CODE OF PRACTICE ON ASSESSMENT

APPENDIX L

Academic Integrity Policy

2016-17

Applicable to all cohorts
Academic Integrity Policy

1. **Introduction**

1.1 Academic integrity is concerned with the ethical code that applies to the standards by which the academic community operates. It represents the values of honesty, fairness and respect for others. While this encompasses the expectation that students will not cheat in assessments nor deliberately try to mislead examiners and assessors, it is just as important to emphasise the positive role that academic integrity plays in each student's intellectual and professional development and in their successful transition to graduate employment and future careers. Students who embrace academic integrity understand that they must produce their own work, acknowledging explicitly any material that has been included from other sources or legitimate collaboration, and to present their own findings, conclusions or data based on appropriate and ethical practice.

1.2 There are conventions of academic practice, such as established referencing and citation protocols, which both display and ensure academic integrity. The acquisition of relevant study skills such as effective note-taking, ability to critically evaluate other writers' theories and concepts and presentation skills, will help students to understand these conventions. Failure to adhere to these conventions can result in poor academic practice or, if there is a clear intention to deceive examiners and assessors, to unfair and/or dishonest academic practice. The policy sets out the penalties that will be applied where academic misconduct has been established. Acts that would be subject to the University's Disciplinary or Fitness to Practise procedures will be dealt with under those procedures.

1.3 There are five categories of academic misconduct. Categories A and B are distinct from Categories C-E. Categories A and B are determined by the academic judgement of the marker/assessor and cover practice where there has been failure, due to lack of academic ability or understanding, to observe the expected standards associated with academic integrity when undertaking academic work. Category C captures first offences in which dishonesty can be assumed but intent to deceive cannot be established because there has been no prior warning. Category D covers misconduct when intent to deceive is apparent because a prior warning has been given. Category E covers inherently dishonest acts where a student intends to gain an advantage over other students by wilfully seeking to deceive assessors and/or examiners. Such acts are often but not always premeditated and would include offences subsequent to a prior written warning of academic malpractice.

2. **Definitions**

The following definitions reflect those contained within Section 9 of the Code of Practice on Assessment and apply to all types of work submitted by students, including, for example, written work, diagrams, designs, charts, musical compositions and pictures:

2.1 **Minor Errors**

Minor errors arise when a student has attempted to adopt academically acceptable practices but has failed to do so accurately or fully. Examples include forgetting to insert quotation marks, minor mistakes in referencing or citation, gaps in the bibliography or reference list, non-compliance with some aspects of presentation guidelines.

2.2 **Collusion**

Collusion occurs when, unless with official approval (e.g. in the case of group projects), two or more students consciously collaborate in the preparation and production of work which is
ultimately submitted by each in an identical or substantially similar form and/or is represented by each to be the product of his or her individual efforts. Collusion also occurs where there is unauthorised co-operation between a student and another person in the preparation and production of work which is presented as the student’s own.

2.3 **Copying**

Copying occurs when a student consciously presents as their own work material copied directly from a fellow student or other person without their knowledge. It includes the passing off of another’s intellectual property, not in the public domain, as one’s own. It differs from collusion in that the originator of the copied work is not aware of or party to the copying. Copying of work from published sources would be dealt with as plagiarism.

2.4 **Submission of Commissioned or Procured Coursework**

The dishonest practice occurs when a student presents as their own work coursework assessment tasks (or parts thereof) which have been intentionally procured (by financial or other inducement means) for this purpose. The definition includes the practice of requesting another party to prepare all or part of a course assignment (with or without payment) on the student’s behalf.

2.5 **Dishonest Use of Data**

Throughout this policy the term “dishonest use of data” is used to cover one or more of the following:

- **Embellishment or Falsification of Data** occurs when a proportion of the total data is altered, enhanced or exaggerated in order to emphasise data which has been obtained by legitimate means.
- **Fabrication of Data** occurs when a student creates and presents an extensive amount or significant piece of data in order to conceal a paucity of legitimate data; or wholly fabricates a set of data in the absence of legitimate data.

2.6 **Plagiarism**

Plagiarism occurs when a student misrepresents, as his/her own work, work in the public domain, written or otherwise, of any other person (including another student) or of any institution. Examples of forms of plagiarism include:

- the verbatim (word for word) copying of another’s work without appropriate and correctly presented acknowledgement and citation of the source;
- the close paraphrasing of another’s work by simply changing a few words or altering the order of presentation, without appropriate and correctly presented acknowledgement and citation of the source;
- failure to reference appropriately or to adequately identify the source of material used;
- unacknowledged quotation of phrases from another's work;
- the deliberate and detailed presentation of another’s concept as one’s own.

The University treats the decision as to whether minor errors, poor academic practice or unfair and/or dishonest academic practice has taken place as a matter for academic judgement\(^1\) and

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\(^1\) It should be noted that where plagiarism is indicated using plagiarism detection software, Examiners, Assessment Officers and Board of Examiners must still exercise academic judgement in determining whether plagiarism has taken place. [Guidelines s.8.5]
the penalties applied will vary according to the individual case and the seriousness of the
offence (for details of the range of penalties see section 4 below.)

3. Dealing with Academic Misconduct

3.1 The University aims to provide advice and training in its staff development programme on how
to detect and deal with academic misconduct and on how to help students to avoid it.

3.2 If academic misconduct or malpractice is suspected in relation to work submitted by a student,
in the interest of helping students to avoid continued acts, cases should be investigated as
promptly as possible.

3.3 Departments\(^2\) should require students, when submitting work for summative assessment, to
provide either a signed hard-copy declaration or an equivalent acknowledgement where
electronic submission is used, to confirm that they have not plagiarised nor copied material,
nor have they embellished, fabricated nor falsified any of the data nor have they colluded in
producing the work nor submitted commissioned or procured work. The coversheet appended
to the guidelines to this policy may be used for this purpose, but departments may use their
own procedures/forms to obtain the necessary declaration.

3.4 Cases of suspected academic misconduct should be evidenced and documented before the
appropriate procedure is instigated.

4. Penalties and Procedures

Category A: Minor Error

4.1 If the internal examiner identifies minor errors, such as a missing quotation mark or minor
mistakes in referencing, a mark penalty will be applied to the assessment task. This should be
specified in the marking scheme provided to students and the student should be given
feedback on how to avoid such a mistake in future work.

4.2 If a student is found to have committed a minor error the examiner will use academic
judgement in determining the appropriate mark for the assessment, in accordance with the
relevant marking criteria and taking into account, as appropriate, matters such as the
quality/accuracy of the referencing and citations, the quality of data presented, etc.:

\[ \text{4.2.1 a mark penalty of up to 10\% of the maximum mark or one grade for the assessment task,} \]
\[ \text{as specified in the marking scheme, will be applied subject to the penalty not taking the} \]
\[ \text{mark below the compensation threshold for the task;} \]
\[ \text{4.2.2 the mark penalty will be notified to the student;} \]
\[ \text{4.2.3 the student’s entitlement to re-assessment in failed modules is not affected.} \]

Category B: Poor Academic Practice

4.3 This category covers a range of poor practices in which there is no clear intention to deceive.
If poor practice is identified by the internal examiners a mark penalty will be applied to the
assessment task(s) and the student should be given feedback on how to avoid poor academic
practice in future work. The student will also be recommended to complete an on-line tutorial
on poor academic practice.

4.4 If poor academic practice is repeated by the student the mark penalty will be imposed for each
multiple or subsequent example of poor academic practice. This creates a strong incentive for
the student to avoid further penalty and should encourage the student to benefit from the

\(\text{2 The departmental responsibility referred to here should fall to the relevant appropriate body in the case of on-line programmes.}\)
remedial effect of the advisory on-line tutorial. The completion of the on-line tutorial will be registered.

4.5 If a student is found to have committed poor academic practice:
   4.5.1 the assessment task mark shall be capped at the minimum pass grade for that assessment task by the examiner;
   4.5.2 the examiner will recommend the student to complete an on-line tutorial on poor academic practice;
   4.5.3 the mark penalty will be reported to the Board of Examiners and notified to the student;
   4.5.4 the student’s entitlement to re-assessment in failed modules is not affected.

**Category C: Plagiarism, Copying, Collusion or Dishonest Use of Data**

4.6 This category is intended to capture first offences in which academic misconduct has occurred but intent to deceive cannot be established because the student has not received a prior written warning of misconduct.

4.7 If cases of plagiarism, copying, collusion or dishonest use of data are suspected by the internal examiners an investigation must be carried out by the Assessment Officer in the Department/School that ‘owns’ the module concerned.

4.8 The Assessment Officer will investigate the allegation on behalf of the Chair of the appropriate Board of Examiners by inviting the examiner to provide evidence and reasons for his/her allegation and the student(s) to provide an explanation of the circumstances for the plagiarism, copying, collusion or dishonest use of data.³

4.9 In cases deemed proven by the Assessment Officer, s/he will provide a report to the Chair of the appropriate Board of Examiners recommending the imposition of the mark penalty and detailing his/her findings, including the circumstances of the alleged offence, the investigation undertaken and the representations made by the student(s). A copy of this report will also be made available to the student(s).

4.10 The student’s copy of the report of the investigation from the Assessment Officer will also contain a dated written warning to the student outlining the consequences of further academic misconduct (see Guidelines on Academic Integrity for suggested wording).

4.11 If two or more students are found to have colluded in producing a piece of assessed work (this includes one student allowing another to copy his/her work and submit it as his/her own), then each should receive the mark penalty for the assessment task. If one or more students are found to have copied the work of another student in any form without his/her knowledge, then any resulting warning and penalty should apply only to the student(s) that copied the work.

4.12 If a student is found to have committed plagiarism, copying, collusion or dishonest use of data:
   4.12.1 the Assessment Officer will ask the Board of Examiners to approve a recommendation that a breach of the policy has taken place and that the assessment task should be given a mark of zero;
   4.12.2 the student will be given a written warning;
   4.12.3 the student will be recommended to complete an on-line tutorial on plagiarism, collusion and dishonest use of data;
   4.12.4 a note will be placed on the student’s records, including their records in SPIDER⁴;
   4.12.5 the student’s entitlement to re-assessment in failed modules is not affected.

³ For on-line programmes, the investigation undertaken by the Assessment Officer with the examiner and the student concerned often takes place under the auspices of an ‘Academic Integrity Sub-Committee’ who would make recommendations about allegations of plagiarism, copying, collusion or fabrication of data to the Board of Examiners.

⁴ In respect of this and all references to SPIDER in this Policy it should be noted that for on-line programmes an alternative records system may be used.
4.13 After seven calendar days from the date of the first written warning any subsequent work submitted by the student in which plagiarism, copying, collusion or dishonest use of data have occurred will be treated as Category D. Any offence detected in work submitted within the seven calendar days from the first written warning will be treated as a category C breach of the policy.

4.14 In the case of a student being awarded a mark of zero and as a result failing their dissertation or project, the Board of Examiners will decide whether they should be permitted to re-submit the dissertation or project, revised and corrected, or whether they must complete and submit a whole new dissertation or project.

Category D: Second or Subsequent Category C Offence(s) following a Written Warning

4.15 This category covers instances when academic malpractice can be determined and intent to deceive can be established because the student has received a prior written warning of misconduct.

4.16 If cases of plagiarism, copying, collusion or dishonest use of data are suspected by the internal examiners an investigation must be carried out by the Assessment Officer in the Department/School that ‘owns’ the module concerned.

4.17 The Assessment Officer will investigate the allegation on behalf of the Chair of the appropriate Board of Examiners by inviting the examiner to provide evidence and reasons for his/her allegation and the student(s) to provide an explanation of the circumstances for the plagiarism, copying, collusion or dishonest use of data.¹

4.18 If the case is proven and the student’s record shows that the student has previously been found to have committed plagiarism, copying, dishonest use of data or to have colluded in the production of assessed work, and the student has had a written warning issued more than seven calendar days previously, then the Category D penalty should be applied.

4.19 In cases deemed proven by the Assessment Officer s/he will provide a report to the Chair of the appropriate Board of Examiners recommending the imposition of the mark penalty and detailing his/her findings, including the circumstances of the alleged offence, the investigation undertaken and the representations made by the student(s). A copy of this report will also be made available to the student(s).

4.20 The student's copy of the report of the investigation from the Assessment Officer will also contain a second dated written warning to the student outlining the consequences of further academic misconduct (see Guidelines on Academic Integrity for suggested wording).

4.21 If two or more students are found to have colluded in producing a piece of assessed work (this includes one student allowing another to copy his/her work and submit it as his/her own), then each should receive the mark penalty for the assessment task. If one or more students are found to have copied the work of another student in any form without his/her knowledge, then any resulting warning and penalty should apply only to the student(s) that copied the work.

4.22 If, after receiving a written warning, a student is found to have committed second or subsequent plagiarism, copying, collusion or dishonest use of data:

4.22.1 the Assessment Officer will ask the Board of Examiners to approve a recommendation that that a breach of the policy has taken place and that the student should be given zero for the module, regardless of any other assessment component marks for the module;

4.22.2 the student will be given a second written warning;

¹ For on-line programmes, the investigation undertaken by the Assessment Officer with the examiner and the student concerned often takes place under the auspices of an ‘Academic Integrity Sub-Committee’ who would make recommendations about allegations of plagiarism, copying, collusion or fabrication of data to the Board of Examiners.
4.22.3 the student will be recommended to complete an on-line tutorial on plagiarism, collusion and dishonest use of data if they have not already done so;  
4.22.4 a note will be placed on the student’s records, including their records in SPIDER.  
4.22.5 the student’s entitlement to re-sit failed modules is not affected.  

4.23 In the case of a student being awarded a mark of zero and as a result failing their dissertation or project, the Board of Examiners will decide whether they should be permitted to re-submit the dissertation or project, revised and corrected, or whether they must complete and submit a whole new dissertation or project.  

Category E: Unfair and/or Dishonest Academic Practice  

4.24 This category covers academic malpractice where a clear intent to deceive and gain unfair advantage can be established. Examples include the use of purchased or commissioned coursework or data, passing off as one’s own work the work of another student or person, extensive fabrication and falsification of data, and coercive collusion. The practices in this category are defined as those serious enough even as a first offence to warrant suspension or termination of studies and do not depend on a student’s prior actions.  

4.25 When unfair and/or dishonest academic practice is identified, the matter must be reported to the Assessment Officer in the Department/School that ‘owns’ the module concerned.  

4.26 The Assessment Officer will investigate the allegation on behalf of the Chair of the appropriate Board of Examiners by inviting the examiner to provide evidence and reasons for his/her allegation and the student(s) to provide an explanation of the circumstances for the unfair and/or dishonest practice.  

4.27 The student(s) must be afforded the opportunity to make any representations that they may wish to make. If the investigation involves a meeting each student suspected of unfair and/or dishonest academic practice will be entitled to be accompanied by another member of the University, e.g. a fellow student, or a representative of the Liverpool Guild of Students.  

4.28 If, following the investigation, the Assessment Officer concludes that unfair and/or dishonest academic practice has taken place, the Assessment Officer will provide a report to the Chair of the appropriate Board of Examiners detailing his/her findings, the circumstances of the alleged unfair and/or dishonest practice, the investigation undertaken and the representations made by the student. A copy of this will also be made available to the student(s).  

4.29 The Chair of the Board of Examiners will consult with the Board of Examiners and decide whether it deems the findings of the Assessment Officer appropriate and acceptable and apply the appropriate penalty. No person who was involved with any aspect of the investigation and drafting of the Assessment Officer’s report should be party to the decision made by the Board of Examiners.  

4.30 If a student is found to have committed unfair and/or dishonest academic practice, the Board of Examiners shall determine the penalty to be applied and shall determine any award to be made to the student. The minutes of the Board should accurately record the decision making process. The penalty to be applied for a Category E offence is a mark of zero for the module, regardless of any other assessment component marks for the module and either:  

a. Suspension of studies for a period not exceeding one academic session, or  
b. Termination of studies, with credit awarded for what has already been passed without unfair and/or dishonest academic practice.  

6 In respect of this and all references to SPIDER in this Policy it should be noted that for on-line programmes an alternative records system may be used.  
7 For on-line programmes, the investigation undertaken by the Assessment Officer with the examiner and the student concerned often takes place under the auspices of an ‘Academic Integrity Sub-Committee’ who would make recommendations about allegations of plagiarism, copying, collusion or fabrication of data to the Board of Examiners.
5. **Right of Appeal**

5.1 Students may appeal against the decision of the Board of Examiners in relation to a Category C, D or E decision but only on the grounds that there was a procedural error in determining a decision in the conduct of the investigation into the alleged offence. Students may not appeal against the decision of the Board of Examiners other than in accordance with the Code of Practice on Assessment, Appendix F, Assessment Appeals Procedure: https://www.liv.ac.uk/student-administration/student-administration-centre/policies-procedures/appeals/

6. **Poor Academic Practice, Unfair and/or Dishonest Practice and Fitness To Practise**

6.1 For some vocational and/or professional programmes there may be requirements for students to meet specified standards in respect of their fitness to practise in the relevant vocation or profession. Where a finding of poor academic practice or unfair and/or dishonest plagiarism, collusion and/or dishonest use of data against a student may call into question the student’s fitness to practise, this must be clearly stated in the programme information provided to students.

7. **Research Degrees**

The policy for dealing with plagiarism, collusion and fabrication of data in research degrees is addressed in a separate policy document go to https://www.liverpool.ac.uk/media/livacuk/tqsd/code-of-practice-on-assessment/appendix-4-PGR-CoP.pdf
PROCESS FOR DEALING WITH CATEGORY A and B PRACTICES

Student submits an assignment

Examiner identifies minor errors or poor practice

The Examiner applies the appropriate mark penalty and provides feedback to the student on how in the future to avoid minor errors or poor practice.
PROCESS FOR DEALING WITH CATEGORY C, D and E PRACTICES

Examiner identifies plagiarism, dishonest use of data or collusion, or unfair or dishonest academic practice in a student’s work and reports the matter to the Assessment Officer in the department that ‘owns’ the module.

The Assessment Officer invites the student to provide an explanation of the circumstances behind the suspected academic malpractice and investigates the matter.

If academic malpractice is found, the Assessment Officer determines the category of offence and advises the Chair of the Board of Examiners as necessary.

Consideration is given to whether the breach should be treated as a Category A or B offence or if academic malpractice is not found, the matter need not be progressed.

**Category C**

The Assessment Officer:
- issues a written warning
- advises the student to complete the on-line tutorial
- places a copy of the warning on record and records the incident in SPIDER (or alternative record system for on-line programmes)
- recommends to the Board of Examiners a mark of 0% for the assessment task

If, as a result of the mark or grade of zero, the student fails the module as a whole, they will be subject to the normal re-assessment regulations. Where a re-sit opportunity for the assessment is not available, students may be unable to progress to the next year of their studies. The student has a right of appeal against decisions of the Board of Examiners through the assessment appeals procedure.

**Category D**

As for Category C, except the recommendation to the Board of Examiners is for a mark of 0% for the module in which the academic malpractice occurred.

The Board of Examiners shall determine whether the student has failed to satisfy the requirements of the programme. It shall also determine in those circumstances whether or not any award is to be made to the student. The student has a right of appeal against a decision of the Board of Examiners through the assessment appeals procedure.

**Category E**

The Board of Examiners either suspends the student’s studies for a period of up to one academic year or terminates the student’s studies.