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The Open University is incorporated by Royal Charter (RC 000391), an exempt charity in England & Wales and a
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Summary of procedure

This procedure should be followed where a professional programme offered by The Open University is governed by a Professional, Statutory or Regulatory Body (PSRB) that requires The Open University to declare that a student is not only academically qualified to practise, but also suitable or fit to practise in that profession.

The procedure sets out the process for how The Open University responds to an allegation or cause for concern about a student’s suitability or fitness to practise and the stages required to ensure that any issues raised are investigated and assessed quickly, fairly and systematically.

Summary of significant changes since last version

There are several significant changes from the previous version of this procedure dated November 2018. These are:

a) References to programmes no longer offered to students by The Open University have been removed and references to new programmes have been added.

b) References to PSRBs have been updated where the names of those bodies have changed. References and hyperlinks to external policy, guidance and regulatory information held by PSRBs within appendices has been updated.

c) Annexes referred to in previous versions of this document are now referred to as an Appendix/Appendices.

d) The procedure has been reviewed for clarity and the content has been restructured.

e) References to operational procedures undertaken by The Open University staff have been removed.

This document may be updated throughout the year to correct errors, improve clarity or accessibility, or to reflect changes in legal or regulatory requirements.

Procedures superseded by this document

This document replaces the previous version of the Fitness to Practise Procedure dated May 2019.
Scope

What this document covers

This procedure covers undergraduate and postgraduate students, students on work-based placements and apprenticeships, students studying qualifications where registration with a Professional, Statutory or Regulatory Body (PSRB) is required in order to practise a profession, or students studying qualifications where they are required to follow a Code of Ethics or other professional standards documents issued by a PSRB.

What this document does not cover

This procedure does not apply to students studying qualifications that do not require them to register with a PSRB to practise a profession or follow a PSRB's Code of Ethics or other professional standards documents.

This policy does not apply to individuals who are not yet students of The Open University (enquirers). Curriculum partnership students are covered by the policies of the institution with which they are studying.

Students who are studying qualifications where their suitability or fitness to practise is being assessed through the work-based elements of their programme may be subject to the terms of other written agreements between The Open University and their employer, sponsor or practice learning opportunity provider. If those agreements state that responsibility is retained by the employer, sponsor or practice learning opportunity provider to assess the student’s suitability or fitness to practise, The Open University reserves the right to follow alternative appropriate policies such as the Code of Practice for Student Discipline, the Fitness to Study policy, Plagiarism policy or another policy.

If you are unsure as to whether this procedure will apply to you, please contact the Student Casework Office.
Documents that govern your study

- Advocacy: guidelines and procedure
- Code of Practice for Student Discipline
- Conditions of Registration
- Fitness to Study Policy
- Plagiarism Policy
- Prevent Principles
- Safeguarding Policy
- Student Complaints and Appeals Procedure
- Student Computing Policy
- Student Privacy Notice (All personal data, including ‘sensitive personal data’, will be treated in accordance with the General Data Protection Regulation (GDPR) and Student Privacy Notice.)

Information and Guidance

Social Work

- Appendix A Social Work
- Social Work Privacy Notice
- Supplementary Agreement (Social Work)

Nursing

- Appendix B Nursing
- Nursing Privacy Notice
- Supplementary Agreement (Nursing)
Non-Medical Prescribing

- Appendix C Non-Medical Prescribing

PGCE (Wales)

- PGCE (Wales) Appendix D
- PGCE (Wales) Privacy Notice
- PGCE (Wales) Supplementary Agreement

Apprenticeships

- Apprenticeship Privacy Notice
- Apprenticeship Standards

Other WELS related health and social care programmes

- X04 Foundation Degree in Nursing Associate Practice (Nursing Associate Apprenticeship)
- Q73 BSc (Hons) Adult Nursing
- Q74 BSc (Hons) Mental Health Nursing
- R41 BSc (Honours) Adult Nursing (Apprenticeship)
- R42 BSc (Honours) Mental Health Nursing (Apprenticeship)
- R39 BSc (Hons) Nursing (subject to NMC approval)
- R43 BSc (Honours) Nursing (Apprenticeship) (subject to NMC approval)

Teaching

- Education Workforce Council (EWC) code of professional conduct and practice
Policing


The Open University Student Charter Principles

This policy aligns with the following Open University Student Charter Principles:

- Principle 1: We treat each other with dignity and respect
- Principle 2: We aim to inspire and enable learning
- Principle 3: We share the responsibility of learning
- Principle 4: We work together to secure the University’s mission and to promote the University’s values

Introduction

This procedure should be followed in regard to professional programmes offered by The Open University where Professional, Statutory or Regulatory Bodies (PSRBs) require The Open University to declare that you are not only academically qualified but also suitable or fit to practise in that profession. The procedure does not replace the Code of Practice for Student Discipline or the Fitness to Study policy and the University reserves the right to refer to these or other alternative policies where appropriate.

For specific guidance on how this procedure may relate to your personal circumstances, please contact the Student Casework Office.
**Procedure**

1  **Purpose**

1.1 This document sets out how The Open University fulfils its responsibility to confirm your professional suitability or fitness to practise for training/education and registration and/or employment with a Professional, Statutory or Regulatory Body (PSRB). Fitness to practise means your ability to meet professional standards and encompasses your character, professional competence and health. This document sets out the appropriate student support and management measures that The Open University might employ from the point at which initial concerns related to any of the three areas (character, professional competence, health) may arise, through the formal stages of risk assessment, to the preparation for and implementation of a formal review meeting, post-meeting actions and your right to appeal.

1.2 The procedure aims to be thorough and fair to service users, patients/clients, carers, students, sponsors, employers and practice learning opportunity providers. Different professional programmes use different terms, but this procedure is intended to be fair to all those that you will come into contact with.

2  **Background**

2.1 Programmes and qualifications where professional registration is required, or a code of practise or professional standards document issued by a PSRB is to be followed for a person to professionally practice, are listed as appendices to this document.

2.2 Roles in these professions are challenging and entail a high degree of responsibility as well as requiring the ability to work safely with individuals and groups in vulnerable situations. Relevant PSRBs have codes of practice and other policies and procedures that set out the standards for professional conduct and practise, and all professional practitioners within the respective discipline are required to uphold those standards. The relevant documents issued by PSRBs are detailed in the appendices to this document.
2.3 The Open University is required to ensure that students on all professional programmes concerned are fit to practise, but the mechanism by which this happens varies:

2.3.1 For Social Work, students in Wales and Scotland register as students with the Social Care Wales (SCW) or Scottish Social Services Council (SSSC) at the point they commence their studies. In England they become eligible to be registered with Social Work England (SWE) at the point they are awarded their qualification.

2.3.2 For Nursing, The Open University makes a judgement and signs a declaration of health and good character of applications prior to registration, as well as uploading success data to the Nursing and Midwifery Council (NMC) on successful completion of the programme.

2.3.3 For Non-Medical Prescribing, as a requirement for enrolment all students on the programme are registrants of the appropriate PSRB, the General Pharmaceutical Council (GPhC), Health and Care Professions Council (HCPC) or the Nursing and Midwifery Council (NMC).

2.3.4 For PGCE (Wales), students on the salaried route need to register with the Regulatory Body (the Education Workforce Council, EWC) as a School Support worker before they commence their PGCE and will need to comply with the EWC Code of Professional Conduct and Practice. On successful award of the PGCE (Wales) qualification, The Open University will notify the EWC of recommendation for Qualified Teacher Status (QTS).

2.3.5 For Policing, the decision as to whether students are fit to practice resides with the police force. The Open University has the obligation to communicate any Fitness to Practice issues raised through the duration of their study.

2.4 In applying for registration as a student with The Open University, you agree to abide by the relevant code of practice or ethics for your professional programme, as detailed in the Appendices to this document, in addition to the Conditions of Registration and any relevant supplementary agreements for your professional programme. Failure to meet these standards or otherwise being found to be unsuitable in terms of conduct, character and/or health can lead to either the relevant regulatory body withdrawing your registration as a student, or The Open University not recommending you for registration.
2.5 University staff, along with sponsors or employers, can be responsible for making decisions about your suitability to enrol on and remain on professional programmes as well as your suitability or fitness to practise as a professional at the end of your training. For this reason, it is essential that you and your sponsors, employers or practice learning opportunity providers (if applicable) share full and up-to-date information about any conduct or behaviours which cause concern.

2.6 It is important to draw a distinction between academic competence and suitability or fitness to practise. You may have excelled in your academic studies but may be deemed unsuitable or unfit to practise if you are considered not to be professionally competent, unsuitable for health reasons, or if your conduct is not compatible with the standards required by the relevant PSRB.

3 Written agreements

3.1 It is a condition of acceptance on professional programmes that you are either supported, sponsored or employed by a recognised employer, and that employer signs a written agreement for each student or cohort of students they register. These agreements set out responsibilities for each party, including responsibility for dealing with fitness to practise issues. The written agreement will set out who is responsible for dealing with fitness to practise matters that arise in connection with your study, work placements or other employment related matters. You will be provided with a copy of this written agreement.

3.2 Employers, sponsors and providers of practice learning opportunities will be provided with a copy of this procedure and the written agreement will set out if they have agreed to The Open University’s approach to suitability and fitness to practise. If agreed and a cause of concern arises in the course of practice, they will inform The Open University immediately, as well as, or in parallel with, invoking their own procedures. This procedure is intended as an approach to assist you to become a competent and trusted member of your chosen profession and an exemplary employee.

3.3 The written agreement will also set out how all parties will share information or relevant evidence about issues relating to your conduct which might affect your professional suitability or fitness to practise, which may be needed to invoke this Fitness to Practise procedure. Please see section 7 in this document which sets out further information on confidentiality and the sharing of information.
3.4 You agree, as part of your [Conditions of Registration](#), and the [Supplementary Agreement](#) for your professional programme (if relevant), that your personal information can be shared between your employer, sponsor, provider of practice learning opportunity and The Open University, and that you have a personal responsibility to inform the programme about any conduct issue or behaviour giving rise to a suitability or fitness to practise concern. This is reinforced in the module materials and/or Practice Learning Guide, so that you are fully aware of the expectations that The Open University and relevant PSRBs have of you. The sharing of personal data is set out in more details in the relevant student privacy notices.

4 Implementation and enforcement of procedure

4.1 When you are subject to workplace procedures and have appealed against it (either to your employer or employment tribunal) or you are subject to a criminal investigation, the Fitness to Practice investigation will be held until the case is concluded. This may imply that you are suspended from continuing your study for that period.

4.1.1 Raising concerns

Behaviours which may give rise to concerns could include the following:

a) Character:

   • a conviction or caution for fraud, theft, violence, sexual offence, drug dealing or drunkenness
   • serious cases of accessing illegal material from the internet
   • dishonesty, including falsifying study or practice records
   • serious or repeated instances of plagiarism could be considered to have implications for professional practice if it is found to be indicative of dishonesty or lack of integrity
   • serious inappropriate use of social media
b) Serious ill health:

- long-term, untreated/unmanaged or unacknowledged physical or mental health conditions that would impede professional practice. The Open University will implement all reasonable adjustments to support the students who have declared to have disabilities or long-term conditions.
- long-term untreated alcohol or drug dependence

c) Misconduct:

- physical or verbal abuse of patients/service users/carers, colleagues or members of the public
- theft whilst working
- significant failure to deliver adequate care
- significant failure to keep proper records (determined through risk assessment)
- failure to follow dress code
- inappropriate use of mobile phones
- poor time keeping and attendance

d) Lack of competence in the related profession:

- lack of skill or knowledge
- poor judgement, including a failure to understand where their professional practice has fallen below expected standards
- inability to work as part of a team
- difficulty or failure to communicate with colleagues or people in their care.
- ‘Health and safety’ breeches
- Confidentiality breeches
4.1.2 Issues can be raised by you, employers, sponsors, providers of a practice learning opportunities, tutors, another part of The Open University, a service user, or another external source. The issue might arise from concerns about your health or behaviour, your competence, an incident or behaviour during practice or external to your studies or practice, or behaviour in a social context including on social media or forums (internally or externally).

4.1.3 To be fair to service users, patients, clients, carers, students, sponsors, providers of practice learning opportunities and employers, it is important that any concerns about your suitability or fitness to practise are raised promptly, and that they are investigated and assessed quickly, fairly and systematically. The first stage is to investigate the alleged cause for concern and decide whether it is of such seriousness that the Fitness to Practise procedure should be invoked, or whether the concern can be addressed by supporting and advising you. If the concern raised involves minor competency issues, you will be given the opportunity to improve your practise and provided with an action plan with corresponding timescales for improvement. The Open University might ask you to write a reflective piece of work in order to assess your ability to recognise your mistakes and work towards goals to improve your practise. If you fail to comply with the action plan, the case may be referred to the Fitness to Practise panel and/or be subject to disciplinary procedures, as set out in the Code of Practice for Student Discipline.

4.1.4 Overall consideration of fitness to practise issues should take into account how far you have progressed through your studies and the reasonable expectations of you at that point in your development. Consequently, a different approach may be taken towards an issue if you have only recently commenced studies compared to if you are about to complete your studies.
4.2 Investigation stage

4.2.1 When a concern is raised, this is recorded on your student record. A senior member of the staff who has received dedicated training by The Open University in matter of investigation, will be designated by the faculty or your professional programme to be responsible for investigating the concern, but they will not be involved in later decision-making processes. In order to avoid prejudice to you, no other details will be logged on your student record at this stage.

4.2.2 The designated member of the staff will contact you by email or letter to inform you of the allegations made against you, and you will be invited to respond within 10 days. The email/letter will detail the procedure to be followed by the Investigation Panel.

4.2.3 Within 15 working days of receiving a concern, the designated member of staff will meet with the Module Chair and at least one other member of senior academic staff (either a Senior Lecturer from the relevant professional programme, the Head of School or an Associate Dean), who will form an Investigation Panel to establish if there is evidence to support a cause for concern and whether the concern warrants further action. At least one member of the Investigation Panel will be a professional of the corresponding area of expertise of your programme. All those forming the investigation panel will have received appropriate training and will be asked if they have had any contact with you in the past and if so, under what circumstances. You will be informed in writing and in advance on the composition of the Investigation Panel and you will be given the opportunity to object on any of its members before information about your case has been disclosed to the Panel members. You will be asked to provide reasons for your objection and the designated person will make the necessary adjustments to the composition of the panel, if your reasons are deemed acceptable. The Open University may need to invite staff from other institutions in order to cover specific areas of expertise.
4.2.4 Any decision made about whether a concern is sufficiently supported by evidence and found to be significant will be the responsibility of the Module Chair and other senior members of academic staff. The designated member of staff can only make a recommendation, which will be documented, and he/she cannot be part of the decision-making process.

4.2.5 The designated member of staff will contact all appropriate parties to gather relevant information so that they can carry out a formal risk assessment. Any evidence collected will only be in relation to the concern raised and a wider investigation will not be undertaken at this stage.

4.2.6 You will be informed in writing that there is a concern, why it has been raised and you will be given the opportunity to respond. You will also be informed when you can expect to hear the outcome of the investigation. If we require longer than 15 working days to complete an investigation, you will be informed when you can expect to receive a decision.

4.3 Outcomes when a concern is received or from the investigation stage

4.3.1 No further action:

- If, at any point during the investigation, the designated member of staff decides that there is no evidence or substance to the referral, e.g. the allegation is trivial, it is a malicious allegation that is untrue, or is mistaken, then the Module Chair should be informed and, following their agreement, the matter will be dismissed and you will be informed of this outcome in writing.

- If a concern is raised but is not considered to be proven, then you may be informed that there is no case to answer.

4.3.2 Additional support:

- If a concern is raised but is not considered to be proven then there may be a recommendation of steps that you should take to improve your professional practice, for example support sessions. This recommendation may involve your employer, sponsor or learning opportunity provider providing additional support to you.
• This outcome will be recorded on your student record and you will be informed of the outcome in writing. If the concern has arisen in practice, then the provider of the practice learning opportunity, employer or sponsor, will be told of the decision.

4.3.3 Recommended actions:

• If the concern is proven but is not considered to be significant enough to warrant a full review meeting, a decision may be made that you need to undertake some further recommended actions so that you understand the implications of the concern that has been raised. This may include you carrying out a reflective piece of work to demonstrate that you understand that your actions were unacceptable; additional supervision or repeating a practice learning experience.

• Any recommended actions will be recorded on your student record, then shared and agreed with your sponsor/employer/practice learning opportunity provider. In certain cases, it may be necessary to arrange an alternative practice learning opportunity provider. The Open University will make every effort to find other placement opportunities for you. If another placement is not available or your programme does not offer this opportunity (e.g. Policing), The Open University will discuss with you the option of being transferred to another course or what exit awards are available in your case.

4.3.4 Suspension:

• Where a concern has been raised, is proven and is sufficiently significant that it has a potential impact on your ability to continue to study on the programme or to professionally practice, then several options are available. The risk assessment may have revealed that concern is serious and immediate, and you may need to be suspended from professional practice, as described in section 4.6.
4.3.5 Referral to other disciplinary or procedural route:

- If, in the opinion of the Investigation Panel, the concern is an Open University disciplinary matter rather than, or in addition to, one of fitness to practise, the matter may be referred to the Code of Practice for Student Discipline or another Open University policy or procedure. This referral may happen either after the outcome of or parallel to a fitness to practise investigation. On some occasions, it may be more appropriate for the fitness to practise investigation to be suspended pending the outcome of other policy processes or procedures.

- If the Investigation Panel determines that the matter may be disciplinary but is not considered to affect your fitness to practise then there should be a decision of no case to answer in this procedure, as in paragraph 4.3.1, but you may be informed that the matter is being passed to the appropriate disciplinary authority as set out in the Code of Practice for Student Discipline for consideration.

4.3.6 You will be informed of any outcome in writing and this will be recorded on your student record. The letter will summarise the facts, how these facts do or do not establish a fitness to practise concern, the outcome decision(s) and, where appropriate, any monitoring conditions and review arrangements. If these are completed satisfactorily then this will be recorded on your student record and you will be informed in writing that no further action will be taken, unless there is a new cause for concern.

4.3.7 You have the right to appeal as set out in section 5.

4.4 Review meeting

4.4.1 If, as a result of the process of the investigation stage, it has been determined that there is cause for serious concern, the case will proceed to the review meeting stage. If the concern arises from an external event such as a conviction, the case will normally proceed directly to the review meeting stage. A senior member of the staff who has received dedicated training by The Open University in matter of investigation, will be designated by the Module Chair as a point of liaison for the case. This designated person does not need to be a member of academic staff but will be responsible for ensuring that the correct timetable is adhered to; be your liaison and act as
4.4.2 The review meeting is a formal panel meeting that will consider the risk assessment and evidence gathered in the investigation stage. The composition of the formal panel will be determined in accordance with the professional programme that you are studying and is set out in the appropriate appendix for that programme. All panels will include one or more current or alumni student representatives from your professional programme.

4.4.3 You will be informed in writing of the decision to take the case to a review meeting, the matter(s) that has given rise to this concern, when the review meeting will be held, and details of the person designated as your liaison. The review meeting panel can consider the case in your absence or if you do not respond, but we will take all reasonable steps to ensure that you have had the opportunity to see the evidence being presented and to respond to it, either in writing or in person.

4.4.4 When you are informed of the review meeting date, you will be told who the review meeting panel members will be. All those forming the review panel will have received appropriate training and will be asked if they have had any contact with you in the past and if so, under what circumstances. You will be informed in writing and in advance on the composition of the Investigation Panel and you will be given the opportunity to object on any of the members of the Panel. You will be asked to provide reasons for your objection and the designated person will make the necessary adjustments to the composition of the panel, if your reasons are deemed acceptable. You will be provided with copies of the documents that will be considered by the panel. You will receive this information at least ten working days before the review meeting date to allow you to make arrangements to attend and/or to respond as set out in the timeline. Any response or evidence that you provide either in advance or when you attend the review meeting must be considered by the panel.
4.4.5 When you are invited to attend the review meeting to make your submission, you can do this either in person or by video conferencing. If appropriate, the review meeting can be held in The Open University office closest to you, or if the meeting is taking place in Milton Keynes, your travel costs and anyone who is accompanying you will be offered. You may be accompanied by a friend or adviser, who may be a colleague, family member or friend.

4.4.6 You will be given the opportunity to ask for a postponement of the review meeting if you are unable to attend on the first meeting date suggested. Appropriate evidence must accompany the request and will be considered by the Chair of the Panel. Only one deferral may be requested, and the Review Meeting will take place within 30 days of the original date set.

4.4.7 The members of the review meeting panel could ask for any further information if they feel it would assist in the determination of your case. However, any further material or evidence supplied must also be provided to you at least five working days before and the review meeting may be adjourned if necessary, unless you accept the shorter notice period. Any evidence requested by review meeting panel members not provided in advance of the meeting will only be considered at the Chair’s discretion.

4.4.8 If you, or your witnesses, have declared a disability that requires any reasonable adjustments to be made, these will be made prior to the review meeting to ensure fairness.

4.4.9 When the review meeting takes place, the Chair will outline the purpose of the meeting and explain the possible outcomes. If you are attending the meeting, you will be invited to provide your response in relation to the evidence provided against you. The panel will reserve the right to ask you further questions on specific matters of concern. The Chair will then tell you when you should expect to hear the outcome of the meeting and you will be asked to leave. The panel will then consider all the evidence that has been presented and decide on the outcome.
4.4.10 At the end of the review meeting, the panel will consider, on the balance of probabilities and all evidence that has been presented, whether you have breached your applicable professional code of practice and, if so, consider your stage in study and if the breach can or cannot be rectified. If you have declared a disability, the review meeting panel will also consider whether the matters under investigation have arisen wholly or partly related to your disability, and whether they have arisen despite reasonable adjustments having been made.

4.4.11 Mitigating and/or aggravating circumstances will be considered by the panel when they determine if a breach of professional standards has occurred. Mitigating circumstances might include that you are demonstrating remorse or insight; you have disclosed an illness that is now being treated; or you have provided evidence that there has been an absence of appropriate professional guidance on a practice learning opportunity. Aggravating circumstances might include you denying or showing no insight into what has gone wrong, or you have previously been taken through the informal stage of this Fitness to Practise procedure, but further concerns have been raised.

4.5 Outcomes from the review meeting

4.5.1 The panel will determine whether the breach is so serious that you:

- will be expelled from the professional programme immediately; or

- whether this is a matter which, if not satisfactorily addressed by you, would mean that The Open University would not be confident in recommending you as fit to practise on completion of the professional programme; or

- that you, having been given the opportunity to address a matter of concern, have failed to do so to a satisfactory standard and consequently it is reasonable to expel you from the professional programme.
4.5.2 If the panel determines that you have breached professional standards and they have made a decision as to whether the breach can be rectified, one of the following outcomes will apply:

i) You will be given an informal warning

ii) You will be given a formal warning, with or without the requirements below:

- to identify specific steps that you must take to rectify the breach, by when, and how these will be monitored;

- you will be required to repeat and pass a professional practise learning opportunity;

- you will be required to repeat one or more modules.

iii) You will be expelled from the qualification or programme.

4.5.3 Please be aware that if your case is referred to the Central Disciplinary Committee (CDC) at any stage, outcomes that may be determined by CDC include:

- you will be prevented from studying on any work-based programme with The Open University;

- you will be permanently expelled from The Open University.

CDC will only consider these outcomes if there is a serious disciplinary offence in addition to the Fitness to Practise concern.

4.5.4 You will be informed of the outcome decision of the panel in writing within 15 working days. The outcome decision letter will set out the facts that have been established, the reasons why the panel has reached its outcome decision (referring to the appropriate part of the professional code or guidance) and what outcome the panel have applied including any limitations being placed on you or additional tasks that you will be required to undertake.

4.5.5 Your practice learning opportunity provider, employer or sponsor will be provided with the details of the outcome decision. If your employer/sponsor/practice learning opportunity provider has suspended you but The Open University does not uphold the case, then we will presume that you will be reinstated as a student unless they tell us that you have been
withdrawn from the professional programme. Please be aware that your employer/sponsor/practice learning opportunity provider may reserve the right to invoke their own procedures as a result of the outcome decision.

4.6 Suspension pending the outcome of proceedings:

4.6.1 It may be necessary to suspend you, pending the outcome of this procedure, as outlined in the **Conditions of Registration and Supplementary Agreement** (if relevant).

4.6.2 An employer, sponsor or practice learning opportunity provider may suspend you from practice only, in accordance with any rules or regulations applicable to that practice environment. In the cases of Apprenticeships, the employer may remove you from the entire programme. The employer, sponsor or practice learning opportunity provider will inform The Open University of any such suspension as soon as practicable and provide the reasons for the suspension.

4.6.3 If a concern has arisen as the result of, or which involves, a criminal investigation by the police or other investigating authority, this does not necessarily mean that you should be suspended from practice or study. The Review Panel chair will send a recommendation to the Central Disciplinary Committee (CDC) of The Open University which will make the decision regarding whether the matter is serious enough to warrant suspension. Further action under this procedure may need to be deferred until any criminal proceedings have been completed. If you have been suspended, this will be reviewed regularly, as cases may be referred to the Crown Prosecution Service or Procurator Fiscal, but a later decision made not to proceed.

4.6.4 You may only be suspended from your academic studies and professional practise pending a fitness to practise investigation by an authorised executive authority of The Open University. This may be an Associate Dean, a Programme Director or Head of the relevant professional programme, the Director of Academic Services or their delegate. In the cases of Apprenticeships, the employer may remove you from the entire programme. This may be an Associate Dean, a Programme Director or Head of the relevant professional programme, the Director of Academic Services or their delegate.
4.6.5 If you are suspended from practice, this does not necessarily mean that you should be suspended from continuing as a student of The Open University (however, exceptions apply in Policing). While you may not be able to continue with practice-related elements of your study pending an investigation, you may be able to continue with academic study by transferring your credit to a non-practice related qualification for academic study only. This does not apply to Apprenticeships, unless you intend to personally pay for your new module. If it is decided to suspend you from all study with The Open University, the grounds on which this decision is made must clearly state why you cannot continue with your academic studies.

4.6.6 If you remain suspended from practice and/or academic study at the point where a module or qualification would normally have been completed, and as a result of that suspension have not had a sufficient opportunity to demonstrate the learning outcomes of that module or qualification, where possible and where appropriate, you will be re-registered on the module or qualification (or its replacement) to allow you to conclude your studies.

4.6.7 For Apprentices, your employer may remove you from the entire programme pending the investigation in your apprenticeship setting. The outcome of the employer’s investigation may have an impact on your ability to resume the apprenticeship.

5 Right of Appeal

If you wish to appeal against the decision of the investigation panel, the review meeting panel or any element of how this procedure has been applied, please consult the Student Complaints and Appeals Procedure.

6 Non-compliance

Should you refuse to cooperate or engage with this procedure, we reserve the right to follow alternative appropriate policies or procedures such as the Code of Practice for Student Discipline, the Fitness to Study Policy, Plagiarism policy or any other relevant policy specified in ‘Related Documentation’. You will be advised of any additional action which may be taken to respond to your case.
7 Confidentiality and the sharing of information

7.1 Processing data relating to this procedure is part of our public task of delivering Higher Education qualifications.

7.2 You, and/or your witnesses, may declare that disclosing personal or “special category” data such as information about physical or mental health, will help explain your circumstances. We will ask for your, and your witnesses', informed consent to use such data as part of this procedure. You and your witnesses can withdraw your consent to use this “special category” data at any time.

7.3 You, and/or your witnesses, can ask for any “special category” data collected under the procedure to be removed from our systems if you/them withdraw your/their consent.

7.4 If during our discussions with you, you disclose disability information to us, we will record this on your student record. You will be asked if you wish this information to be sent to the support teams who can talk to you about additional support that may be available. This information will only be shared if you agree.

7.5 More information about how your data is used, stored and shared is given in the Student Privacy Notice.

7.6 Under normal circumstances, your data will not be shared with third parties outside of The Open University, your practice learning opportunity provider, employer or sponsor. If we deem you or others to be at risk of harm because of your behaviour or actions, we will share your data with other organisations without your consent under the exceptional circumstances set out in the Data Protection Act 2018 Schedule 1, paragraphs 1, 10 and 18. Please see the Glossary for a definition of these exceptional circumstances.

7.7 If any of the circumstances outlined in the Glossary occur, The Open University may contact the police force, a hospital, psychiatric services, a case worker, psychiatric nurse, Social Services or a nominated advocate to speak on your behalf (for Open University purposes or court appointed).
7.8 Data relating to Fitness to Practise will be kept on your student record for the duration of your professional programme or for as long as you remain a student of The Open University (plus 6 years as specified in the Retention of Student data and Records).

8. Welsh Language standards

8.1 Students living in Wales have the right to communicate with The Open University through the medium of Welsh. This includes:

- Correspondence – you have the right to write to us or email us in Welsh, and we will respond to you in Welsh if that is your wish.

- Meetings - When we invite you to a meeting as part of the procedure, either in person or on the telephone, we will ask you if you wish to use Welsh at the meeting. If you choose to use Welsh at a meeting and not all attendees are Welsh speakers, we will arrange a simultaneous translator.

8.2 Advocates - Any advocate you choose to represent you may also use Welsh in any meeting or correspondence.

Appendices

- A Social Work
- B Nursing
- C Non-Medical Prescribing
- D PGCE (Wales)
- E Policing
- F Example timeline for a review meeting
Glossary of terms

Mitigating and/or aggravating circumstances

Under normal circumstances, your data will not be shared with third parties outside The OU. If exceptionally the data does need to be shared, we will seek your consent. The only circumstances under which we could share the data with other organisations without your consent are:

- When your mental health threatens your personal safety (DP ACT 2018 sch1(18) safeguarding)
- When your behaviour is adversely affecting the rights and health and safety of others (sch1(1) for social protection/ health and safety)
- When a member of staff would be liable to criminal procedures if the information was not disclosed (i.e. a crime had been committed) sch1 (10) prevention/ detection of crime.

Fitness to practise

Fitness to practise is your ability to meet professional standards. It encompasses your character, professional competence and health.

Investigation Panel

An investigation panel will be chaired by a senior member of the staff who has had no previous involvement in the case. Members of the investigation panel will be trained and resourced in order to effectively undertake an investigation on a concern about a student’s fitness for practise.

Review Meeting Panel

The Review meeting panel is a formal panel that will determine the severity of the breach of the professional standards specified in the contract with the written agreement within a training programme. The Review meeting panel will consider the risk assessment and evidence gathered in the investigation stage.
Special Category Data

The General Data Protection Regulation sets out “special categories” of data which have to be given additional protection. These comprise your racial or ethnic origin, religious beliefs, political opinions, trade union membership, genetics, biometrics (where used for ID purposes) physical or mental health, sex life and sexual orientation. Information about criminal offences or criminal proceedings are treated similarly.

Sponsor/Sponsoring Agency (Social Work)

Sponsor/Sponsoring agency is an organisation putting forward a student to participate in the programme and undertaking the arrangement of supervision of their practice learning; this term is used whether or not the organisation is also paying the student tuition fees.

Student of The Open University

For the purposes of this procedure, you are a student of The Open University if you are currently registered for a qualification or a module, or if you have studied a module in either of the previous two academic years.
Further clarification

If you have any queries around the content provided within this document and how to interpret it, please contact the Student Casework Office who are specially trained to advise on the implementation of policy.

The Student Casework Office

The Open University
PO Box 5155
Milton Keynes
MK7 6YJ

Phone: 01908 659535
Fax: 01908 659231

Email: StudentCaseworkOffice@open.ac.uk

If you have any comments about this procedure document and how it might be improved, please submit these to SPR-Policy-Team@open.ac.uk.

Alternative format

If you require this document in an alternative format, please contact the Student Support Team via http://www.open.ac.uk/contact/ (phone +44 (0)300 303 5303), or your dedicated Student Support Team via StudentHome if you are a current Open University student.
Appendix A: Social Work


1.1 Qualifications covered:

- Q32: BA (Hons) Social Work (England)
- R34: BA (Honours) in Social Work (England) (Apprenticeship)
- F80: MA in Social Work
- E85: Postgraduate Diploma in Social Work

1.2 Professional, statutory or regulatory body:

- Social Work England

1.3 Code of Practice and relevant regulatory documents:

- Social Work England- Professional Standards

1.4 Composition of review meeting panel:

- a chairperson: the Head of Social Work (England) or their nominee
- a representative from a sponsoring agency
- a member of academic staff from the social work professional programme, who should be a Staff Tutor (Social Work)
- a (current or alumni) student representative from the social work professional programme
- an impartial and experienced university note taker.

No member of the panel should be directly involved with the student subject to the enquiry.

1.5 Specific social work entry requirements:

You must demonstrate the entry level capabilities and other entry requirements set by the Open University social work programme and are linked to in the qualifications section above or can be provided by your Student Support Team.
2. Social Work (Scotland) Professional Programme

2.1 Qualifications covered:

- Q41 BA (Hons) Social Work (Scotland)
- Q50 BA (Hons) Social Work (Scotland) (graduate entry)
- F80: MA in Social Work
- E85: Postgraduate Diploma in Social Work

2.2 Professional, statutory or regulatory body:

- Scottish Social Services Council (regulator) (SSSC)

2.3 Code of Practice and relevant regulatory documents:

- SSSC (2016) Codes of Practice for Social Service Workers and Employers
- SSSC Fitness to practise guidance

2.4 Composition of review meeting panel:

- a chairperson: the Head of Social Work (Scotland) or their nominee
- a representative a from a sponsoring agency
- a member of academic staff from the social work professional programme who should be a Staff Tutor (Social Work)
- a (current or alumni) student representative from the social work professional programme
- an impartial and experienced university note taker.

Members would normally be appointed from within the Social Work (Scotland) professional programme.

No member of the panel should be directly involved with the student subject to the enquiry.

2.5 Specific social work entry requirements:

You must demonstrate the entry level capabilities and other entry requirements set by the Open University social work programme and are linked to in the qualifications section above or can be provided by your Student Support Team.
3. Social Work (Wales) Professional Programme

3.1 Qualifications covered:

- Q42 BA (Hons) Social Work (Wales)
- F80: MA in Social Work
- E85: Postgraduate Diploma in Social Work

3.2 Professional, statutory or regulatory body:

- Social Care Wales (regulator) (SCW)

3.3 Code of Practice and relevant regulatory documents:

- SCW Fitness to practise guidance

3.4 Composition of review meeting panel:

- a chairperson: the Head of Social Work (Wales) or their nominee.
- a representative of a partner agency from the Wales Programme Partnership.
- a member of academic staff from the social work professional programme, who should be a Staff Tutor (Social Work).
- a (current or alumni) student representative from the social work professional programme.
- an impartial and experienced university note taker.

Members should normally be appointed from the Wales programme.

No member of the panel should be directly involved with the student subject to the enquiry.

3.5 Specific social work entry requirements:

You must demonstrate the entry level capabilities and other entry requirements set by the Open University social work programme and are linked to in the qualifications section above or can be provided by your Student Support Team.
4. Social Work (Northern Ireland) Professional Programme

4.1 Qualifications covered:
- R61 BA (Hons) Social Work (Northern Ireland)

4.2 Professional, statutory or regulatory body:
- Northern Ireland Social Care Council (NISCC)

4.3 Code of Practice and relevant regulatory documents:
- NISCC Standards of Conduct and Practice for Social Work students

4.4 Composition of review meeting panel:
- a chairperson: the Associate Head of School, Professional Programmes, or their nominee (who must be a qualified and registered Social Worker)
- a representative from a sponsoring agency
- a member of academic staff from the social work professional programme, who should be a Staff Tutor (Social Work)
- a (current or alumni) student representative from the social work professional programme
- an impartial and experienced university note taker.

No member of the panel should be directly involved with the student subject to the enquiry.

4.5 Social work entry requirements:
You must demonstrate the entry level capabilities and other entry requirements set by the Open University social work programme and are linked to in the qualifications section above or can be provided by your Student Support Team.
5. **Formal agreement with social work sponsors/employers:**

5.1 All sponsoring agencies sign a formal agreement that clarifies the respective responsibilities of The Open University and the sponsor. Sponsoring agencies agree to ensure that you undergo a period of 20 days of readiness for practice, are provided with two contrasting practice learning opportunities with a suitable practice educator, and that study leave arrangements are agreed.

5.2 Sponsoring agencies also agree, without prejudice to their right to deal with employment matters under their normal procedures, that Fitness to Practise issues arising in connection with work placements or other employment related matters affecting your continuation on the programme, will be dealt with under these procedures. They also include an agreement that all parties will share any information about any issues relating to your conduct which might affect your professional suitability or fitness to practise, and to share the relevant evidence which may be needed by The Open University for this Fitness to Practise procedure.

5.3 If a cause for concern arises in the course of practice, sponsoring agencies will inform the Head of Operations, Social Work at The Open University immediately, as well as, or in parallel with, invoking their own fitness to practise procedures.
Appendix B: Nursing

1. Nursing Professional Programme

1.1 Qualifications covered:

- Q73: BSc (Hons) Adult Nursing
- Q74: BSc (Hons) Mental Health Nursing
- R41: BSc (Hons) Adult Nursing (Apprenticeship)
- R42: BSc (Hons) Mental Health Nursing (Apprenticeship)
- X04 Foundation Degree in Nursing Associate Practice (Nursing Associate Apprenticeship)
- X19 Foundation Degree in Nursing Associate Practice (approval is expected over the summer)
- R39 BSc (Honours) Nursing
- R43 BSc (Honours) Nursing (Apprenticeship)

1.2 Professional, statutory or regulatory body:

- Nursing and Midwifery Council (regulator) (NMC)

1.3 Code of Practice and relevant regulatory documents:

- The Code: Standards of practice and behaviour for nurses, midwives and nursing associates (NMC October 2018)
- Standards for nurses (NMC 2018)
- Standards for nursing associates (NMC 2018)
- Guidance: Health and character as a student (NMC 2019)
- Guidance: Raising concerns
- Raising concerns: Guidance for nurses, midwives and nursing associates
- Standards of Proficiency for Pre-Registration Nursing Programmes (NMC Jan 2019)
- Standards of Proficiency for Pre-Registration Midwifery Programmes (NMC Jan 2020) Standards framework for nursing and midwifery education (NMC Jan 2019)
1.4 Composition of review panel:

- Senior Academic from the School of Nursing
- Staff Tutor / Regional Education Manager representative (who has not been involved in the initial risk assessment)
- student / student representative with experience of work-based professional programmes (existing student or alumnus / alumna)
- employer / employer’s representative (who must not be a member of staff from the student’s department / clinical place of work, or have been involved in the initial evidence gathering exercise)
- an impartial and experienced university note taker.

The panel must include at least one member (not including the note taker) with a background in the specific field of study being undertaken by the student (i.e. Adult or Mental Health Nursing)

No member of the panel should have been directly involved with the student subject to the enquiry.

2. Specific nursing entry requirements:

2.1 Open University nursing students must be employed in a healthcare support worker role or acceptable equivalent setting. They may be funded by their employer or a government agency or, in England, may self-fund their studies.

2.2 You must demonstrate the entry level capabilities and other entry requirements set by The Open University nursing programme and are linked to in the qualifications section above or can be provided by your Student Support Team.

3. Formal agreement with employers:

3.1 All employers sign a formal Agreement which requires that they inform The Open University:

- immediately of your removal (and reason for removal) from placement on grounds of conduct, suitability or patient safety, thereafter, cooperating in any disciplinary proceedings relating to you.
- concerns raised about you over a period time as soon as reasonably practicable.
• if you withdraw from the programme or cease employment.
• if you are sufficiently absent from the programme to jeopardise your ability to meet learning outcomes and statutory/regulatory requirements.

3.2 In addition, employers are required to ensure that you satisfy occupational health requirements throughout your practice experience, to cooperate in answering any complaint, clinical negligence or personal injury claim involving you, and to encourage and support its staff to participate in disciplinary and appeals processes where appropriate.

3.3 Employers also agree, without prejudice to their right to deal with employment matters under their normal procedures, that Fitness to Practise issues arising in connection with practice placements or other employment related matters affecting your continuation on the programme, will be dealt with under these normal procedures. The Agreement also requires that all parties share any information about any issues relating to your conduct which might affect your professional suitability or fitness to practise, and also to share the relevant evidence which may be needed by The Open University for this Fitness to Practise procedure.

3.4 If a cause for concern arises in the course of practise, employers will inform The Open University immediately, through liaison with a Practice Tutor, or Staff Tutor/ Education Manager as well as, or in parallel with, invoking their own procedures.
Appendix C: Non-Medical Prescribing

1. Non-Medical Prescribing Professional Programme

1.1 Qualifications covered:

- K33: Postgraduate Certificate in Non-Medical Prescribing

1.2 Professional, statutory or regulatory bodies

- General Pharmaceutical Council (GPhC – Regulator)
- Social Work England
- Nursing and Midwifery Council (NMC)

1.3 Code of Practice and relevant regulatory documents:

- Standards for pharmacy professionals (GPhC May 2017)
- Fitness to practise declarations (GPhC 2019)
- Professional Standards (Social Work England 2019)
- Education and training standards (Social Work England 2019)
- The Code: Standards of practice and behaviour for nurses, midwives and nursing associates (NMC October 2018)

1.4 Composition of review panel:

- Professional Lead Non-Medical Prescribing
- Academic Tutor (who has not been involved in the initial risk assessment)
- Student / student representative with experience of non-medical prescribing programmes (existing student or alumnus/alumna)
- Employer / employer representative (who must not be a member of staff from the student’s department / clinical place of work, or have been involved in the initial evidence gathering exercise)
- an impartial and experienced university note taker.
The panel must include at least one member (not including the note taker) with a background in the specific professional regulator of the student (i.e. GPhC, SWE or NMC).

No member of the panel should have been directly involved with the student subject to the enquiry.

2. **Specific entry requirements for this programme:**

2.1 You must demonstrate the entry level capabilities and other entry requirements set by the Open University social work programme and are linked to in the qualifications section above or can be provided by your Student Support Team.

3. **Formal agreement with employers:**

3.1 All employers sign a formal Agreement which requires that they inform The Open University:

- immediately of your removal (and reason for removal) from placement on grounds of conduct, suitability or patient safety, thereafter, cooperating in any disciplinary proceedings relating to you.
- concerns raised about you over a period time as soon as reasonably practicable.
- if you withdraw from the programme or cease employment.
- if you are sufficiently absent from the programme to jeopardise your ability to meet learning outcomes and statutory/regulatory requirements.

3.2 In addition, employers are required to ensure that you satisfy occupational health requirements throughout your practice experience, to cooperate in answering any complaint, clinical negligence or personal injury claim involving you and to encourage and support its staff to participate in disciplinary and appeals processes where appropriate.
3.3 Employers also agree without prejudice to their right to deal with employment matters under their normal procedures that Fitness to Practise issues arising in connection with practice placements or other employment related matters affecting your continuation on the programme, will be dealt with under these normal procedures. The Agreement also requires that all parties will share any information about any issues relating to your conduct which might affect your professional suitability or fitness to practise, and also to share the relevant evidence which may be needed by the University for this Fitness to Practise procedure.

3.4 Employers should be made aware that if a cause for concern arises in the course of practice, they should inform the University immediately, through liaison with The Open University Non-Medical Prescribing lead as well as, or in parallel with, invoking their own procedures.
Appendix D: PGCE (Wales)

1. PGCE (Wales) Programme:

1.1 Qualifications covered:
   - K36 Postgraduate Certificate in Education (Wales)

1.2 Professional, statutory or regulatory bodies:
   - Education Workforce Council (EWC)

1.3 Code of Practice and relevant regulatory documents:
   - Code of Professional Conduct and Practice (1 September 2019), Education Workforce Council (EWC)

1.4 Composition of review panel:
   - Chairperson: the Director of the PGCE Programme for Wales, or their nominee
   - Employer School representative (who must not be a member of staff from the student’s school, or have been involved in the initial evidence gathering exercise)
   - A member of PGCE academic staff, who should be a Curriculum Tutor but who should have not been involved in the initial risk assessment
   - A student / student representative with experience of work-based professional programmes (existing student or alumnus / alumna)
   - A university note taker.
   - Members should normally be appointed from the PGCE Wales programme. No member of the panel should be directly involved with the student subject to the enquiry.
2. Specific entry requirements for this programme:

which apply to both Primary and Secondary phases except where stated:

- a UK degree or equivalent (Secondary phase only: this qualification must have at least 50% relevance to the subject they want to teach).

- Primary phase only: achieved a standard equivalent to a GCSE Grade C or above (or equivalent) in Science.

- a GCSE Grade B or above (or equivalent) in mathematics or Mathematics-Numeracy.

- a GCSE Grade B or above (or equivalent) in either English Language, English Literature, Welsh Language or Welsh Literature. Where an equivalent to a grade B in either English Literature or Welsh Literature is achieved, a minimum of a grade C (or equivalent) must be achieved in the corresponding GCSE examination in English or Welsh Language.

- confirms that they understand that should they be successful they will need to apply for a Disclosure and Barring check and register with the Education Workforce Council as Learning Support prior to commencement on the programme.

- a named employer school and has included a supporting statement for the application endorsed by the head teacher or has indicated that they do not have a named employer school at this stage and states the geographical location for where a salaried placement is being sought.

- confirms that they understand that they will also need to do school experience in a second school.
3. **Formal agreement with Lead Partner Schools and Second Schools:**

3.1 All Schools sign a MoU which clarifies the respective responsibilities of the OU and the school. Students sign on registration that they understand the respective responsibilities of the OU and the student.

3.2 All students must follow the expectations set out in the Supplementary Agreement, including a statutory minimum of 120 days of practice learning.

3.3 Schools also agree without prejudice to their right to deal with employment matters under their normal procedures, that FtP issues arising in connection with practice learning experience or other employment related matters affecting their continuation on the programme, will be dealt with under these procedures. They also agree that all parties will share any information about any issues relating to the student’s conduct which might affect their professional suitability or fitness to practise, and also to share the relevant evidence which may be needed by the University for this Fitness to Practise procedure.

3.4 Schools should be made aware that if a cause of concern arises in the course of practice learning, they should inform the Director of the PGCE Programme for Wales immediately, as well as, or in parallel with, invoking their own procedures.
Appendix E: Policing

1. Policing Programme

1.1 Qualifications covered:

- Police Constable Degree Apprenticeship
- Degree Holder Entry Programme (DHEP)

1.2 Professional, statutory or regulatory body:

- The College of Policing

1.3 Code of Practice and relevant regulatory documents:

- The College of Policing Code of Ethics

2. Composition of review panel:

The panel must include at least one member (not including the note-taker) with a background in policing education.

- A chairperson: The Teaching Director or nominee
- A representative from the employing Police Force (who has not been involved in any workplace investigation)
- A representative from the Student Experience Team
- A representative from the Business Development Unit
- A (current or alumni) student representative (from the policing programme)
- An impartial and experienced university note taker

No panel member should have been directly involved in the teaching of the student subject to the enquiry.
3. **Specific entry requirements for these programmes:**

3.1 Policing students must be employed by a Police Force and registered onto the course by their employer.

3.2 Individual forces may set their own educational entry requirements in addition to:
- Good character, evidenced through self-declaration, Police Force recruitment process, vetting and enhanced criminal disclosure.
- Good health, evidenced through self-declaration, Police Force recruitment process, medical and other screening on entry.

3.3 Entry requirements onto the Apprenticeship are also dictated by the Apprentice Standard as approved by the ESFA and IfATE.

3.4 Students must sign a registration agreement which references the student privacy notice.

4. **Formal agreement with employers:**

4.1 The two qualifications covered by this Annex are subject to employment by a Police Force: it is not possible for an individual to register for the qualifications without being confirmed in post as an employee of a Police Force. The Police Force govern the terms of employment and progression via their professional pathway. If an individual is no longer employed, they are no longer a student on the qualification for which they were enrolled.

4.2 All employers sign a formal agreement/contract which requires that they inform The Open University
- Immediately of the termination (and reason for termination) of employment for any student.
- Concerns raised about students over a period of time as soon as reasonably practicable.
- Should the student accrue sufficient absence from employment to jeopardise their ability to meet learning outcomes of the programme.
4.3 As the employing force is responsible for conferring Fitness to Practice to the student, the Open University must ensure the force is fully informed of any concerns observed through the context of study. Force procedure in relation to Fitness to Practice takes precedent over Open University procedure.

4.4 The employer will, without prejudice, have the right to deal with employment related matters under their normal procedures. Any Fitness to Practice concerns arising in connection with employment, and which may impact on the student’s continuation on the programme, must be referred to the University to determine if the Fitness to Practise procedure should also be followed. The agreement/contract also requires that all parties share information about any issues relating to the student’s conduct which might affect their professional suitability or fitness to practise, and also to share the relevant evidence which may be needed by either party for this Fitness to Practise procedure.

4.5 Employers are required to inform the University immediately, via the Practice Tutor or Apprenticeship Programme Delivery Manager as well as, or in parallel with, invoking their own procedures. Similarly, the University will inform the employer via the Practice Tutor or Apprenticeship Programme Delivery Manager as well as, or in parallel with, invoking the Fitness to Practise.
### Appendix F: Example timeline for a review meeting

**Figure 1 – Table of steps and timeline for a review meeting**

<table>
<thead>
<tr>
<th>Step</th>
<th>Example date</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>The decision to convene a review meeting panel is made.</td>
<td>1st July</td>
<td>N/A</td>
</tr>
<tr>
<td>The faculty writes to you to advise what the process will be and the date of the review meeting.</td>
<td>15th July</td>
<td>The faculty has 10 working days to collate evidence and recruit the panel members.</td>
</tr>
<tr>
<td>The meeting agenda and evidence is circulated to you and the panel members.</td>
<td>23rd July</td>
<td>This date should be at least 15 working days before the review meeting takes place.</td>
</tr>
<tr>
<td>The deadline by which you can respond to the evidence.</td>
<td>13th August</td>
<td>You will have 10 working days to respond to the evidence.</td>
</tr>
<tr>
<td>The panel has sight of your response.</td>
<td>27th August</td>
<td>This must be at least 5 working days before the review meeting date.</td>
</tr>
<tr>
<td>The review meeting takes place.</td>
<td>14th August</td>
<td>N/A</td>
</tr>
<tr>
<td>The panel write to you with the outcome decision(s) and any recommendations</td>
<td>3rd September</td>
<td>The panel must inform you of their decisions within 15 working days.</td>
</tr>
<tr>
<td>Appeal deadline</td>
<td>17th September</td>
<td>You have 10 working days to appeal the panel’s decision or recommendations</td>
</tr>
</tbody>
</table>