Regulations Governing Academic Integrity

Introduction

These Regulations aim to encourage the operation of a "learning community" at the University in which our students and staff learn from one another whilst conducting themselves with courtesy, integrity, honesty and mutual respect.

The Regulations are divided into two sections:

Section A: sets out the scope and application of these Regulations and the principles to be applied in all cases.

Section B: outlines the procedure to be followed in all cases of suspected breaches of academic integrity.

These Regulations outline the usual timescales. Please note that when 'working days' are referred to; this excludes weekends, bank holidays and University closure days.

Students may obtain free, independent and confidential advice about Academic Integrity at any point from the Students’ Union Advice Centre. Additional information and guidance can be found at QA handbook.

For students based overseas, localised arrangements may need to be applied.

These Regulations are made subject to the Charter, Statutes and Ordinances of the University.

Section A

1. What is Academic Integrity

1.1 Academic Integrity is integral to studying at University and a guiding principle of academic life. At its most basic, academic integrity describes acting with honesty and responsibility in one’s own Academic Work (which throughout these Regulations means work undertaken for formative and summative assessments, your academic practice and your academic working relations with others). Maintaining academic integrity therefore requires:

1.1.1 Appropriately acknowledging all sources of information drawn upon in your own Academic Work according to the citation and referencing practices of the discipline within which you are working;

1.1.2 Never seeking to obtain unfair advantage for yourself or another in any form of academic assessment or examination;

1.1.3 Always presenting accurate data and information in your Academic Work;

1.1.4 Declaring when you have used Academic Work for which you have previously obtained credit in another academic context but only with the University’s permission and using appropriate citation;

1.1.5 Complying with the ethical requirements for the research projects that you undertake, including the University Ethics Policy; and

1.1.6 Complying with and undertaking your research responsibly, following all necessary regulatory, legal and professional obligations.

Although maintaining academic integrity provides the central focus of these Regulations, the majority of information provided relates to failure to maintain (i.e., breaches of) academic integrity.

1.2 A breach of these Regulations means that a student acts or behaves in a manner which is inconsistent with the statements above or assists others in doing so. This may occur as a result of
mistake, negligence or as a result of intentional misconduct. The University specifically recognises each of the following as a breach of these Regulations and examples of each type of conduct can be found in guidance available from Quality Handbook. There may be other breaches of academic integrity which are not specifically referred to here, and some breaches may fall into more than one category. Specific breaches are:

1.2.1 **Plagiarism**: is the use of ideas, intellectual property or work of others without acknowledgement or permission, as appropriate.

1.2.2 **Cheating/Collusion**: is any action before, during or after an assessment or examination or assessment by which the student seeks to gain unfair advantage or assists another student to do so.

1.2.3 **Falsification**: is any attempt to present fictitious or distorted data, evidence, references, experimental results or other material and/or knowingly to make use of such material.

1.2.4 **Recycling**: is where a piece of work which has already been used in one context is used again (without declaration and without the University's permission) in another context.

1.2.5 **Breaching ethical standards**: is failing to comply with your ethical obligations when carrying out your Academic Work as set out in the University Ethics Policy and the applicable ethical requirements for your subject area, such as failing to obtain free and informed consent.

1.2.6 Misconduct in Research: includes any of the above examples in relation to research and/or other factors including a failure to comply with regulatory, legal and professional obligations such as a breach of confidentiality, infringement of intellectual property rights, failure to take due care for participants in research or of personal data, and abuse of research subjects or materials (including artefacts).

1.3 Breaches that are committed through inexperience or lack of understanding and which are limited in scope or their effect on the Academic Work concerned may be considered by the University to be a Minor breach of academic integrity. All other instances shall be considered a Major breach of academic integrity.

2. **Whose conduct may be investigated under these Regulations?**

2.1 The conduct of any person who is, or was at the time of the potential breach of academic integrity to be investigated, enrolled as a student of the University, (including students in nominal registration and studying off campus for any reason) can be investigated under these Regulations.

2.2 These Regulations may also apply (at the University's discretion) to students enrolled at another institution but who are visiting the University to carry out some of their studies under the direction of the University. The applicability of these Regulations will, however, be subject to the terms of the agreement entered into between the University and the other institution and these students may also be referred to their institution to initiate proceedings under the regulations of that institution.

3. **Responsibilities**

3.1 Except in cases for which a matter has been reserved for a decision by the Senate, Senate hereby delegates responsibility for the application of these Regulations to the Deans and their senior staff. The Dean of each faculty will appoint a co-ordinating Academic Integrity Officer who will liaise with School AI Officers, Directors of Education and the Quality, Standards and Accreditation Team in advising and developing on AI policy and regulations. The Director of Education of each School shall nominate one or more Academic Integrity Officers ("AIO's") for their School and ensure internal processes meet the procedural elements of these Regulations.
4. Disclosure of Information

4.1 The University will process all personal information in accordance with its Data Protection Policy.

4.2 The University will disclose all information related to a case to: inform the student of the allegations made and give him/her an opportunity to respond, to allow an investigation to be conducted, to disclose information about an outcome under these Regulations, for the discharge of its duties (including contractual obligations owed to third parties) or as required by law.

4.3 Audio and/or visual recordings of meetings are normally not permitted. If, due to exceptional circumstances, it is agreed in advance that a recording is permitted, it is on condition that the recording is confidential and must not be copied, shared with any third party, published or disseminated in any way. A true and complete copy of the recording of the meeting must be provided to the other party as soon as possible after the recording was made.

5. Penalties

5.1 The penalties for breaches of academic integrity are set out below. Examples of penalties aligned to different types of breaches are for illustrative purposes, may be updated by the University, and can be found at http://www.southampton.ac.uk/quality/assessment/academic_integrity.page. Each case will be assessed on its own merits.

5.2 A record of any breach of these Regulations that has resulted in the imposition of a penalty shall be given due consideration when imposing a penalty in any subsequent breach of these Regulations involving that student.

5.3 Regardless of whether a breach is initially considered as Minor or Major, this classification may change and the range of penalties available will likewise change. Findings of a breach are made on the evidence available and a balance of probabilities.

5.4 Terms appearing in bold in this section have the same meaning as defined in the Regulations and Definitions applying to Progression for all Credit-Bearing Programmes. One or more of the following penalties may be imposed. The University may:

5.4.1 Issue a written warning;

5.4.2 Award a mark appropriate to the work submitted (which may include a mark of zero) that excludes credit for any words and/or ideas of other individuals that the student has presented as his or her own through failure to provide appropriate acknowledgement (i.e., citation) or that excludes credit for any data, analysis and interpretation of data which have been included in breach of a student's obligations;

5.4.3 Require the student to re-submit the piece of work, addressing the identified issues but without revising the intellectual content of the work, for a reduced maximum mark within a specified timescale;

5.4.4 Prohibit the use of data or analysis of data in the work to be submitted in the future if the data collection or data analysis was conducted in breach of a student's obligations. In such cases, the student may also receive a reduced maximum mark on the work eventually submitted;

5.4.5 Award a mark of zero (0) for the piece of work;

5.4.6 Impose a Fail for the Module that the piece of work contributes towards;

5.4.7 Impose a Fail of the Part or a programme as a whole;

5.4.8 Remove the right of Referral where it would otherwise exist in addition to imposing one or more of the penalties described above;

5.4.9 Reduce the student's degree class;

5.4.10 In a transfer/upgrade or final thesis for research students:
a. Require minor amendments to the thesis addressing the identified issues within a specified timescale, without revising the intellectual content of the work;

b. Require the correction of modest errors or omissions of substance addressing the identified issues within a specified timescale, without revising the intellectual content of the work;

c. Require that the student resubmits a revised thesis addressing the identified issues within a specified timescale, without revising the intellectual content of the work. For a transfer thesis this will be before upgrade to PhD candidature may be approved. For a final thesis this will be for the same degree for re-examination on one subsequent occasion;

d. Give the student permission to apply within a specified time for the award of the degree of MPhil instead, which submission may include re-examination and a viva voce;

e. The penalties in (a) to (d) above may also involve an additional requirement for the student to exclude any data, analysis and interpretation of data which have been included in breach of a student’s obligations from the revised transfer/upgrade or final thesis (either for the award of PhD or for the award of an MPhil);

f. Fail the upgrade process or fail the final thesis with no right to re-submit.

5.4.11 Terminate a programme (which decision may only be taken by the Dean of the Faculty (or nominee) and reported to Senate);

5.4.12 Withdraw an award (which decision may only be taken by Senate).

6. Appeals

6.1 An appeal against a decision made by the AI Panel may be made under the Regulations Governing Academic Appeals by Students.

7. Recording, Monitoring and Reporting

7.1 The University will record, monitor and report academic integrity breaches. Records of breaches will be maintained in line with the University’s Retention of Assessment Material and Student Records Policy.

7.2 The outcome of such monitoring may identify trends, inform other University practices, procedures or activities and enable the sharing of information across faculties as may be required.

7.3 The University will disclose the nature of a major breach and the penalty imposed by it to parties outside the University when it considers it necessary to do so.

8. Relationship with other Regulations

8.1 If a breach of these Regulations involves other University Regulations, or policies, advice should be sought from the Head of Academic Appeals and Student Complaints about how to progress under these Regulations, if at all. The progress of a matter through any stage of the Procedure in Section B may be suspended for a reasonable period of time to deal with the above matter.

Section B: The Procedure

Reasonable adjustments to this procedure may be made, when appropriate, for students with additional needs or to allow for other factors that would otherwise place a student at a disadvantage. This may include holding meetings by videoconferencing (e.g. Skype), telephone conferencing or other appropriate means.

All stages of this procedure will be conducted by the School responsible for the assessed piece of work (the "Host School"). Communication will be sent by the Curriculum and Quality Assurance (CQA) team.
in the Host Faculty. If the Host School and the School in which the student is enrolled (the "Home School") are not the same, the CQA Team in the student’s Home Faculty must be kept informed throughout by the CQA team in the Host Faculty.

1. Support

1.1 During all stages described in these Regulations, students may be accompanied to meetings or hearings by another member of the University (usually either a member of staff or a fellow student), or by an advisor from the Students’ Union Advice Centre. Only in exceptional circumstances, and by prior agreement, may a student be accompanied by someone who is neither a member of the University nor a Students’ Union Advisor.

1.2 The role of the companion outlined in B.1.1 is not to offer formal representation, but to offer support and advice to the student.

2. Notification of Breach and Initial Review

2.1 Any suspected breach of these Regulations must be referred to an AIO of the Host School as soon as reasonably possible.

2.2 The AIO shall consider the allegations made together with any information provided to him or her and, in understanding the scope of the case, may review any or all academic work previously submitted by the student during his or her current programme of study.

2.3 The AIO shall consult with the CQA Team in the Home Faculty to confirm whether the student has received any previous penalties for academic integrity.

2.4 If there is no record of penalties and the AIO is of the view that a Minor breach of the Regulations has taken place, he/she shall inform the CQA team in the Host Faculty to notify the person responsible for feedback (e.g. supervisor/marker) as soon as reasonably possible and the CQA team in the Home Faculty so that the matter can be handled as far as is possible as part of the ordinary feedback process. The CQA team in the Home Faculty shall record that a student has received a warning in the student's files as set out in Section A.

2.5 In all other circumstances the AIO shall hold an AI meeting with the student as set out below.

3. AI Meeting

3.1 Notification and Exchange of Information

3.1.1 The AIO shall request the Host CQA Team to send the student a notification of this meeting which shall be copied to the module lead and the Personal Academic Tutor for their information. The notification will normally be sent within five (5) working days of the allegation being raised.

3.1.2 A student shall normally respond within ten (10) working days of the date of the notification providing any information and/or evidence upon which the student intends to rely on at this meeting.

3.2 Conduct of the Meeting

3.2.1 The meeting shall normally be held within fifteen (15) working days of the date of the notification and will be attended by the student, the student’s companion (if any, as set out in section B1) the AIO, and a note taker.

3.2.2 This meeting may serve one or more purposes including but not limited to a further investigation or discussion of the suspected breach, mitigation the student wishes to present, or identification of how the student should maintain academic integrity in their future Academic Work and working practices.
3.3 **Outcome of the Ai Meeting**

3.3.1 Following the meeting, the AIO may:

a. Find there has not been a breach of these Regulations; or

b. Find that there has been a breach, and

i. subject to B 3.3.3, impose one or more of the penalties listed in Section A 5.4; or

ii. request that an AI Panel be convened to determine the penalty; or

c. Decide to refer the matter directly to an AI Panel for consideration without making any finding.

3.3.2 The CQA Team in the Host Faculty shall notify the student of the decision of the AIO (including any penalty given) normally within five (5) working days of the AI Meeting and request that the CQA team in the Home Faculty record the penalty (if any) in the student’s records. A brief summary of the discussion should be retained by the Host Faculty and a copy sent to the student along with the outcome of the discussion, normally within 5 working days of the discussion, with a copy being placed in the student file. Where the student disagrees with the summary, they may submit their own record which will be appended to the notes.

3.3.3 An AIO must not impose one or more of the penalties in A 5.4.6, 5.4.7; 5.4.9; 5.4.10; 5.4.11; 5.4.12. In such cases an AI Panel shall be convened to determine the penalty.

4. **Ai Panel**

4.1 **Convening an Ai Panel**

4.1.1 The student may dispute the findings of the AIO and/or the penalty imposed by the AIO and may request the CQA Team in the Host Faculty, in writing, to refer the matter to an AI Panel. The student’s written request shall include the reasons for the dispute, indicate the evidence the student intends to rely upon and shall normally be made within five (5) working days of the outcome of the AI Meeting being sent.

4.1.2 An AI Panel must also be convened at the request of an AIO (in the circumstances set out in Section B 3.3.1(c); or 3.3.3 above) and the AIO shall provide the CQA team in the Host Faculty with the information necessary for the notification below.

4.2 **Notification and Exchange of Information**

4.2.1 The CQA team in the Host Faculty will give the student written notice of the date, time place, and purpose of the AI Panel meeting. The written notice shall also include a summary of the allegations and the basis for those allegations.

4.2.2 The AI Panel will be held as soon as reasonably practicable and normally within twenty (20) working days of the date of the notification set out above.

4.2.3 At least five (5) working days in advance of the AI Panel meeting, both the student and the University (via the CQA team in the Host Faculty) will supply to one another where appropriate:

a. A summary of the information each intends to present to the AI Panel;

b. A copy of any documents or other evidence which each party intends to rely on;

c. A copy of any witness statements; and

d. The names of any witnesses each party intends to call.

4.3 **Members of and Representatives at the Academic Integrity Panel**
4.3.1 The Academic Integrity Panel ("AI Panel") will usually comprise at least three (3) members as follows:

a. The Chair: for taught students or taught elements of a programme this shall be the Chair of a Board of Examiners (or nominee) from the Host School and for transfer/upgrade or final thesis for research students this shall be the Faculty Director of the Graduate School (or nominee) of the student's Host Faculty;

b. An AIO (for taught students or taught elements of a programme) or Faculty Director of the Graduate School (for transfer/upgrade or final thesis for research students) from a School independent of the case; and

c. A member of academic staff from the Home Faculty.

4.3.2 The AI Panel member in 4.3.1(c) must be:

a. The Dean or nominee (usually the Director of Education) from the Home Faculty if the AIO's advice is that an appropriate penalty could be termination of the programme of study, a recommendation to Senate for the withdrawal of an award, or a reduction in degree classification.

4.3.3 The Chair may take advice on specific issues as he/she deems necessary, but must consult with an external examiner of a final thesis, where one is already appointed, before imposing a penalty for cases involving a final thesis.

4.3.4 Where a student is following a programme offered jointly with another institution, or an exchange programme or similar, reference should be made to the agreement to confirm the regulations under which the student's case should be pursued and AI Panel members may be varied accordingly.

4.3.5 Neither the AIO involved in the AI meeting nor the member of staff responsible for identifying the potential breach will be a member of the AI Panel.

4.3.6 In addition to the AI Panel, a School Representative (normally the AIO) will present the case against the student to the AI Panel. The student will present their case to the AI Panel.

4.3.7 The CQA Team will arrange for a note taker to record a summary of the main points of discussion.

4.4 The Al Panel Hearing

4.4.1 The duration of an AI Panel will vary from case to case but must be proportionate to the breach alleged to have occurred, the facts in dispute and the number of witnesses (if any) to be called.

4.4.2 A student must make every effort to attend an AI Panel. If a student fails to attend without good reason the AI Panel may make a decision based on the available evidence.

4.4.3 At the AI Panel, the Chair will describe the purpose of convening the panel, the allegations and the evidence that will be presented. The student will be given the opportunity to respond and present any evidence of his/her own, including presenting witnesses or witness statements. The student's companion may ask questions, but should not answer questions on the student's behalf. The student may confer privately with his/her companion at any time during the AI Panel.

4.4.4 The student will be given the opportunity to respond to any information given by a witness. The University may recall witnesses as it sees fit. A student will not normally be permitted to cross-examine witnesses unless, in exceptional circumstances, the Chair decides that a fair hearing could not be held otherwise or if the likely penalty to be imposed by the University is one of termination of the Programme or withdrawal of an award.
The student, his/her companion and the School Representative will then leave the hearing at the same time and the Panel will consider its decision in private.

The University may adjourn the AI Panel if further investigations need to be carried out or for additional witnesses to be called or for additional evidence to be obtained. The student will be given a reasonable opportunity to consider any new information obtained before the AI Panel is reconvened.

**4.5 The Outcome from the AI Panel**

4.5.1 The AI Panel may:

a. Find that there is no breach; or

b. Confirm a finding of breach of these Regulations and impose one or more of the penalties in Section A.

4.5.2 Where the AI Panel recommends that Senate exercise its powers to withdraw an Award, the Chair shall submit a report to Senate setting out the findings of the AI Panel and the basis for that recommendation.

4.5.3 The CQA team in the Host Faculty shall inform the student in writing of the decision by the AI Panel and the reasons for it, normally within five (5) working days of the decision. Unless the finding is a recommendation for Senate to exercise its powers to withdraw an award, the letter shall also identify the appeals procedures set out in Section A.

4.5.4 The decision of the AI Panel to impose a penalty will be reported to, and recorded by, the Board of Examiners or Faculty Graduate School of the Home Faculty.

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These Regulations Governing Academic Integrity were approved by Senate on the 17 June 2015. They shall come into force at the start of the 2015/16 academic year. Any breaches of academic integrity received before the 2015/16 academic year will continue to be dealt with in accordance with the regulations in force at the time the notification of breach was received. Breaches of Academic Integrity may only be dealt with under regulations in force at the start of your programme if you can prove substantial disadvantage.

Reviewed in June 2016; no changes made.
Reviewed in June 2017; changes approved by Senate on 21 June 2017
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