made for the following:
 - a student on a validated programme may appeal against the final decision of a Validated Institution Disciplinary Procedure if the misconduct relates to the programme of study leading to an award made in the University's name.
 - a student on a validated programme may appeal against the final decision of a Validated Institution Disciplinary Procedure if the misconduct relates to an activity that has taken place on University premises.
 - the case of a student on a validated programme who is alleged to have committed academic misconduct may be considered under the University's Student Discipline Regulations in certain circumstances (see below).
3. If a student on a validated programme is sanctioned for a disciplinary matter that is not concerned with conduct relating to the programme of study leading to an award made in the University's name or to an activity that has taken place on University premises, the student is not entitled to appeal to the University against the final decision of a Validated Institution Disciplinary Procedure.

A. Treatment of cases of alleged academic misconduct by students on validated programmes

1. Where a student on a validated programme is alleged to have committed academic misconduct, s/he will in the first instance be considered under the Validated Institution's policies and procedures. These policies and procedures will be established in accordance with section 13 of the University's Assessment Regulations.
2. Where the Validated Institution considers that the case is serious enough to warrant a sanction greater than those it is able to recommend, it may ask that the case be dealt with under the University's Regulation 13. The panel may recommend a sanction it considers appropriate for consideration by the University Disciplinary Panel. Sanctions the Validated Institution may recommend include any of those listed in section A6 of this Appendix to the Regulations.
3. Where a case is referred by the Validated Institution to the University, a University disciplinary panel will be established. This will comprise the Dean of Validation or his/her nominee as Chair, plus two members of staff from the Validated Institution. Appropriate consideration will be given to prevent conflicts of interest in panel members.

4. The student will be invited to the meeting and may choose to be accompanied by one other person. Evidence will be provided to the University disciplinary panel and the student in advance of the meeting. The student may provide a written response to the evidence provided if s/he wishes.
5. If the student chooses not to attend or fails to attend without submitting in writing valid reasons for a postponement the panel may meet in the student's absence.
6. The University disciplinary panel will consider the case. Witnesses may be called by the student, by those bringing the allegation or by the panel. The student will have opportunity to present any mitigating circumstances prior to the outcome of the hearing being finalised.
7. Where the University Disciplinary Panel finds the allegations unsubstantiated, no further action will be taken.
8. Where the University Disciplinary Panel finds the allegations substantiated, the options available to the Panel are:
 - i. Any of the sanctions listed in section 13 of the Assessment Regulations.
 - ii. A fail (0%) for the assessment component or module with the right to remaining resit(s) removed.
 - iii. Any of the sanctions listed in section 13 of the Assessment Regulations combined with the ability to reduce or rescind previously gained marks.
 - iv. Reduced degree classification or award level.
 - v. Exclusion. This can include selective restriction of:
 - attendance at or access to the University and/or Validated Institution;
 - exercise of functions or duties of offices or committees of the University and/or Validated Institution;
 - contact with named person(s);
 - privileges associated with the University and/or Validated Institution, for example those associated with the Library.
 - vi. Suspension, either total or qualified (e.g. providing permission to attend for the purpose of an assessment).
 - vii. Expulsion.
 - viii. Retrospective withdrawal of any University awards.
9. Sanctions can be combined as appropriate and reasonable. The University disciplinary panel will also consider the period of time for which a sanction will remain effective, if relevant, and whether a review of a sanction should be undertaken at any point.
10. Where a penalty of suspension or exclusion is applied, the Panel will confirm what the arrangements will be for the length of the interruption of studies or access to University or Institution facilities, who the contact will be for the student during the interruption, what the student's registration status is, and their fee status. Consideration should be given to any

visa-related issues (for International students). The Panel will confirm what the arrangements will be for the lifting of the student's exclusion or the student's return to studies.

11. Where a student has been sentenced by a criminal court in respect of the same allegations, the outcome of the criminal proceedings shall be taken into account in determining the University sanction. The University reserves the right to verify information provided by a student regarding the outcome of criminal proceedings with the relevant public authorities.
12. The outcome of the University disciplinary panel hearing, with reasons, will be communicated to the student in writing, normally within 14 days of the hearing.
13. The outcome of the University disciplinary panel hearing will be recorded and reported to Senate.
14. The student may appeal against the decision of the University disciplinary panel in accordance with the appeals procedure laid out in Section B of this Appendix to the Regulations.

B. Appeals against the final decision of a Validated Institution Disciplinary Procedure or against the decision of a University Disciplinary Panel

General

1. A student on a validated programme may appeal against the final decision of his/her Validated Institution Disciplinary Procedure if:
 - a) the misconduct related to:
 - i. the programme of study leading to an award made in the University's name; AND/OR
 - ii. an activity that has taken place on University premises.AND
 - b) the appeal is made on one or more of the following grounds:
 - i. that there were defects in the conduct of the previous disciplinary investigation such as to render the decision unsound; AND/OR
 - ii. that there is additional significant and relevant evidence that, for demonstrable, valid and over-riding reasons, could not be submitted previously; AND/OR
 - iii. that the sanction applied by the Validated Institution was disproportionate in the circumstances.
2. An appeal is not a re-hearing of the case. Dissatisfaction with the outcome of the Validated Institution Disciplinary Procedure is not alone a ground for appeal.
3. Alternatively, a student on a validated programme who has been found guilty of academic misconduct by a University disciplinary panel in accordance with section A of this Appendix to the Regulations may appeal against the decision of the panel on one or more of the following grounds:
 - i. that there were defects in the conduct of the previous disciplinary investigation such as to render the decision unsound; AND/OR

- ii. that there is additional significant and relevant evidence that, for demonstrable, valid and over-riding reasons, could not be submitted previously; AND/OR
 - iii. that the sanction applied by the panel was disproportionate in the circumstances.
4. An appeal, with appropriate evidence, may be submitted to the University Officer nominated by the Vice-Chancellor or his/her nominee within 21 days of the written confirmation of the Validated Institution decision or within 21 days of the written confirmation of the outcome of the University disciplinary panel.

Initial scrutiny

5. The receipt of an appeal will normally be acknowledged within 7 days.
6. The appeal will be scrutinised by two members of University staff who have been nominated by the University Officer or his/her nominee. The purposes of the initial scrutiny are:
 - to ensure that the appeal documentation has been fully completed and that all relevant evidence has been enclosed; AND
 - to reach an initial view on whether sufficient evidence has been provided to merit consideration of a claim on one or more of the grounds for appeal.

An appeal may be rejected if the documentation is not complete and/or insufficient evidence has been provided.

7. If there is sufficient evidence to merit consideration of the appeal on one of the grounds set out in section B1a or B1b of this Appendix to the Regulations a University appeal panel will be established.
8. If there is insufficient evidence to merit consideration of the appeal on any of the grounds set out in section B1a or B1b of this Appendix to the Regulations the appeal will be rejected.
9. The student will be informed of the outcome of the initial scrutiny, normally within 21 days of the acknowledgement being sent. Where an appeal is rejected reasons will be provided.

University appeal panel

10. A University appeal panel will normally be convened within 28 days of the outcome of the initial scrutiny. It will comprise the University Officer or his/her nominee as Chair plus a member of University staff and a University student. Appropriate consideration will be given to the need to prevent conflicts of interest in panel members, and panel members should not have been involved in the case previously.
11. Senate will nominate a senior member of University administrative staff, who will not be part of the panel, to attend the hearing.
12. The student will be invited to attend the hearing and may choose to be accompanied by one other person. If the student chooses not to attend or fails to attend without submitting in writing valid reasons for a postponement the panel may meet in the student's absence.

13. The University appeal panel will consider the case and make a decision. Options available are:
 - i. to ratify the sanction applied through the Validated Institution Disciplinary Procedure or by the University disciplinary panel.
 - ii. to amend the sanction applied through the Validated Institution Disciplinary Procedure or by the University disciplinary panel.
 - iii. to revoke the sanction applied through the Validated Institution Disciplinary Procedure or by the University disciplinary panel.
 - iv. to refer the case back to the Validated Institution or the University disciplinary panel with commentary.
14. The outcome of the University appeal panel hearing will be provided to the student in writing, normally within 14 days of the hearing.
15. The outcome of the University appeal panel hearing will be reported to Senate and a record will be retained.

Office of the Independent Adjudicator

16. When the appeal has been concluded the student will be issued with a Completion of Procedures (CoP) letter. Following this, a student who is dissatisfied with the final decision on his/her case may be able to apply to the Office of the Independent Adjudicator (OIA) for Higher Education. Information and eligibility rules are available at: www.oiahe.org.uk

Revision to the regulations were approved by Senate in June 2012 to include academic misconduct by research students and in June 2014 to reflect the new Student Charter and Bullying & Harassment policy.

The previous Regulations can be accessed

here: http://www.city.ac.uk/__data/assets/word_doc/0007/136159/s13-2010.doc

Contact the Student Experience Team in Student & Academic Services for information and advice on these regulations.