

Higher Education Complaints Policy

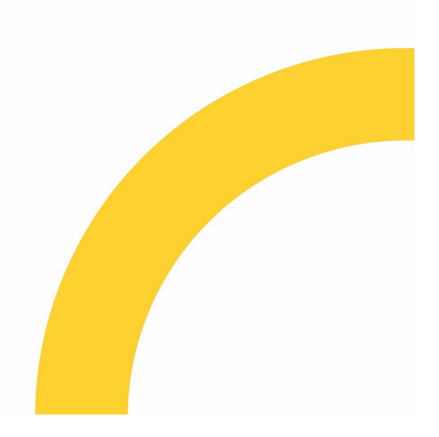
APPROVED BY Academic Board ON 21 July 2025

Applies to:	
Harrogate College	
Keighley College	
Leeds City College	
Leeds Conservatoire	Х
Leeds Sixth Form College / Pudsey Sixth Form College	
Luminate Group Services	
University Centre Leeds	X

CHANGE CONTROL

Version:	5		
Approval route			
Approval committee (ELT, SELT, Board)	Date approved	Vers	ion
PM's	20/05/25	5	
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Name of author:	HE Quality		
Name of responsible committee:	HE Quality		
	HE Complaints Process	<u> </u>	
	Complaints Process Flowchart		
	Student Code of Conduct		
	Student Code of Conduct and Disciplinary Policy		
	Harassment, Violence and Sexual Misconduct Policy		
Related policies: (list)	Student Protection Plan		
. , ,	Disciplinary Policy and Procedure (Staff)		
	Admissions Policy and Procedure		
	Refunds and Compensation Policy (HE) for Higher Education students and the Short Courses		
	Refund Policy for stude	nts on	Short Courses
	HE Tuition Fees and Accharges policy	cadem	ic related
Equality impact assessment completed	Date:		
Equality impact assessment completed	Assessment type		<u>l</u>

	□Full	
	☐ Part	
	X Not required	
	Date:	
	□ Yes	L
Environmental Impact Assessment		
Completed		
•	□ No	
	X Not required	
5	CECIL, Committee Structure, Staff and	
Policy will be communicated via:	Student websites, VLE	
Next review date:	June 2026	
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1. POLICY STATEMENT

For the purposes of this Complaints Policy University Centre Leeds and Leeds Conservatoire will be known as the 'Provider'.

- 1.1 This policy applies to complaints made in relation to the Provider and seeks to uphold the principles of fairness, consistency, equity and equal opportunities.
- 1.2 Its purpose is to ensure that complaints are dealt with fairly, efficiently, in a timely manner and in accordance with the precepts set out in the Quality Assurance Agency UK revised Quality Code for Higher Education: Concerns, Complaints and Appeals and has been produced in accordance with the Office of the Independent Adjudicator (OIA) Good Practice Framework for Handling Complaints and Academic Appeals (December 2022).

2. POLICY AIMS/OBJECTIVES

2.1 It is in the context of a concern or a complaint that this policy applies. Whilst committed to monitoring and evaluating standards of education and wider services, students and stakeholders should remember that the Provider sometimes has to make difficult decisions that are in the best interests of a complex provision of wider services. This policy is a further means by which the Provider can improve its procedures and practices. An important part of the outcome of every formal complaint, whether it is upheld or not, is the action taken to prevent the recurrence of the complaint in the future.

3. DEFINITION OF COMPLAINT

- 3.1 For the purpose of this policy, a complaint is an expression of dissatisfaction by one or more complainants about the Provider's' action or lack of action, or about the standard of service provided by or on behalf of the Provider
- 3.2 Complaints **can** be made using this procedure for:
 - Concerns about the information provided by the Provider
 - Concerns about the delivery of a programme
 - Concerns about the administration of a programme
 - Concerns about the standard of, or access to, facilities or services provided the Provider
 - Concerns about the conduct of a member of staff
 - Concerns about the implementation of the Student Protection Plan.
- 3.3 Complaints **cannot** be made using this procedure for:
 - Concerns about the decision made by an academic body regarding student assessment, progression or award, please see the Academic Appeals Policy
 - Concerns about the Student Loan Company, which has its own procedures

3.4 Freedom of Speech

 The Provider will follow official guidance provided by the Office for Students (OfS) and other regulatory bodies when dealing with complaints and in the application of this policy and procedure.

4. WHO CAN MAKE A COMPLAINT?

- 4.1 Complaints can be made by:
 - Registered students at the Provider
 - Students who have graduated/completed their course
 - Students who have withdrawn/been withdrawn from their course
 - Students who have suspended their studies temporarily
 - Third parties
 - More details are provided later in this document
- 4.2 Complaints must usually be made within 3 months of the date on which the event complained about occurred, or on which the complainant could reasonably be expected to have known about the matter. the provider recognises this may not be possible in every case.

5. COMPLAINTS RELATING TO STAFF CONDUCT

- 5.1 Complaints relating to staff conduct can be made using this procedure. Should a complaint relating to staff conduct escalate to Stage 2 of this procedure, the complaint will be investigated under the Disciplinary Policy and Procedure (Staff).
- 5.2 All Stage 1 complaints and outcomes relating to staff conduct will be reported to the Organisational Development and Human Resources department (HR). HR may still decide to take further action under the Disciplinary Policy and Procedure (Staff) in the absence of escalation to Stage 2 of the Complaints Policy by the complainant. The complainant may be invited to meet with the relevant investigator under the Disciplinary Policy and Procedure (Staff) where appropriate.
- 5.3 Where a complaint relates to concerns in addition to staff conduct, these concerns will be investigated and dealt with separately under the relevant procedures. This will be made clear to the complainant.
- 5.4 Specific details of the outcome of staff disciplinary investigations cannot always be shared with complainants. There may be outcomes, including recommended training and disciplinary sanctions that would not be appropriate to share with the complainant. Complainants will be informed that their complaint has been dealt with in accordance with procedures at the conclusion of the investigation.

6. COMPLAINTS RELATING TO STUDENT CONDUCT

- 6.1 Complaints relating to student conduct cannot be made using this procedure. They should instead be made using:
 - Student Code of Conduct and
 - Student Code of Conduct and Disciplinary Policy 2025

7. COMPLAINTS RELATING TO HARASSMENT, VIOLENCE, SEXUAL MISCONDUCT AND BULLYING

2.1 The Provider is committed to creating a learning environment free from harassment, bullying and discrimination in which all students are treated with dignity and respect. This right is enshrined in

the Student Charter and Student Code of Conduct and supported by the Providers commitment to the elimination of discrimination on the grounds of

- Age;
- Disability (physical or mental);
- Gender:
- Gender reassignment;
- Marriage and Civil Partnership
- Race (including ethnic and national origins, colour and nationality);
- Religion or belief (including lack of belief);
- Sex (including sexual harassment);
- Sexual orientation.
- 7.2 Harassment related to the above characteristics is unlawful under the Equality Act 2010. Protection from harassment is also provided by the Protection from Harassment Act 1997.
- 7.3 Harassment and bullying can take a variety of different forms, ranging from repeatedly ignoring someone or subjecting them to unwanted attention, to intimidation, humiliation, ridicule or offence. More extreme forms of harassment and bullying include physical threats or violence. Behaviour that may appear trivial as a single incident may constitute harassment or bullying when repeated, or in the context of a staff/student relationship.

• Examples of harassment:

- Violence or threat of violence:
- Unwanted physical contact, sexual advances or innuendo;
- Verbal abuse, including threats, derogatory name calling, insults, ridicule or belittling of an individual:
- Using humour to put another person or group of people down, for example, telling jokes that are sexist, racist or about an individual's sexual orientation;
- Spreading malicious lies or making insulting comments;
- Display or circulation of abusive or offensive materials, for example by email or any form of social media;
- Sending offensive text messages;
- Exclusion from normal conversation in the study environment, or from social events;
- Intrusion by pestering, spying or stalking;
- Coercion, such as pressure to subscribe to a particular political or religious belief.

Examples of bullying:

- Psychological intimidation, humiliation, excessive and/or unreasonable criticism or faultfinding;
- Preventing an individual progressing by intentionally blocking opportunities, unjustifiably restricting choice of study options or access to tuition or facilities;
- Unreasonable allocation of work and responsibilities or setting unreasonable goals or targets;
- Asserting a position of intellectual superiority in an aggressive, abusive or offensive manner whether orally or in writing, publicly or in private.
- 7.4 It is important to note that behaviour may be harassment even if that was **not the intention**.
- 7.5 It should be noted that the nature of one-to-one lessons can lead to them feeling more personal than other types of lessons, for both the staff member and the student.

- 7.6 Formal allegations of harassment or bullying by staff members should be made via the Staff Complaints Policy.
- 7.7 Formal allegations of harassment, violence, sexual misconduct or bullying by students should be made via:
 - · Harassment, Violence and Sexual Misconduct Policy and
 - Student Code of Conduct and Disciplinary Policy.
- 7.8 No complainant will be disadvantaged or discriminated against as a result of making a complaint allegation of such disadvantage or discrimination are grounds for complaint.

8. COMPLAINTS RELATING TO THE ADMISSIONS PROCESS

A request to review a selection decision should be made via the General Appeals Policy.

8.1 Complaints about an application for admission cannot be escalated beyond Stage 3 of this procedure unless the complainant is a former higher education student of the Provider who is applying for re-admission, and the complaint is directly connected to their time as a student.

9. ACADEMIC APPEALS

9.1 Academic Appeals do not fall within the scope of this procedure. Academic Appeals should be pursued through the **Academic Appeals Policy and Procedure**

10. SAFEGUARDING

10.1 Safeguarding does not fall within the scope of this procedure. Safeguarding issues should be pursued through the **Safeguarding Policy and Procedure**.

11. GROUP COMPLAINTS

11.1 If an issue has affected a group of individuals, the group may submit a complaint as a 'group complaint'. It is expected that the group will nominate one individual to act as a group representative. It is the responsibility of the representative to liaise with the other complainants. Unless stated otherwise, a group complaint will be handled in the same way as a complaint brought by an individual.

12. COMPLAINTS BY PARENTS OR CARERS

- 12.1 A parent or carer may make a complaint on behalf of an individual. provided the individual has given written confirmation that they consent to a complaint. or where the student in question is deemed unable to make a complaint due to either health concerns or "not legally in right mind/not alive".
- **12.2** Only information relating to the complaint will be shared with the parent or carer and any other information about the individual will remain confidential.

13. ANONYMOUS COMPLAINTS

13.1 While complainants have the right to make a complaint anonymously, anonymous complaints may make it more difficult to investigate a complaint fully and communicate the outcome. The Provider would encourage formal complaints where possible.

14. VEXATIOUS OR MALICIOUS COMPLAINTS

- 14.1 The Provider is under no obligation to consider any vexatious or malicious complaints. Examples of vexatious or malicious complaints include:
 - · Complaints which are obsessive, harassing, or repetitive
 - Insistence on pursuing unreasonable complaints and/or unrealistic, unreasonable outcomes
 - Insistence on pursuing reasonable complaints but in an unreasonable manner
 - Complaints which are designed to cause disruption or annoyance
 - Demands for redress which lack any serious purpose or value.
- 14.2 The member of staff investigating the complaint at Stage 1 of the Complaints Policy will be responsible for determining whether a complaint is vexatious or malicious. Complainants will be informed in writing within 20 working days of the complaint having been received. Complainants will have the opportunity to appeal this decision by writing to the Quality team within 10 working days of this decision being communicated.

15. REFUNDS AND COMPENSATION

- 15.1 Refunds and compensation will not always be the most appropriate response to complaints, and it is unlikely that most issues will be resolved in this way. A complainant may request a refund or compensation as the desired outcome of their complaint if they feel this is an appropriate remedy.
- 15.2 Decisions on refunds and compensation for students will be made in accordance with the Refunds and Compensation Policy (HE) for Higher Education students and the Short Courses Refund Policy for students on Short Courses.
- 15.3 Tuition fee refunds for Higher Education students that relate to early withdrawals, suspensions or transfers to other providers for reasons unrelated to the implementation of the Provider's Student Protection Plan, will be handled in accordance with the HE Tuition Fees and Academic related charges policy.

16. DETAILS OF POLICY

Policy	Higher Education Complaints Policy	Quality Code Ref	
Complaints	This policy deals with situations relating to concerns and	Expectations for	
	complaints raised by the following groups:	Quality	
	Prospective students;	Core Practice	
	Current students;		
	Recent students;		
	Parents;	Principles	
	Employers (in such cases where students'	3	
	employers are funding their education);		

Employers (in such cases where students are engaging in work-related learning); Other stakeholders. This policy does not cover: **Academic Appeals General Appeals** Each of the above are covered by separate Policies and associated Procedures. Complaints could include: Failure by the Provider to meet obligations including those outlined in course/module handbooks or the student charter: • Misleading or incorrect information in prospectuses or promotional material and other information provided by the Provider • Concerns about the delivery of a programme, teaching or administration; • Poor quality of facilities, learning resources or services provided directly by the Provider Complaints involving other organisations providing a service on behalf of the Provider (Adapted from the OIA Good Practice Framework 2022) The Provider operates a staged Complaints Process through which it aims to resolve concerns as quickly as possible. All concerns or complaints should be handled by staff in an open, professional and courteous manner. Please see the Complaints Procedure for full details. **Impartiality** No person shall be permitted to take part in the decision-Expectations for making process regarding a complaint where they have an Quality interest through being a member of the same academic department in which the complainant is registered. Core Practice Any person who may be involved in the making of a decision regarding a complaint shall be required to declare Guiding an interest where they have any other material connection **Principles** with the complainant and shall thereby be disqualified from 6.7 being involved in the making of the decision. The process to be followed in the case of a complaint is **Complaints Pro Expectations for** fully outlined in the HE Complaints Process Information cess Quality

		6 B "
	relating to this process is included in the Student	Core Practice
	Handbook which is available via the VLE	
		Guiding
	HE Complaints Process	Principles
		All
Members of	To provide Student Services / Union with updates of	
Students Union	policy and process changes	
Independent	If a student disagrees with the outcome of a complaint and	
Review	has exhausted this system, they are entitled to access the	
	Office of the Independent Adjudicator (OIA):	
	https://www.oiahe.org.uk/	
	Students on OU Validated programmes can complain to	
	. •	
Ot-#	the OU once internal procedures are exhausted.	
Staff	All staff associated with the handling of complaints appeals	
Development	will be given appropriate training and development to meet	
and Training	the requirements of the Quality Assurance Agency Quality	
	Code and OIA Good Practice Framework for Handling	
	Complaints and Academic Appeals.	
Equality and	This policy will be implemented in accordance with the	Expectations for
Diversity	Equality, Diversity and Inclusion Policy and with	Quality
Statement	consideration of public information guidelines set out by	
	awarding bodies and where appropriate, the QAA Quality	Core Practice
	Code and OIA Good Practice Framework for Handling	
	Complaints and Academic Appeals.	Guiding
	Complainte and readonne rippedie.	Principles
		2
Review and	A report of all Complaints will be included in the Annual	Expectations for
Evaluation	Review.	•
Evaluation	Neview.	Quality
	The Complaints Process will be reviewed on an annual	Common Practic
	•	
	basis to ensure that it is current, fit for purpose and	е
	accessible to students.	0 : 1:
		Guiding
		Principles
		1

17. COMPLAINT OUTCOMES & STAGES

Stage 1	Most complaints can usually be resolved quickly by speaking with members of staff providing the service you're not happy with. If you're not satisfied with the response or feel unable to resolve your complaint directly with the school or service, you may submit a formal complaint. You should do this within 15 working days of whatever prompted your complaint.
Stage 2	As long as it is valid, your complaint will be referred to an investigating officer. These are senior members of university staff who have the authority to make a decision on your complaint. You will have an opportunity to discuss your complaint with the investigating officer.

The casework team will keep you informed of the progress of the investigation, and you can normally expect to receive an outcome within 30 working days. If there are any delays, you will be notified in advance. At the end of the investigation, you will receive an outcome report detailing the investigating officer's findings and whether your complaint is upheld, partly upheld, or not upheld. If upheld in full or partly upheld, the investigating officer will make a recommendation for an appropriate remedy. The aim of a remedy is to address any shortcomings that have been identified and to put you back in the position you would have been had the issue complained about not arisen. Stage 3 If you have gone through the formal complaint stage and you're not happy with the outcome, you can submit an appeal stage complaint. You will need to do this within 10 working days of receiving the formal stage outcome report. If you didn't use the Students' Union Advice Service at the complaint stage, you can still ask them to help you put your case together If you meet the grounds for appeal (see section 2.5.3 of the complaints procedure), your case will be referred to an appeals officer from another area of the university. This is so that your case is considered independently and by someone not connected to the original investigation. The appeal stage is not a re-investigation. The appeal officer will consider whether the original outcome was reasonable on basis of evidence available. You will have an opportunity to discuss your case with the appeal officer. The appeal is the final stage of the Provider's complaint procedure. If it is upheld, the appeal officer will determine any action needed. Whether your appeal is upheld or not, you will be issued with a Completion of Procedures letter informing you that the university part of the process is at an end. If you're not satisfied with the outcome of your appeal stage complaint, you can Appeal apply to the Office of the Independent Adjudicator (OIA) for Higher Education. The OIA was set up to enable students to have their complaints reviewed by a wholly independent body. More details are available on the OIA website. If you wish to submit your case to the OIA, you must do so within twelve months of receiving your Completion of Procedures letter. The OIA will only consider certain types of complaint so you should check their website to make sure

that they will be able to consider your case.

REVIEW

Owner: HE Registry Introduced: Registry Last review: July 2025 Next Review: June 2026

The Provider reserves the right to review the policy at any time.

Change Summary			
Version	Date	Summary of Changes	
5	12/08/2025	Updated in line with new Complaints Process and additional expectations in line with Student Code of Conduct and Disciplinary Policy	