

University Code of Practice

Academic Misconduct

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Applications for exemptions to:	Academic Quality and Standards Committee
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Summary/ Description:	
<p>This Code sets out the University’s commitment to the effective but fair investigation of allegations of academic misconduct. It reflects the University’s firm belief that the interests of the vast majority of students who do not cheat in any way must be protected, and in turn the integrity of the University’s awards and reputation must be protected.</p> <p>The Code provides definitions of academic misconduct and distinguishes it from ‘poor academic practice’. It defines the roles and responsibilities of staff involved in detecting, reporting, investigating and determining allegations, the procedures involved (designed to ensure fairness and natural justice) and the penalties which can be imposed (ranging from a University Warning through to termination of programme without award).</p> <p>Other than where the Director of Academic Quality and Learning is authorised to issue a Caution (relating to plagiarism or possession of unauthorised materials in an examination), determination of allegations and penalties is a matter for Academic Misconduct Panels. These Panels must apply the scale and tariff for penalties set out in the Code, which are designed to ensure clarity, and that the penalty is appropriately severe, reflecting the nature of the misconduct but taking into account the individual circumstances of the case.</p>	

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Possible cases of misconduct can be investigated retrospectively; the University has the power to revoke a qualification in extreme cases, subject to the decision of the Academic Board.

The Code references where appropriate related Codes including:

- Academic Regulations: Taught Programmes (QH:C1) - regarding the progression rules and responsibilities of the Board of Examiners (at Module and Programme levels)
- the Code on Assessment Procedures (QH:C6) – regarding the Examination Offences set out in that Code
- the Code on Academic Appeals (QH:C11).

The University is currently developing programmes (in Nursing and Teaching) which lead to an entitlement to professional practise following successful completion. A separate code applies to such programmes: Code on Fitness to Practise (QH:C8).

Further Guidance

See the Introduction to the Quality Handbook (QH:A1) for further guidance and explanations of:

- how the Handbook is designed to work and what it covers and does not cover
- how it is structured
- the 'external reference points' and established practice which have informed each of the Codes
- key concepts and themes
- some suggestions for further reading
- a quick guide to each Code, including definitions and things to watch out for.

This university Code has been written in accordance with the approach approved by the University to enhance clarity involving the following terminology: **must** = mandatory **should** = advisable **may** = desirable.
Where these terms are used they are emphasised in bold.

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INTRODUCTION

Authority

- 1 The Academic Quality and Standards Committee is the final arbiter of the application and interpretation of this code of practice.

Scope of the Code and Definitions

- 2 This Code applies to programmes classified by Academic Board as taught and which lead to the award of the University's higher education qualifications (as set out in the Academic Regulations: Taught Programmes (QH:C1)).
- 3 This Code does not apply to conduct judged not to meet the requirements of fitness to practise which will be addressed by the University through the separate Code on Fitness to Practise (QH:C8).
- 4 Any reference to notification in writing, refers to informing a student using their University email address.

Application to collaborative provision

- 5 Unless specified by the Academic Board, this Code applies to all provision referred to in paragraph 2 whether that provision is delivered by the University or another approved provider in accordance with a formal legal agreement.

Delegation

- 6 Responsibilities under this Code designated for the Director of Academic Quality and Learning may be delegated as determined by the Director of Academic Quality and Learning.

PRINCIPLES

- 7 The University expects all students and staff to commit to, uphold and maintain, high standards of academic integrity to ensure that the:
 - (a) work and originality of others is respected
 - (b) academic reputation of the University is upheld
 - (c) integrity of the University's awards is protected
 - (d) international academic community and the general public can have confidence in the work and authority of the University.
- 8 The University will ensure that all students are educated as to what constitutes good academic practice and that students and staff are aware of what constitutes academic misconduct and the consequences and penalties that follow on the detection of such misconduct.
- 9 All staff involved with teaching, tutoring or supervision are responsible for upholding the principles and practice of academic integrity in that they will:

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- (a) guide students on the meaning of good academic practice, and provide them with opportunities to practice the skills of good academic practice, appropriate to their discipline
 - (b) refer students to resources and further guidance
 - (c) use their best endeavours to detect and report any form of academic misconduct.
- 10 All students have a responsibility for maintaining their academic integrity by:
- (a) understanding what constitutes good academic practice and what constitutes an academic offence, its seriousness and consequences
 - (b) reviewing their work for errors in citation, attribution and/or accuracy
 - (c) making an originality declaration on submitted work.
- 11 The procedures set out in this Code are under-pinned by principles of objectivity and respect and are intended to safeguard, as far as possible, the interests and well-being of all parties, including ensuring fairness to students who do not commit academic misconduct and fairness to those accused of academic misconduct.
- 12 All allegations of academic misconduct will be investigated and determined in accordance with the principles of natural justice and in accordance with the specific procedures set out in this Code.

DEFINITION OF ACADEMIC MISCONDUCT

Poor academic practice

- 13 The University makes a distinction between academic misconduct and ‘poor academic practice’. The latter involves any of the following, and is where the student has not sought to gain an unfair advantage or mislead the examiners about the nature or originality of their work:
- (a) failure to reference sources adequately (for example by omitting parts of the citation such as the title or year/number of a journal)
 - (b) incorrect citation (for example giving a citation for a different source rather than the one actually being used)
 - (c) producing work that is properly referenced but which comprises extensive quotations or paraphrasing to the extent that there is little or no originality, thought or analysis provided by the student to demonstrate understanding of the question or of the material being cited.

Academic misconduct

- 14 The University defines ‘academic misconduct’ as any conduct by a student which may give that student an illegitimate or unfair advantage or benefit for themselves or another or which may create a disadvantage or loss for another.

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- 15 This definition applies whether the student acted alone or in conjunction with another or others, whether members of the University or not, and includes conduct which is attempted, and the successful or attempted inducing or coercing of another or others, whether they are members of the University or not.
- 16 Academic misconduct applies to any form of summative assessment – that is where the assessment contributes to the final mark for a module or programme - and whether the assessment is an examination, class-based test, coursework, practical activity or placement activity.
- 17 The above definition does not apply to any form of examination or assessment which is formative: that is any mark or grade awarded which does not contribute to the final mark for the module. Where a tutor identifies plagiarism in a student’s work which is submitted for formative purposes, the tutor should make very clear to the student in whatever form of feedback is being provided, that it is plagiarised, and provide such further guidance as appropriate to promote a better understanding of good academic practice, and the consequences of plagiarism. Plagiarism by a number of students in the same task would suggest the need for more extensive guidance and skills development on a collective basis.
- 18 The following table (table 1) provides examples of the kind of conduct which constitutes academic misconduct as defined above, and is for illustrative purposes; it is not an exhaustive definition.

Table 1

Misconduct Offence	Explanation and Example(s)
<p>Examination offences (see further the Code on Assessment Procedures (QH:C6))</p>	<ul style="list-style-type: none"> ▪ cheating, attempting to cheat or assisting someone else to cheat ▪ possession of unauthorised materials on or under the desk or about one’s person ▪ writing before the start or end of the examination ▪ writing notes on hands, arms or other parts of the body ▪ leaving the venue without permission ▪ tampering with answer books, question papers or other examination stationery ▪ causing a disturbance or disrupting the examination process ▪ making/sending or receiving a call or message using a mobile phone or other communication device during an examination.
<p>Plagiarism</p>	<p>Presenting the work of others (e.g., thoughts, ideas, writing, images, artefacts) as one’s own without proper acknowledgement. It includes:</p> <ul style="list-style-type: none"> ▪ copying from a published author, a student or other source without acknowledgement ▪ paraphrasing the work of a published author, student or other without acknowledgement

	<ul style="list-style-type: none"> ▪ copying large amounts of text from sources without acknowledgement and linking them together with text of one's own ▪ unacknowledged presentation of material from learning resources or teaching materials provided by course tutors (e.g., transcription of recorded lectures). <p>Plagiarism applies whether the source being copied is published or unpublished and whether it is from articles, books, computer programs, data, essays or reports and whether from written, printed or electronic sources such as the Internet. It applies whether the work submitted for assessment is literary, graphical (e.g. designs, diagrams, graphics), electronic or mathematical.</p>
Self-plagiarism	<ul style="list-style-type: none"> ▪ submission of work that is the same as, or broadly similar to, work submitted by the student for assessment without proper acknowledgement, and whether that work was submitted to this or any other University or provider of higher education
Collusion	<ul style="list-style-type: none"> ▪ collaborating with another person to produce work that is presented as one's own
Fabrication	<ul style="list-style-type: none"> ▪ reporting on experiments or fieldwork never undertaken and/or data never collected. ▪ making up or adapting experimental or social data where it was not collected, where there was a shortfall in the data set(s), or where the data supported a different conclusion.
Falsification	<ul style="list-style-type: none"> ▪ misrepresentation of the results of an experiment or social science study ▪ the purposeful selective use of data to make a scientific or academic claim ▪ falsifying attendance sheets for placements that are an assessed part of the programme ▪ falsifying testimonials and/or reports that constitute evidence for an assessment ▪ falsifying a transcript, certificate or other official document ▪ making a false statement or presenting false evidence in support of an application for absence/extension with good cause, mitigating circumstances or other special case
Purchasing/Commissioning	<ul style="list-style-type: none"> ▪ purchasing work for an assessment from the internet; commissioning another to write an assessment (including through 'contract cheating' websites).

Personation	<ul style="list-style-type: none"> ▪ passing one's self-off as another person during an examination or other form of assessment
Theft of the work of others	<ul style="list-style-type: none"> ▪ the dishonest taking of another's work in whatever form or medium and for whatever purpose

INVESTIGATION AND DETERMINATION OF ALLEGATIONS

Identification of academic misconduct

- 19 Internal examiners are responsible for identifying student assessed work which is or may be plagiarised, involve fabrication or falsification, or which may be the result of collusion (including work written by another, or purchased from an internet essay site).
- 20 Where work has been submitted through Turnitin, reports produced by the software are not definitive indicators that work has been plagiarised, but facilitate the identification of text that might be plagiarised.

'Minimal' plagiarism

- 21 In cases of plagiarism (only), where the examiner considers that the plagiarism is 'minimal' – for example one or two sentences (or equivalent content) of unattributed material – they should:
- (a) check with the Director of Academic Quality and Learning as to whether the student has previously received a Plagiarism Caution or other penalty for plagiarism
 - (b) if the student has not received a Caution or penalty, the examiner **must** mark the work as normal, disregarding the plagiarised text in judging the quality of the work, and ensuring that the feedback to the student (in whatever form) makes very clear to the student that the work contained minimal plagiarism
 - (c) if the student has received a Caution or penalty, refer the piece of work to the Director of Academic Quality and Learning, with the plagiarised text identified as set out below.
- 22 Where the examiner suspects that the work contains plagiarism but believes it would be difficult to prove, the work should be marked as normal (including the suspected text), and the student advised through feedback of the examiner's concerns. No other action **must** be taken in these circumstances.

Identification of other academic misconduct

- 23 Where an internal examiner suspects that a piece of work involves plagiarism which is more than minimal (as defined above) or is the result of any other form of academic misconduct (as defined in para. 14 onwards), they **must** forward an allegation to the Director of Academic Quality and Learning without delay, including referring the work, any supporting evidence and the reasons for their suspicion.

Examination offences

- 24 Invigilators are responsible for identifying offences committed during an examination, for gathering as much information as possible which will support an allegation, and for forwarding the allegation and evidence to the Director of Academic Quality and Learning.

Investigation

Case to answer

- 25 Where the Director of Academic Quality and Learning receives an allegation from an internal examiner or invigilator they **may** make, or cause to be made, such further enquiries as they consider appropriate, and **must** thereafter determine, within 20 working days of receiving the allegation, whether there is clear evidence and therefore a case to answer.
- 26 If the Director of Academic Quality and Learning determines that there is **no** case to answer, the case **must** be closed and the student and the examiner/invigilator informed in writing without delay. No information about the matter will be retained on the student's file other than a copy of the email to the student.
- 27 If the Director of Academic Quality and Learning determines that there is a case to answer, they **must**:
- (a) determine whether the student is eligible for the issue of Caution (as set out in para. 29 onwards),
 - (b) where the student is not eligible for a Caution, establish an Academic Misconduct Panel, and inform the student in writing without delay (as set out below).
- 28 If the Director of Academic Quality and Learning determines that there is a case to answer and has reason to believe that the academic misconduct may relate to more than one piece of assessed work, or to more than one module they **should** direct that other work by the student be investigated. Where such investigation would constitute a retrospective investigation as defined in paragraph 87, the requirements of that paragraph must be followed.

Cautions for Plagiarism and Unauthorised Materials in Examinations

Definition of a Caution

- 29 The Caution is a penalty which is issued as a means to:
- (a) formally signal to a student that they have committed a specified form of academic misconduct
 - (b) provide an opportunity for the student to learn from the case to minimise the likelihood that they will repeat the misconduct.
- 30 There are two forms of Caution:
- (a) plagiarism
 - (b) possession of unauthorised materials in an examination.

Criteria for a Caution

- 31 Where the misconduct in question constitutes plagiarism or possession of unauthorised materials in an examination and both of the following criteria are satisfied, the Director of Academic Quality and Learning **must** issue the student with the relevant Caution:
- (a) the student is on the Certificate stage of a Bachelor's degree (including where this is a repeat period permitted as a result of mitigating circumstances)
 - (b) the student had not, at the date of submitting the assessed work or sitting the examination (as applicable), previously received a Plagiarism or Unauthorised Materials Caution.

Consequences of a Caution

- 32 Both Cautions make explicit to the student that any further case of plagiarism or unauthorised materials (as applicable) will result in a hearing before an Academic Misconduct Panel with the expectation of a severe penalty.
- 33 A copy of the Caution will be placed on the student's file and be retained for the duration of their programme of study. Reference to it will **not** be made on the Official Transcript or in any reference provided on behalf of the University.

Plagiarism Cautions

- 34 Where a Plagiarism Caution is issued the student is required to resubmit the piece of assessed work by the deadline set out in the Caution (which **must** be no fewer than seven working days of the date of the Caution) correctly acknowledging the sources used, without otherwise amending the work.
- 35 Where the work is re-submitted, the internal examiner **must** re-mark the work. Provided that the sources have been correctly acknowledged, the examiner **must** award the mark merited by the work up to a maximum of the pass mark for the module.
- 36 Where the work is not re-submitted, not re-submitted within the deadline set out in the Caution, or the sources in question have not been properly acknowledged, the examiner **must** award a mark of 0 for the piece of work.
- 37 The mark awarded under paras. 35 or 36 **must** be applied in calculating the final mark for the module and **must** be reported to the Module Board of Examiners.

Unauthorised materials

- 38 Where a Caution is issued for possession of unauthorised materials in an examination, the examiner **must** award the mark merited by the work up to a maximum of the pass mark for the module.

Issuing a Caution

- 39 The Director of Academic Quality and Learning **must** issue the relevant Caution in accordance with this Code. A Caution sent to the student's University email address is deemed properly delivered provided the University's email system is working correctly at the time. The email

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must be copied to the relevant Programme Coordinator, internal examiner/invigilator and Registrar.

- 40 If the Director of Academic Quality and Learning has directed that other work by the student be investigated (under para. 28) the Caution **must** include a statement indicating that this is the case and that further allegations may result from such an investigation.

Refusal to accept the caution

- 41 A student may refuse to accept the caution – by notifying the Director of Academic Quality and Learning in writing within 10 working days of receiving the Caution - and elect a hearing before an Academic Misconduct Panel. This may be, for example, because the student disputes the finding of plagiarism or possession of unauthorised materials. The Panel will be conducted as set out in para. 42 onwards). The Caution will make explicit to the student that in the event of choosing an Academic Misconduct Panel, the Panel will be empowered to impose a more severe penalty if it judges that plagiarism or possession of unauthorised materials (as applicable) is proven.

Academic Misconduct Panels

- 42 Where the Director of Academic Quality and Learning is required to establish an Academic Misconduct Panel (as set out in para. 27) they **must** notify the student in writing without delay that an allegation of academic misconduct has been made and that the Director of Academic Quality and Learning judges that there is a case to answer. Notification **must** include:
- (a) a summary of the allegation
 - (b) all evidence relating to the case including any witness statements
 - (c) an explanation of the right of the student to respond in writing within 15 working days of the date of the notification giving the student the opportunity:
 - (i) to admit or deny the allegation in any such response, and
 - (ii) where the allegation is admitted, to make any statement by way of explanation or mitigation.
- 43 Where the student submits a response, or after 15 days have elapsed, the Director of Academic Quality and Learning **must** proceed with establishing an Academic Misconduct Panel hearing. Once the details of the Panel hearing have been confirmed, the Director of Academic Quality and Learning must inform the student in writing:
- (a) of the date, time and location of the hearing, giving no fewer than 10 working days' notice
 - (b) informing the student of their right to be accompanied by a person of their choosing
 - (c) requesting that the student confirm their attendance at the hearing.
- 44 If, on receipt of a response from the student in which the student does not admit the allegation, the Director of Academic Quality and Learning determines that the allegation has been satisfactorily explained, the Director of Academic Quality and Learning should direct that the allegation not be proceeded with, and the matter be considered closed. The student **must** be informed in writing without delay of this decision, copied to the examiner or invigilator and Programme Coordinator.

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- 45 Where the student has admitted the allegation, the Academic Misconduct Panel is responsible for determining the penalty to be imposed taking into account any explanation submitted by the student. Mitigating circumstances will be considered only where they are deemed very exceptional.
- 46 If the student indicates, or the Director of Academic Quality and Learning has reason to believe, that the student's behaviour may be the result of mental health difficulties, the Director of Academic Quality and Learning **must** consult the Student Experience Officer before proceeding further.
- 47 The student **may** waive the right to attend the hearing, by notifying the Director of Academic Quality and Learning in writing, in which case the Panel **should** proceed in the student's absence. If no response is received from the student, the Panel **should** proceed in the student's absence. If the student provides a legitimate reason for being unable to attend on the specified date, the hearing **must** be rearranged. If the Director of Academic Quality and Learning judges that the reason given is not legitimate the student **must** be informed in writing of that judgement and the hearing **should** take place on the date notified.

Membership of Academic Misconduct Panels

- 48 Subject to paragraph 49, an Academic Misconduct Panel **must** comprise:
- (a) a Programme Coordinator (as chair)
 - (b) a further member of academic staff.
- 49 Provided that in both cases, no member of the Panel has previously been involved in the allegation or is involved in the teaching or assessment of the student's programme, and all members of the panel have attended a staff development session on academic misconduct.
- 50 The Panel will be supported by a secretary who **should** provide advice to the Panel on the University's procedures as required, and keep a written record of the proceedings, but **must** not otherwise participate in the making of decisions by the Panel.

Conducting the Panel hearing

- 51 The student **must** be permitted to be present throughout the proceedings of the Panel, other than when the Panel (attended by the Secretary) sit in private to determine the outcome and (if applicable) any penalty, unless the Panel determines that there is a compelling and exceptional reason for excluding the student for example while a witness is providing evidence. Where the student is excluded they must be apprised of the details of the evidence provided, and be permitted to put questions to the witness via the Panel.
- 52 The student **may** be accompanied by a person of their choosing (who may not speak at on behalf of the student unless invited to do so by the Chair of the Panel).
- 53 Neither party - the University or the student - may have recourse to legal representation at the hearing.
- 54 Proceedings of the Panel **should** be conducted as follows:

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- (a) introductions (ensuring that the student is clear about the role of each person present at the hearing)
 - (b) presentation of the case to answer by the Director of Academic Quality and Learning
 - (c) presentation of any other supporting evidence, for example through the calling of witnesses
 - (d) the opportunity for the student to ask fair and relevant questions of any witness
 - (e) statement by the student
 - (f) questioning of the student by the Panel
 - (g) summing-up by the Chair with an opportunity for clarification by the Director of Academic Quality and Learning and student.
- 55 Once the Panel is satisfied that sufficient evidence has been presented and that the student has been given fair and reasonable opportunity to respond, the Panel **must** consider its decision in private both as to whether the allegation has been proved on a balance of probabilities and, if proven, the penalty or penalties to be imposed (as set out in para. 61 onwards).
- 56 All proceedings of the Panel **must** be minuted by the secretary, and be verified by the Panel members as an accurate record. No party may digitally record proceedings.
- 57 If requested by the student, they **should** be informed orally of the outcome of the hearing. In all cases the student **must** be informed (by the secretary) in writing within 2 working days of the outcome, including any penalty, the reasons for the decision.
- 58 The Panel's decision **must** be copied to:
- (a) the chair of any relevant Module Board
 - (b) the chair of the relevant Programme Board
 - (c) the relevant Programme Coordinator
 - (d) the Director of Academic Quality and Learning.
- 59 A student has a right to appeal against a decision of an Academic Misconduct Panel under the grounds and procedures set out in the Code of Practice for Academic Appeals (C11). The student **must** be provided with a copy of the minutes once approved by the Panel and in sufficient time to enable the student to make use of the minutes in preparing an appeal (if that is the case).

Other Evidence

- 60 In determining which evidence is relevant to the investigation and determination of the allegation any indication that the student succeeded in destroying or attempted to destroy evidence or otherwise made or attempted to make evidence unavailable to those investigating the matter, **should** be considered along with the allegation, and the decision-maker may draw such inferences as appear proper.

PENALTIES

61 Where an Academic Misconduct Panel determines that the allegation has been proven it **must** determine the penalty as set out in the following paragraphs.

General principles

- 62 The University regards all forms of academic misconduct as serious; however, it also considers some forms as 'severe', including any offence involving another person (colluding, conspiring or coercing). For offences that might also constitute a criminal offence, the University, through the Vice-Chancellor in consultation with the Director of Academic Quality and Learning, will determine whether the police or other authorities should be informed.
- 63 Academic Misconduct Panels have discretion to impose appropriate penalties within a minimum and maximum range using the scale and tariff set out below. The exercise of that discretion **should** be informed by the following principles (where relevant):
- (a) the stage of the programme at which the student was studying at the time of the offence
 - (b) in the case of plagiarism, the extent of the plagiarism relative to the total assessment requirement for the module
 - (c) the nature and severity of the academic misconduct (taking into account para. 72)
 - (d) the number of offences found proven by the current and by any previous Academic Misconduct Panel
 - (e) any statement by way of explanation or mitigation offered by the student, and the extent to which this statement is corroborated by documentary or other evidence.
- 64 Whether the student admitted the offence at any stage is irrelevant in determining the penalty.
- 65 Where an allegation of plagiarism has been proven, any claim of mitigating circumstances must be disregarded unless in the view of the Panel the circumstances are very exceptional.
- 66 Where the student is proven to have committed more than one offence, but notification of one had not been received by the student at the time of committing the second, both **must** be considered to be 'simultaneous' offences. For the purpose of determining penalty each offence **must** be treated as a first offence only.
- 67 In determining penalties, the decision of the Academic Misconduct Panel is at all times subject to the provisions in the Academic Regulations: Taught Programmes (QH:C1). Therefore a decision of a Panel, for example, not to deny reassessment means that the student only gets such a reassessment if they are eligible under the relevant provision of the Academic Regulations.
- 68 In all cases, other than where a penalty of termination of programme is imposed, the student must be issued by the Director of Academic Quality and Learning with an Official University Warning.

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- 69 In any case where a penalty is imposed in respect of an assessment which constitutes a second attempt (reassessment), the penalty supersedes and overrides any mark awarded for the first attempt.
- 70 The penalty to be imposed by an Academic Misconduct Panel **must** be determined by reference to:
- the scale of penalties set out in table 2 below, and
 - the tariff set out in tables 3 (serious misconduct) and 4 (severe misconduct) below.

Scale and tariff

Scale of penalties

Table 2

Point on Scale	Penalty
1	Official University Warning
2	Zero for the piece of work affected by the offence
3	Zero for the piece of work affected by the offence with no opportunity for reassessment if the module is therefore failed
4	Zero for the module affected by the offence
5	Zero for the module affected by the offence with no opportunity for reassessment
6	Zero for the module affected by the offence with no opportunity for reassessment and termination of the programme – student entitled to award indicated by achievements to date
7	Termination of the programme with no award

- 71 The imposition of termination with no award (point 7) is subject to the approval of the Academic Board.

Tariff

- 72 The Tables below set out the University's tariff for academic misconduct penalties, showing how the scale of penalties above **must** be applied in relation to individual offences and according to whether the offence is rated as 'serious' (those set out in table 3) or 'severe' (those set out in table 4).
- 73 In any case where the Panel considers there are compelling reasons for imposing a penalty other than one permitted by the tariff, the Panel must defer the proceedings and make a special case in writing to the chair of AQSC setting out the proposed penalty and the reasons for wishing to impose that penalty. The Panel must inform the student of the action being taken and the reasons for it.

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- 74 The number in each of the tables below refers to the point on the penalty scale set out in table 2. An Academic Misconduct Panel can therefore apply anyone of the penalties prescribed in table 2 between the minimum and maximum (inclusive) as defined in the relevant table for the offence.
- 75 '2nd+' offence means any form of academic misconduct which is a second (or subsequent offence) and is treated as such even if the first offence involved a different type of academic misconduct.

Table 3 - Serious misconduct

Type of misconduct	1 st offence		2 nd + offence	
	Minimum	Maximum	Minimum	Maximum
Plagiarism & self-plagiarism	1	5	5	7
Examination offences: <ul style="list-style-type: none"> ▪ possession of unauthorised materials on or under the desk or about one's person ▪ writing before the start or end of the examination ▪ leaving the venue without permission ▪ causing a disturbance or disrupting the examination process. 	1	5	5	7

Table 4 - Severe misconduct

Type of misconduct	1 st offence		2 nd + offence	
	Minimum	Maximum	Minimum	Maximum
Examination offences: <ul style="list-style-type: none"> ▪ cheating, attempting to cheat or assisting someone else to cheat ▪ writing notes on hands, arms or other parts of the body ▪ tampering with answer books, question papers or other examination stationery ▪ making/sending or receiving a call or message using a mobile phone or other communication device during an examination. 	5	7	6	7
Fabrication Falsification Purchasing/Commissioning Personation Theft of the work of others	5	7	6	7

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Type of misconduct	1 st offence		2 nd + offence	
	Minimum	Maximum	Minimum	Maximum
Any form of academic misconduct involving conspiring or colluding with another or others, or involving coercing or attempting to coerce another or others	5	7	6	7

Penalties: Decisions of Module Boards

- 76 Where work for a summative assessment for the module is currently under investigation for an alleged offence under this Code at the time of the meeting of the relevant Module Board of Examiners, the Board **must** defer decision in respect of the student and record a result of INV and no mark.
- 77 Where a Module Board has been informed of the outcome of an Academic Misconduct Panel it **must** apply the penalty as imposed by the Panel and **must not** impose any other penalty based on the use of academic misconduct arising in this or any other instance.
- 78 Paragraph 77 does not prohibit the Module Board from exercising its powers in respect of matters unrelated to academic misconduct, and specifically, it **may** deny reassessment where the Academic Misconduct Panel has not denied reassessment, provided that the Board's denial relates solely to non-compliance with the published attendance and submission requirements of the module (as set out in the Academic Regulations: Taught Programmes (QH:C1)).

Penalties: Programme Boards of Examiners

- 79 Where work for a summative assessment for the module is currently under investigation for an alleged breach of these regulations at the time of the meeting of the relevant Programme Board, the Board **must** defer decision in respect of the student.
- 80 Where a Programme Board has been informed of the outcome of an Academic Misconduct Panel it must apply the penalty as imposed by the Academic Misconduct Panel and **must not** impose any other penalty based on the use of academic misconduct arising in this or any other instance.

Termination of programme

- 81 Where the Academic Misconduct Panel has imposed termination of programme with an award (point 6 on the scale) the Programme Board **must** determine the precise award to be made according to the credits achieved as defined in the Academic Regulations: Taught Programmes (QH:C1).
- 82 Where a student's programme of study is terminated as a result of a proven offence under this Code, the fact of that termination and the reason for it **must** be recorded on the student's record and Official Transcript.

- 83 The University will not, other than in very exceptional circumstances, consider an application for admission to any course, certificate or programme of the University from a student who has previously had their programme terminated under this Code. The decision to admit, and the determination of whether 'very exceptional circumstances' exist, is a matter for the Vice-Chancellor on the advice of the Director of Academic Quality and Learning and Registrar.

FRESH EVIDENCE AND RETROSPECTIVE INVESTIGATION

Fresh evidence

- 84 Where a student, or another person, has relevant evidence which was not considered by an Academic Misconduct Panel in determining an allegation, that evidence **must** be presented to the Chair of the relevant Academic Misconduct Panel. The Chair **must** determine whether, in the light of the fresh evidence, the decision of the Academic Misconduct Panel should be reconsidered. In making this decision the Chair **must** have regard to whether there were legitimate reasons for the evidence not having been made available to the Panel at the time.
- 85 If the Chair determines that the matter should not be reconsidered, the matter will be deemed closed and the decision of the Academic Misconduct Panel confirmed. The student and any other any relevant person **must** be informed in writing without delay.
- 86 If the Chair determines that the matter should be reconsidered they **must** either re-establish the Academic Misconduct Panel, or a new Panel, to consider the matter in accordance with this Code.

Retrospective investigation

- 87 The completion of the assessment for a module, progression to the next stage of the programme, or the award or conferment of the qualification do not prevent an investigation in accordance with this Code. In investigating any allegation, due regard **must** be had to the difficulties for the student of defending such an allegation, especially where a significant amount of time has elapsed since the events alleged to involve an offence.
- 88 In the event of an investigation resulting in the Academic Misconduct Panel determining that an offence has been proven, in determining the penalty the Panel **may**:
- (a) where the student has progressed to the next stage of the programme, disregard the minimum penalty if it judges that this would be appropriate in the circumstances of the case, other than the issuing of a University Warning,
 - (b) where the relevant qualification has been awarded or conferred, recommend revoking the qualification only where

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- (i) a severe offence has been proven which constitutes the student's (or graduate's) second offence
 - (ii) a severe offence has been proven.
- 89 Where the relevant qualification has been awarded or conferred, and a serious offence has been proven which is a first offence, the award or qualification shall stand, but the details of the offence **must** be recorded on the candidate's record and Official Transcript (as set out in para. 82).
- 90 The revoking of a qualification is subject to the approval of the Academic Board.

MONITORING AND REVIEW

- 91 Academic Quality and Standards Committee will receive an annual report on cases of academic misconduct under this Code including:
- (a) the number of cases proven and not proven by type of offence
 - (b) the penalties imposed (including the number of Cautions issued)
 - (c) the profile of students involved, by programme and programme stage and their individual characteristics (such as gender, ethnicity, disability).
- 92 The Committee will make recommendations for appropriate action in the light of the report, and comparison with previous years' reports (where available) regarding the effectiveness of this Code and/or the effectiveness of the University's approach to developing good academic practice and addressing academic misconduct.

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