

# **Malpractice Policy (including Maladministration)**

## **SEG International College (Summer 2023)**

### **Purpose**

Incidents of malpractice/maladministration can potentially lead to learners being disadvantaged, can require the conducting of costly and time-consuming investigations, and may cause reputational damage to the SEG International College. It is, therefore, desirable to prevent malpractice or maladministration from occurring, whenever possible. Where it is not possible to prevent this, cases of suspected or actual malpractice/maladministration should be dealt with quickly, thoroughly, and effectively.

This policy has been prepared with reference to the rubric and terminology contained in Ofqual's General Conditions of Recognition – September 2013, and it supersedes the previous Academic Misconduct Policy.

### **Scope**

This policy applies to internal and external summative assessments, assignments and examinations and their reporting.

It is the responsibility of all SEG International College staff to be vigilant with regard to any events which may lead to malpractice / maladministration occurring, and report promptly to the Quality Nominee where they suspect malpractice / maladministration has and /or may occur so that appropriate action can be taken to address this with immediate effect.

The Quality Nominee is responsible for notifying relevant awarding bodies of cases of suspected / actual malpractice and maladministration to ensure the appropriate action may be taken.

### **Objectives:**

- to identify and minimise the risk of malpractice by staff or learners.
- to identify and minimise the risk of maladministration by staff.
- to respond to any incident promptly and objectively.
- to standardise and record any investigation to ensure openness and fairness.
- to impose appropriate penalties and/or sanctions on learners or staff where incidents (or attempted incidents) are proven.
- to protect the integrity of the College and awarding bodies.

In order to do this, the College will:

- seek to avoid potential malpractice by using the induction period and the learner handbook to inform learners of the policy on malpractice and the penalties for attempted and actual incidents of malpractice; 2
- show learners the appropriate formats to record cited texts and other materials or information sources;
- ask learners to declare that their work is their own;

- ask learners to provide evidence that they have interpreted and synthesised appropriate information and acknowledged any sources used;
- conduct any investigations in a form commensurate with the nature of any allegation;
- ensure the handling of individual cases takes account of the needs of the student, including those arising from protected characteristics.

## **The UK Quality Code for Higher Education**

In addition to Further Education regulations, this policy is designed to meet the requirements of Indicator 14 of Chapter B6 of the Quality Code: Assessment of students and the recognition of prior learning:

### **The Expectation**

The Quality Code sets out the following Expectation about the assessment of students and the recognition of prior learning which higher education providers are required to meet. Higher education providers operate equitable, valid and reliable processes of assessment, including for the recognition of prior learning, which enable every student to demonstrate the extent to which they have achieved the intended learning outcomes for the credit or qualification being sought.

### **Indicator 14**

Higher education providers operate processes for preventing, identifying, investigating, and responding to unacceptable academic practice.

### **Brief Definitions**

- **Learner malpractice:** any action by the learner which has the potential to undermine the integrity and validity of the assessment of the learner's work. (plagiarism, collusion, cheating, etc.)
- **Plagiarism:** taking and using another's thoughts, writings, inventions, etc. as one's own
- **Minor acts of learner malpractice:** handled by the Assessor by, for example, refusal to accept work for marking and learner being made aware of malpractice policy. Learner resubmits work in question **Major acts of learner malpractice:** extensive copying/plagiarism, 2nd or subsequent offence, inappropriate for the Assessor to deal with.

### **Malpractice**

The term 'malpractice' covers any deliberate actions, neglect, default or other practice associated with the examples below; it may include a range of issues from the failure to maintain appropriate records or systems to the deliberate falsification of records in order to claim certificates.

### **Examples of Malpractice by Learners**

Examples of Malpractice by Learners This list is not exhaustive and other instances of malpractice may be considered by the College at its discretion:

- plagiarism of any nature;
- collusion by working collaboratively with other learners to produce work that is submitted as individual learner work;
- copying (including the use of ICT to aid copying);
- deliberate destruction of another's work;
- fabrication of results or evidence;
- false declaration of authenticity in relation to the contents of a portfolio or coursework;
- impersonation by pretending to be someone else in order to produce the work for another or arranging for another to take one's place in an assessment/examination/test;
- Inappropriate behaviour during an internal assessment that causes disruption to others. This includes shouting and/or aggressive behaviour or language and having an unauthorised electronic device that causes a disturbance in the examination room;
- inclusion of inappropriate, offensive, discriminatory or obscene material in assessment evidence. This includes vulgarity and swearing that is outside of the context of the assessment, or any material of a discriminatory nature;
- Frivolous content - producing content that is unrelated to the examination paper/question in scripts or coursework;
- Unauthorised aids - physical possession of unauthorised materials (including mobile phones, MP3 players, notes, etc) in the examination room.

### **Examples of Malpractice by Centre Staff**

This list is not exhaustive and other instances of malpractice may be considered by this centre at its discretion:

- improper assistance to candidates;
- inventing or changing marks for internally assessed work (coursework or portfolio evidence) where there is insufficient evidence of the candidates' achievement to justify the marks given or assessment decisions made;
- failure to keep candidate coursework/portfolios of evidence secure;
- fraudulent claims for certificates;
- inappropriate retention of certificates;
- assisting learners in the production of work for assessment, where the support has the potential to influence the outcomes of assessment, for example where the assistance involves centre staff producing work for the learner;
- producing falsified witness statements, for example for evidence the learner has not generated;
- allowing evidence, which is known by the staff member not to be the learner's own, to be included in a learner's assignment/task/portfolio/coursework;
- facilitating and allowing impersonation;
- misusing the conditions for special learner requirements, for example where learners are permitted support, such as an amanuensis, this is permissible up to the point where the support has the potential to influence the outcome of the assessment;
- falsifying records/certificates, for example by alteration, substitution, or by fraud;
- fraudulent certificate claims, that is claiming for a certificate prior to the learner completing all the requirements of assessment;

- failure to comply with awarding body procedures for managing and transferring accurate learner data.

## **Maladministration**

Maladministration is any non-deliberate activity, neglect, default or other practice that results in the College or learner not complying with the specified requirements for delivery of the qualifications as set out in the relevant codes of practice, where applicable

## **Actions and Responsibilities**

The principal is expected to:

1. establish the culture and overall values, placing academic issues at the centre of the discussions and any changes;
2. appoint a named person responsible for ensuring the institution is dealing effectively with student plagiarism;
3. ensure policies and procedures are appropriate to the current situation;
4. Implement 'Turnitin' software to detect plagiarism.
5. maintain systems for keeping records of all incidents and what action has been taken;
6. identify the person or people responsible for monitoring and reviewing data;
7. identify how and where the resulting information will be discussed;
8. take steps to improve detection rates, including access to electronic detection tools;
9. create communication systems that allow consultation, discussion and dissemination of information

The Quality Nominee is expected to:

1. inform awarding bodies of any acts of malpractice.

The Examinations Officer is expected to:

1. ensure timely, accurate and valid registration, transfer, withdrawal and certificate claims for learners.

## **Investigations**

It is understood that in certain cases, awarding bodies may wish to allocate their own staff to join or lead an investigation

### **Investigations will adhere to the following principles:**

- **Confidentiality** – by their very nature investigations usually necessitate access to information that is confidential to a centre or individuals. All material collected as part of an

investigation must be kept secure and not normally disclosed to any third parties (other than the regulators or the police, where appropriate).

- **Impartiality:** investigations will be undertaken by a senior manager and assessed against the specific facts/evidence of the case in arriving at a decision about intention and culpability.
- **Rights of individuals** – where an individual is suspected of malpractice they should be informed of the allegation made against them (preferably in writing) and the evidence that supports the allegation. They should be provided with the opportunity to consider their response to the allegation and submit a written statement or seek advice, if they wish to. They should also be informed of what the possible consequences could be if the malpractice is proven and of the possibility that other parties may be informed e.g. the regulators, the police, the funding agency and professional bodies. The appeals process should also be communicated to them.
- **Staff Interviews** - these interviews should be carried out in line with College policy and procedures. College staff may request that they are accompanied by a friend or colleague and these requests should be processed in line with college and/or awarding body policy.
- **Candidate Interview** - where a candidate is to be interviewed and they are a minor or vulnerable adult, the College should consider the need to have a parent or representative present or to have the permission of a parent prior to the interview taking place.
- **Retention and storage of evidence and records** – all relevant documents and evidence should be retained in line with awarding body and College stated policy and procedures.
- **Decisions and action plans** – all conclusions and decisions should be based on evidence. A course of proposed action should be identified, agreed between the College and awarding body, implemented and monitored by EAL to the point of completion. The actions should address the improvements that are required to the centre's policies and procedures as well as any action that is related to staff or other resources.
- **Proportionality:** any decision on the outcome must reflect the weight of evidence and the minor or major nature of the case – the student does not have to admit malpractice.
- **Sanctions** – any sanctions applied to Centres should be proportionate with the level of noncompliance identified (and evidenced) during the investigation and should be in line with the EAL's sanctions policy.