

STUDENT DISCIPLINARY PROCEDURES

Author/Responsibility	Document Version	Date Reviewed	Next Review Due
Gillian Moss	V5.1	September 2024	September 2026
	Date approved at LMT:	23 October 2023	

RECORD OF CHANGES

Modifications made since the last review are as follows:

Record of 0	Changes			
Review Date	Page No.	Change Comment	Date of Change	Initals
September 2024	Various	Change in job titles (Head of Department changed to Head of Faculty; where relevant Deputy Head of Faculty changed to Curriculum Manager)	30 September 2024	GM

TABLE OF CONTENTS

1.	INTRODUCTION	3
2.	PRINCIPLES	3
3.	INFORMAL PROCEDURE - OFFENCES OF A MINOR NATURE	
4.	FORMAL DISCIPLINARY PROCEDURE	5
4.1	STAGE 1	5
	STAGE 2	
4.3	STAGE 3	7
4.4	STAGE 4	8
4.5	APPEALS PROCEDURE	10
5.	SERIOUS MISBEHAVIOUR REQUIRING IMMEDIATE ACTION	10
	APPENDIX 1 - OFFENCES OF A VERY SERIOUS NATURE/ GROSS MISCONDUCT	
		12

1. INTRODUCTION

Where students breach College regulations, the College reserves the right to invoke the disciplinary procedure. Students who are deemed to bring the College into disrepute outside College buildings will be regarded as being in breach of College Regulations. This procedure does not relate to trainees on government funded training programmes who are subject to the Disciplinary Procedures approved by the Department for the Economy.

The purpose of this procedure is to provide a fair, equitable and consistent arrangement for the handling of situations where disciplinary action against a student is considered necessary. The formal procedure will not be invoked for offences of a minor nature until the informal procedure has been completed.

The College will provide this policy in alternative formats on request where reasonably practicable, e.g., Braille, Large Print, Computer Disk, Audio formats, etc., and/or alternative language. The College is committed to promoting equality of opportunity and good relations in accordance with Section 75 of the Northern Ireland Act 1998. This policy should be interpreted in a manner consistent with the aforementioned legislation.

2. PRINCIPLES

The procedure is based on the following principles:

- 2.1 Complaints of student misconduct should, wherever possible, be dealt with informally by consultation between the student(s) and the appropriate staff concerned. The formal procedure should only be invoked where informal action has failed or the misconduct is of a serious nature to warrant direct access to the formal route.
- 2.2 The primary purpose of the disciplinary procedure is to help the student rather than impose sanctions.
- 2.3 The procedure should work as quickly as possible, consistent with a thorough investigation of the circumstances of the case. Students will be given an opportunity to explain their conduct before disciplinary action is invoked.
- 2.4 Students will be informed of, and provided with a copy of the disciplinary procedure when the formal procedure is invoked.
- 2.5 Students will have the right of appeal against expulsion.
- 2.6 In the interest of public funds, other students, the staff, or the good name of the College, the **Director of Curriculum and Academic Standards** may, without notice, expel a student for gross misconduct or other serious cause. In the case of an offence of general and habitual misconduct, the **Director of Curriculum and Academic Standards** may suspend a student pending further consideration as to the possibility of the student's expulsion.

- 2.7 Any student suspended or expelled shall be entitled to receive from the Director of Curriculum and Academic Standards written notification of the suspension or expulsion, setting out the grounds on which the decision has been taken.
- 2.8 Any student expelled shall be entitled to appeal to the Principal, including a right to make oral representations, for which purposes the student can, if they wish, be accompanied by a Students' Union representative, a Parent/Guardian if the student is under 18, or a fellow student or Safeguarding Lead.
- 2.9 Students who are expelled under the procedure outlined above are excluded from all North West Regional College programmes and sites during the specified period of expulsion. Where students do not adhere to these conditions and are found to be on college premises during their expulsion, they will have an additional period of one full year added to the dates at which they may apply to return to the College. Students who have been expelled from the College must apply in writing to the Principal before they can be considered for re-enrolment to any College course. Such applications should state that they have been expelled, the date of expulsion, plus the learning programme on which they wish to enrol.

3. INFORMAL PROCEDURE - OFFENCES OF A MINOR NATURE

- 3.1 Such offences include any behaviour, including a breach of College regulations¹, which adversely affects the academic and social well-being of the College community.
- 3.2 Minor offences should be dealt with in the first instance by means of an informal meeting between the personal tutor/staff member and the student concerned.
- 3.3 The object of such a meeting will be to discuss the issues involved and seek ways of improving the situation by giving the student reasonable assistance by way of advice and guidelines to achieve the desired standard of conduct.
- 3.4 If such discussion fails to resolve the matter, the formal procedure will be invoked.

¹ Or those imposed by the Public Health Authority or Government during a crisis or pandemic

4. FORMAL DISCIPLINARY PROCEDURE

The main objectives of the procedure are to ensure that disciplinary action is reasonable and consistent and that students are given the opportunity to improve their conduct.

4.1 STAGE 1

		college Regulations	
1	Procedure	Interview held to provide the student with an opportunity to respond to the disciplinary charge.	
		Students, if they so wish, have the right to be accompanied by a Students' Union representative, a parent/guardian, if the student is under 18, or a fellow student or safeguarding lead.	
		Provide the student with a copy of the Disciplinary Procedures.	
2	Sanction	Issue a Verbal Warning if appropriate	
3	Issued by	Course Co-ordinator	
4	Follow-up	(a) Notes and Notification of Verbal Warning to be held on student file.	
		(b) Copies of the Notification of Verbal Warning given to:	
		The student	
		Personal Tutor	
		Curriculum Manager	
		Parent/Guardian of Students under 18	
		Head of Faculty	
		Employer, if appropriate.	
5	Currency of Warning	This warning is valid for 6 months from the date of issue. Thereafter the warning will be considered spent.	
6	Note	Inform the student that if it is found that they have already received a previous verbal warning and if this warning is still current, that the sanction may be raised to the next stage in the disciplinary process. The student will be informed of any change within 5 working days.	

4.2 STAGE 2

	AGE 2 - INVOKED IN STAGE 1	THE CASE OF A SERIOUS OFFENCE OR REPETITION	
1	Procedure	Investigation conducted by the Curriculum Manager of Course and disciplinary interview held to provide the student with an opportunity to respond to the disciplinary charge.	
		Students, if they so wish, have the right to be accompanied by a Students' Union representative, a parent/guardian, if the student is under 18, or a fellow student or safeguarding lead.	
		Provide the student with a copy of the Disciplinary Procedures if they have not previously received a copy.	
2	Sanction	Issue a First Written Warning or Verbal Warning, as appropriate.	
3	Issued by	Curriculum Manager	
4	Follow-up	(a) Notes and copy of Written Warning/ Verbal warning to be held on student file.	
		(b) Copies of the Written Warning/ Verbal Warning given to:	
		 The student Personal Tutor/ Course Co-ordinator Curriculum Manager Parent/Guardian of Students under 18 Head of Faculty Employer, if appropriate. 	
5	Currency of Warning	Details of the warning will be retained on the student's personal record for a nine month period or the duration of the course whichever is shorter. Thereafter the warning will be considered spent.	

4.3 STAGE 3

	AGE 3 – INVOKED IN PETITION OF STAGE	THE CASE OF A VERY SERIOUS OFFENCE OR	
1	Procedure	Investigation conducted by the Head of Faculty and Student Services Manager. Disciplinary interview held to provide the student with an opportunity to respond to the disciplinary charge. Students, if they so wish, have the right to be accompanied by a Students' Union representative, a parent/guardian, if the student is under 18, or a fellow student or safeguarding lead Provide the student with a copy of the Disciplinary Procedures if they have not previously received a copy.	
2	Formal Notice	The investigating officer will give the student 5 working days' notice of the disciplinary interview.	
3	Issued by	Head of Faculty	
4	Sanction	Issue a Final Written Warning/Written Warning as appropriate.	
5	Follow-up	 (a) Notes and copy of the Notification of Final Written Warning/ Written Warning to be held on student file. (b) Copies of the Warning given to: The student Personal Tutor/Course Co-ordinator Curriculum Manager Head of Facultywith responsibility for the course Parent/Guardian of Students under 18 Director of Curriculum and Academic Standards Employer, if appropriate (c) Student may be offered guidance and counselling, if appropriate. 	
6	Currency of Warning	Details of the Warning will be retained on the student's personal record for a twelve-month period or the duration of the course whichever is shorter. Thereafter the warning will be considered spent.	

4.4 STAGE 4

		wing a case of gross misconduct or repetition of an
1	Procedure	Head of Faculty & Head of Client Services conducts investigation. However, if HoF has been previously involved they will report the misconduct to the Director of Curriculum and Academic Standards who will carry out the investigation. Investigation report should contain recommendations for conditions if appropriate. The Director of Curriculum and Academic Standards will be the disciplinary authority and will conduct the interview at which the student is given the opportunity to respond to the disciplinary charge. Students, if they so wish, have the right to be accompanied by a Students' Union representative, a parent/guardian, if the student is under 18, or a fellow student or safeguarding lead. Provide the student with a copy of the Disciplinary Procedures if they have not previously received a copy.
2	Formal Notice	The investigating officer will give the student 5 working days' notice of the disciplinary interview in writing.
3	Discipline authority	Director of Curriculum and Academic Standards
4	Sanction	 Expulsion or Final Written Warning- with conditions appropriate to nature of offence and/or programme.
5	Follow-up 1-Final Written Warning	Notes and copy of the Notification of Final Written Warning and conditions if appropriate to be held on student file. Copies of the Warning given to: The student Personal Tutor/Course Co-ordinator Curriculum Manager Head of Faculty Parent/Guardian of Students under 18 Principal Student may be offered guidance and counselling, if appropriate.

	2- Expulsion	The Principal is to be advised if Director of Curriculum and Academic Standards recommends expulsion.
		The student & parent/ guardian if under 18, will receive written notification of expulsion from Head of Curriculum office. The student will also receive a copy of the appeals process (4.5).
6	Period of Expulsion	Expulsion from the college may be permanent and is a minimum of 12 months. The earliest that the student can request to enrol is the start of the following academic year and this must be
		done in writing to the Principal, stating why they were expelled and the date of expulsion.

4.5 APPEALS PROCEDURE

1	Purpose	To consider appeal by a student against expulsion.
2	Procedures	Before expulsion from the College is affected, the student will be given the opportunity to appeal to a Disciplinary Appeals Panel, made up of the Principal and Head of Quality. An appeal must be made in writing to the Principal within 10 working days from the receipt of the notice of expulsion, clearly stating the grounds for appeal. Interview will be arranged within 5 working days of receipt of the appeal.
3	Panel	Disciplinary Appeals Panel, made up of the Principal and Head of Quality.
4	Student Support	Students, if they so wish, have the right to be accompanied by a Students' Union representative, a parent/guardian if the student is under 18, or a fellow student or safeguarding lead.
5	Follow Up	The student and or parent or guardian if under 18 will be informed of the outcome of the appeal within 10 working days.

5. SERIOUS MISBEHAVIOUR REQUIRING IMMEDIATE ACTION

In serious cases, such as alleged physical assault and disruptive and dangerous behaviour, it may not be possible to follow the above procedure, and immediate action may have to be taken to remove the student from the premises². The tutor should seek assistance of a senior member of staff (Principal or a person acting on their behalf) to consider if suspension is appropriate. If a decision is made to suspend the student temporarily then the parent/ guardian/ employer/ will be notified before the student is returned to their home, place of work, or training organisation.

Tutors with disciplinary problems on courses, serviced for another provider, will refer the matter to the management of the premises and will report the incident as soon as possible to their Curriculum Manager.

² Dangerous behaviour would include that considered to breach a collective duty of care to the college community during a crisis or pandemic.

6. APPENDIX 1 - OFFENCES OF A VERY SERIOUS NATURE/ GROSS MISCONDUCT

Offences include:

- 6.1 Violent, indecent, disorderly, threatening or offensive behaviour or language whilst on College premises or whilst engaged in any College activity.
- 6.2 Action which causes injury or impairs safety on College premises.
- 6.3 Theft or damage to College property, or the property of other members of the College community, caused intentionally or recklessly.
- 6.4 Criminal offences where these offences involve other members of the College or directly affect the interests of the College.
- 6.5 Misuse or unauthorised use of College premises or items or property, including computer misuse.
- 6.6 Failure to comply with a previously imposed penalty under this disciplinary procedure.
- 6.7 Malpractice in coursework or examinations.
- 6.8 Behaviour, either on College property or within the wider community, which brings, or may bring, the College into disrepute.
- 6.9 Misuse, possession or distribution of alcohol or illegal substances.
- 6.10 Violations of the College's Harassment Policy (although such violations will be dealt with, in the first instance, under the College's Student Harassment Policy).
- 6.11 Obtaining funds by means of misrepresentation or false information.
- 6.12 Dangerous behaviour in violation of college, Public Health Agency or government guidelines during a pandemic.

This list is not exhaustive. Judgement as to whether an offence of a very serious nature /gross misconduct has occurred will rest with the College with each case being decided in the light of the full circumstances pertaining.

7. ADDENDUM

Compliance with Skills for Life and Work Operational Guidelines (extract below – for full details please refer to SFLAW Operational Guidelines)

15. DISCIPLINARY POLICY

- 15.1. Disciplinary procedure
- 15.1.1 Providers must ensure that each participant has access to clear written procedures on grievance and disciplinary matters and is informed of those procedures at the induction. Providers must ensure that their disciplinary procedures comply with the instructions set out in this section. The terms used in this section have the following meanings:
- Serious misconduct conduct which initially requires disciplinary action other than suspension/dismissal (although if further misconduct takes place, it may lead to suspension/dismissal). This can include persistent lateness; unauthorised absence/non-engagement as well as absence/non-engagement due to illness; failure to meet known work standards; and disregarding health and safety protocols, also in relation to COVID-19.
- Gross misconduct an act of misconduct which permits a provider to suspend a participant on the first occurrence. In general, this includes offences such as theft; physical violence; physical, verbal or online bullying; and very serious breaches of health and safety rules.
- 15.1.2 In disciplinary matters, a participant must not be treated less favourably than an employee of the provider. Short-term suspension without non means tested EMA/Training allowance may be invoked as part of the disciplinary procedure (for example, to facilitate an investigation of disciplinary breach) when the procedure has reached the final written warning stage. Suspension without non means tested EMA/Training allowance may be used only in exceptional circumstances and must not last for more than two days.
- 15.1.3 Copies of all documentation relating to disciplinary action must be retained for inspection purposes.
- 15.2. Representation at disciplinary hearing
- 15.2.1 Providers must allow a participant to be accompanied by a parent/guardian, fellow participant, or Trade Union representative during disciplinary interviews.
- 15.2.2 Providers must keep a record of all verbal and written/emailed in the participant's personal record for inspection by Departmental officials. Providers must ask participants to countersign or provide email acknowledgement of each warning and record any refusal to do so.
- 15.2.3 A participant's expected end date will not be extended by any absences or periods of non-engagement resulting from the disciplinary process. However, in the case of a successful appeal the participant will receive the balance of their training entitlement which will include weeks during which they were suspended. The Training Credit must be adjusted so that the suspension weeks are not lost from their training entitlement.
- 15.3. Serious misconduct
- 15.3.1 Cases of serious misconduct must be treated as follows (absence/non-engagement as

misconduct is treated differently – see 15.4):

- For a first occurrence, providers must issue a verbal warning. See 18.6.1, Annex 6a.
- For a second occurrence, providers must issue a written warning. See 18.6.2, Annex 6b.
- For a third occurrence, providers must issue a final written warning. See 18.6.3, Annex 6c.
- For a fourth occurrence, providers must issue a suspension letter (see 18.6.4, Annex 6d) and suspend the participant without EMA/Training allowance for a period of two weeks using termination code: Serious Misconduct General. The suspension code must be used on the attendance record with details of the type of suspension recorded in the comments.
- 15.3.2 Providers may enact all of the above steps for the first occurrence if, in the opinion of the provider, the occurrence is of sufficiently serious nature to merit immediate suspension.
- 15.3.3 All warnings and suspension notifications must be communicated to the participant's Careers Adviser immediately, on the same day as issue to the participant. After a period of suspension, i.e. two weeks, the Training Credit must be adjusted to take account of the suspension weeks imposed, i.e. deduction of weeks.
- 15.3.4 Providers must inform the participant in writing of any suspension, the reasons for it, and the restrictions that govern re-entry to the programme. A participant may resume training following a period of suspension (except where dismissal applies see 15.4.4), even if they are over 18, provided they return to training in the week following the expiry of the suspension. Where the period of suspension expires in a week immediately preceding a scheduled holiday period (Easter, summer or Christmas), the participant will be permitted to return to training in the week immediately following the end of the holiday period.
- 15.3.5 A participant will only be allowed to have a total of three separate incidents of serious misconduct which lead to suspension (except in the case of absence/non-engagement as serious misconduct see 15.4), and should a further case arise which would otherwise lead to suspension the participant must be dismissed from the programme and must not be permitted to re-enter.

STAGE 1 – Breach of College Regulations



NOTIFICATION OF VERBAL WARNING

Issued to:		
lssued by: Co-ordinator name:		
Date of Issue:		
Course of Study:		
This is a Verbal Warnii It is being issued to yo		of it has been placed on your record.
further misconduct dur	ing this period may result in the iss	· ·
	on for this warning and that further r	misconduct may result in the issue of
	at if it is found that I have a current evel in the disciplinary process.	t Verbal Warning, this warning may
Signed :	(Student) Signed:	(Course Tutor)
Signed:	(Co-ordinator)	
Date:		



STAGE 2 - INVOKED IN THE CASE OF A SERIOUS OFFENCE OR REPETITION OF STAGE 1

First Written Warning Issued to: Issued by: Curriculum Manager Date of Issue: Course of Study: This is a first written warning about your conduct and a copy of it has been placed on your record. It is being issued to you due to: You are advised that this warning remains valid for the duration of your course and that further misconduct during this period may result in the issue of a Final Written Warning. I understand the reason for this warning and that further misconduct may result in the issue of a Final Written Warning. Signed: _____(Student) Parent/Guardian: (If applicable) Signed by: (curriculum Manager)



STAGE 3 – INVOKED IN THE CASE OF A VERY SERIOUS OFFENCE OR REPETITION OF STAGE 2

Final Written Warning

Issued to:
Issued by: Head of Faculty
Date of Issue:
Course of Study:
This is a Final Written Warning about your conduct and a copy of it has been placed on your record. It is being issued to you due to:
You are advised that this warning remains valid for the duration of your course and that further misconduct during this period may result in your dismissal from the College.
I understand the reason for this disciplinary action and that this is a final warning and further misconduct on my behalf may lead to dismissal.
Signed(Student)
Signed(Parent/Guardian, if applicable)
Signed by:(Head of Faculty)
Date: