

MALPRACTICE POLICY

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Introduction

This document is intended for all those involved in or affected by malpractice incidents, including those who wish to report malpractice concerns regarding the delivery of general and vocational qualifications which are certificated by JCQ awarding bodies.

The document details the policies and procedures agreed by the JCQ awarding bodies for dealing with malpractice and breaches of security.

If there is a conflict between awarding body regulations and these procedures, this document shall take precedence.

This document:

- complies with Condition A8 Malpractice and maladministration as defined by the regulators and Principle 14 of SQA Accreditation's Regulatory Principles;
- identifies the regulations under which examinations and assessments operate;
- defines malpractice in the context of examinations and assessments;
- sets out the rights and responsibilities of awarding bodies, centre staff and candidates in relation to such matters;
- describes the procedures to be followed in cases where there is reason to suspect that the regulations may have been broken;
- details the procedures for investigating and determining allegations of malpractice which in their fairness, impartiality and objectivity meet or exceed the requirements of current law in relation to such matters.

1. What is malpractice and maladministration?

- 1.1 All those involved in the public qualifications system have a role to play in supporting the appropriate delivery of assessments and upholding the integrity of qualifications. Whilst the vast majority of centres, centre staff and candidates do not normally experience any form of malpractice, it is important that all are aware of the risks of malpractice and take steps to prevent it occurring. Where malpractice does occur, it is vitally important that prompt action is taken to safeguard the integrity of qualifications.
- 1.2 'Malpractice' and 'maladministration' are related concepts, the common theme of which is that they involve a failure to follow the rules of an examination or assessment. This policy and procedure uses the word 'malpractice' to cover both 'malpractice' and 'maladministration' and it means any act, default or practice which is:
 - a breach of the Regulations; and/or
 - a breach of awarding body requirements regarding how a qualification should be delivered; and/or
 - a failure to follow established procedures in relation to a qualification;

which:

- gives rise to prejudice to candidates; and/or
- compromises public confidence in qualifications; and/or
- compromises, attempts to compromise or may compromise the process of assessment, the integrity of any qualification or the validity of a result or certificate; and/or
- damages the authority, reputation or credibility of any awarding body or centre or any officer, employee or agent of any awarding body or centre.
- 1.3 Incidents of malpractice arise for a variety of reasons:
 - some incidents are intentional and aim to give an unfair advantage in an examination or assessment:

- some incidents arise due to a lack of awareness of the regulations, carelessness, or forgetfulness in applying the regulations (which may often be called 'maladministration');
- some occur as a result of the force of circumstances which are beyond the control of those involved (e.g. A fire alarm sounds and the supervision of candidates is disrupted).
- 1.4 The individuals involved in malpractice also vary. They may be:
 - · candidates;
 - teachers, lecturers, tutors, trainers, assessors or others responsible for the conduct, administration or quality assurance of examinations and assessments including examination officers, invigilators and those facilitating access arrangements (e.g. Readers, scribes and practical assistants);
 - assessment personnel such as examiners, assessors, moderators or internal and external verifiers:
 - other third parties (e.g. Parents/carers, siblings or friends of the candidate).3
- 1.5 Malpractice may or may not relate directly to sitting an examination. Awarding bodies are aware of the possibility of novel or unexpected forms of malpractice emerging as technologies and the nature and organisation of examination centres change.
- 1.6 Failure by a centre to notify, investigate and report to an awarding body all allegations of malpractice or suspected malpractice constitutes malpractice in itself.
- 1.7 Also, failure to take action as required by an awarding body, as detailed in this document, or to cooperate with an awarding body's investigation, constitutes malpractice.
- 1.8 The JCQ member awarding organisations divide malpractice into the following types (Appendix 2 gives examples for each type):
 - · breach of security;
 - deception;
 - improper assistance to candidates;
 - failure to co-operate with an investigation;
 - maladministration;
 - candidate malpractice.

2. Definitions

Regulator

An organisation designated by government to establish national standards for qualifications and to secure compliance with them. The UK qualification regulators are:

Ofqual (England): https://www.gov.uk/government/organisations/ofqual

Qualifications Wales (Wales): https://qualificationswales.org/english/

CCEA Regulation (Northern Ireland): https://ccea.org.uk/regulation

SQA (Scotland): https://www.sqa.org.uk

Centre

An organisation (such as a school, college, training company/provider or place of employment), which is approved by and accountable to an awarding body for the examination and assessment arrangements leading to a qualification award.

Head of centre

The head of centre is the individual who is accountable to the awarding bodies for ensuring that the centre is always compliant with the published JCQ regulations and awarding body requirements to ensure the security and integrity of the examinations/assessments.

Where an allegation of malpractice is made against a head of centre, the responsibilities set out in this document as applying to the head of centre shall be read as applying to such other person nominated to gather information by the relevant awarding body, such as the Chair of the VLC management committee.

Private candidates

A private candidate is 'a candidate who pursues a course of study independently but makes an entry and takes an examination at an approved examination centre'.

Regulations

'Regulations' means the list of documents found in Appendix 1. They contain guidance and regulations relating to the provision of access arrangements and the conduct of controlled assessments, coursework, examinations and non-examination assessments.

The Regulations are based upon the requirements of the regulators of qualifications in England, Wales, Scotland and Northern Ireland, such as those found in Ofqual's General Conditions of Recognition, Qualifications Wales' Standard Conditions of Recognition and SQA Accreditation's Regulatory Principles.

Awarding bodies are obliged to notify the qualifications regulators of certain malpractice incidents, in accordance with the regulators' conditions.

Suspected malpractice

For the purposes of this document, suspected malpractice means all alleged or suspected incidents of malpractice (regardless of how the incident might be categorised as described in section 1.8).

Centre staff malpractice

'Centre staff malpractice' means malpractice committed by:

- a member of staff, contractor (whether employed under a contract of employment or a contract for services) or a volunteer at a centre; or
- an individual appointed in another capacity by a centre such as an invigilator, a Communication Professional, a Language Modifier, a practical assistant, a prompter, a reader or a scribe.

Examples of centre staff malpractice are set out in Appendix 2, Part 1. The list is not exhaustive and does not limit the scope of the definitions set out in this document. Other instances of malpractice may be identified and considered by the awarding bodies at their discretion.

Candidate malpractice

'Candidate malpractice' means malpractice by a candidate in connection with any examination or assessment, including the preparation and authentication of any controlled assessments, coursework or non-examination assessments, the presentation of any practical work, the compilation of portfolios of assessment evidence and the writing of any examination paper.

Examples of candidate malpractice are set out in Appendix 2, Part 2. The list is not exhaustive and does not limit the scope of the definitions set out in this document. Other instances of malpractice may be considered by the awarding bodies at their discretion.

3. Preventing malpractice

3.1 The regulators' Conditions of Recognition (A8.1) state that awarding bodies must:

- take all reasonable steps to prevent the occurrence of any malpractice or maladministration in the development, delivery, and award of qualifications which it makes available or proposes to make available.
- 3.2 Awarding bodies will minimise or eliminate the risk of malpractice through a range of approaches which include but are not limited to:
 - Ensuring that the design of qualifications reduces, as far as reasonably possible, the opportunity for malpractice to occur.
 - Providing clear processes for the administration of qualifications which reduce, as far as reasonably possible, the opportunity for malpractice to occur.
 - Issuing clear and robust guidance documents on all aspects of the delivery and administration of all qualifications, including the following JCQ documents:
 - General Regulations for Approved Centres 2022-2023
 - Instructions for conducting examinations (ICE) 2022-2023
 - Instructions for conducting coursework 2022-2023
 - Instructions for conducting non-examination assessments 2022-2023
 - Access Arrangements and Reasonable Adjustments 2022-2023
 - A guide to the special consideration process 2022-2023
 - Suspected Malpractice: Policies and Procedures 2022-2023 (this document)
 - Plagiarism in Assessments
 - A guide to the awarding bodies' appeals processes 2022-2023.
 - Using all appropriate communication channels to provide updated information, guidance, and training for all stakeholders, including learners, in relation to the prevention of malpractice and maladministration.
 - Fully utilising the JCQ Centre Inspection Service (CIS) who act on behalf of the awarding bodies ensuring that centre checks are undertaken with appropriate regularity and rigour.
 - Responding efficiently and with clarity to a request from a centre to provide it with guidance on how best to prevent malpractice and maladministration.
 - Monitoring social media, where appropriate, for any indication of malpractice and maladministration.
 - Monitoring data, including entry data, to identify patterns, trends, double-entering and any other information that points to suspected malpractice
 - Reviewing proven cases of malpractice to analyse what, if anything, the awarding organisation(s) should learn from the occurrence.

3.3 Centres

 Centre must take all reasonable steps to prevent malpractice. These can include but are not limited to:

3.3.1 Centre staff malpractice and maladministration.

- Ensure that staff involved in the delivery of assessments and examinations understand the requirements for conducting these as specified in the JCQ documents above and any further awarding body guidance.
- Ensure that examination officers are appropriately trained, resourced and supported.
- Ensure that exams at alternative sites are conducted in accordance with JCQ ICE requirements.
- Ensure that all staff who manage and implement special consideration and access arrangements are aware of the requirements and are appropriately supported and resourced.

- Ensure that members of staff do not communicate any confidential information about examinations and assessment materials, including via social media.
- Ensure that examination clash arrangements are planned and managed effectively.
- Ensure that staff delivering/assessing coursework or non-examination assessments have robust processes in place for identifying and reporting plagiarism or other potential candidate malpractice.
- Ensure that the centre has a culture of honesty and openness so that any concerns of potential malpractice can be escalated appropriately without fear of repercussion.

3.3.2 Candidate malpractice

- Ensure that all JCQ notices, e.g. Information for candidates, non-examination assessments, coursework, on-screen tests, written examinations, social media, plagiarism are distributed to candidates prior to assessments/examinations taking place.
- Ensure candidates are informed verbally and in writing about the required conditions under which
 the assessments are conducted, including warnings about the introduction of prohibited materials
 and devices into the assessments, and access to restricted resources.
- Ensure that candidates are aware of actions that constitute malpractice and the sanctions that can be imposed on those who commit malpractice.
- Ensure that candidates are aware of the sanctions of passing on or receiving (even if the information was not requested) confidential assessment materials. If a candidate receives confidential information, they must report it to a member of centre staff immediately.
- Ensure that candidates involved in examination clash arrangements are aware of appropriate behaviour during supervision, i.e. Ensuring that candidates cannot pass on or receive information about the content of assessments, thereby, committing candidate malpractice.

Ensure that candidates completing coursework or non-examination assessments are aware of the need for the work to be their own.

4. Identification and reporting of malpractice

4.1 Responsibilities

- 4.1.1 The regulators' Conditions of Recognition state that awarding bodies must:
 - establish and maintain, and at all times comply with, up-to-date written procedures for the investigation of suspected or alleged malpractice or maladministration; and
 - ensure that such investigations are carried out rigorously, effectively, and by persons of appropriate competence who have no personal interest in their outcome.

4.1.2 The awarding body will:

- oversee all investigations into suspected or alleged malpractice;
- determine whether to withhold the issuing of results until the conclusion of the investigation, or permanently, where the outcome of the investigation warrants a sanction;
- apply appropriate sanctions in cases of proven malpractice;
- report the matter to the regulators and other awarding bodies in accordance with the regulators' Conditions of Recognition;
- consider reporting the matter to the police if suspected or proven malpractice involves the committing of a criminal act;
- consider reporting the matter to other appropriate authorities where relevant, e.g. Funding Agencies and Teaching Regulation Agencies;
- protect the interest of candidates affected through no fault of their own by an incident of malpractice (see section 4.16);

• decide what information should be gathered and who it deems the most appropriate person(s) to gather information on its behalf. The investigation itself, its progress and any decisions made in relation to an investigation are owned by the relevant awarding body.

4.1.3 The head of centre must:

- notify the appropriate awarding body immediately of all alleged, suspected or actual incidents of malpractice. The only exception to this is candidate malpractice discovered in coursework or non-examination assessments before the authentication forms have been signed by the candidate (see paragraph 4.5). If staff malpractice is discovered in coursework or non-examination assessments, the head of centre must inform the awarding body immediately, regardless of whether the authentication forms have been signed by the candidate(s);
- report malpractice using the appropriate forms as detailed in paragraphs 4.4 and 4.6;
- be accountable for ensuring that the centre and centre staff comply at all times with the awarding body's instructions regarding an investigation;
- ensure that if it is necessary to delegate the gathering of information to a senior member of centre staff, the awarding body's agreement is obtained and the senior member of centre staff chosen is independent and not connected to the department or candidate involved in the suspected malpractice. The head of centre should ensure there is no conflict of interest (see below) which might compromise the investigation;
- respond speedily and openly to all requests for an investigation into an allegation of malpractice. This will be in the best interests of centre staff, candidates and any others involved:
- make information requested by an awarding body available speedily and openly;
- co-operate with an enquiry into an allegation of malpractice and ensure that their staff do so also, whether the centre is directly involved in the case or not;
- ensure staff members and candidates are informed of their individual responsibilities and rights as set out in this document;
- forward any awarding body correspondence and evidence to centre staff and/or provide staff contact information to enable the awarding body to do so;
- · at all times comply with data protection law;
- pass on to the individuals concerned any warnings or notifications of sanctions and ensure compliance with any requests made by the awarding body as a result of a malpractice case.
- 4.1.4 The responsibilities in paragraph 4.1.3 extend to instances of suspected malpractice involving private candidates entered through the centre.
- 4.1.5 Heads of centre are reminded that a failure to comply with the requirements set out in paragraphs 4.1.3 and 4.1.4 may itself constitute malpractice.
- 4.2 Suspected malpractice can be identified and reported by any of the following:
 - centres (including by students, parents or centre staff);
 - awarding bodies (including by examiners, moderators and awarding body staff);
 - other individuals (such as funding agency staff, anonymous sources, or members of the public).

Identification and reporting of malpractice by centres

4.3 Centres must have in place robust processes to prevent and identify malpractice, as outlined in section 3 above. Once suspected malpractice is identified, any member of staff at the centre can report it using the appropriate channels.

4.4 Form JCQ/M1 should be used to notify an awarding body of an incident of candidate malpractice. The form is available from the JCQ website

http://www.jcq.org.uk/exams-office/malpractice

and as an Appendix to this document.

Notifications in letter format will be accepted but must provide the information as required by the form.

4.5 Malpractice by a candidate discovered in a controlled assessment, coursework or non-examination assessment component prior to the candidate signing the declaration of authentication need not be reported to the awarding body but must be dealt with in accordance with the centre's internal procedures.

The only exception to this is where an awarding body's confidential assessment material has potentially been breached. The breach must be reported to the awarding body immediately.

If, at the time of the incident, a candidate has not been entered with an awarding body for the component, unit or qualification, malpractice discovered in a controlled assessment, coursework or non-examination assessment can also be dealt with in accordance with the centre's internal procedures.

Centres should not normally give credit for any work submitted which is not the candidate's own work. If any improper assistance (see below) has been given, a note must be made of this on the cover sheet of the candidate's work or other appropriate place. Where malpractice by a candidate in a vocational qualification is discovered prior to the work being submitted for certification, centres should refer to the guidance provided by the awarding body.

- Note: Centres are advised that if coursework, controlled assessment, non-examination assessment or portfolio work which is submitted for internal assessment is rejected by the centre on grounds of malpractice, candidates have the right to appeal against this decision.
- The JCQ website contains advice on the recommended procedures for appeals against internal assessment decisions.
- 4.6 Form JCQ/M2 should be used to notify an awarding body of an incident of suspected staff malpractice/maladministration. The form is available from the JCQ website at http://www.jcq.org.uk/exams-office/malpractice and as an Appendix to this document.

Notifications in letter format will be accepted but must provide the information as required by the form.

4.7 Upon receipt of a JCQ/M2 form, the awarding body will review the information provided and determine the appropriate next steps for the investigation (see sections 4.15–4.17). The centre should not proceed with further information gathering until authorisation has been received from the awarding body.

Identification and reporting of malpractice by awarding bodies

- 4.8 Each awarding body will take all reasonable steps to prevent malpractice. Awarding bodies have robust measures in place to identify and report suspected malpractice. Malpractice can be identified by awarding body staff, examiners or moderators.
- 4.9 Examiners, moderators, monitors and external verifiers who suspect malpractice in an examination or assessment will notify the relevant awarding body immediately using the procedures established by the awarding body.
- 4.10 Upon receipt of malpractice concerns the relevant awarding body will review them and determine the appropriate next steps, as detailed below.

- 4.11 Awarding bodies want malpractice to be reported and would encourage anyone who has information regarding malpractice to come forward and report the matter.
- Allegations of malpractice are sometimes reported to awarding bodies by employers, centre staff, regulators, funding agencies, candidates, other awarding bodies and members of the public. Sometimes these reports are anonymous. 11
- Where requested, awarding bodies will not disclose the identity of individuals reporting cases of suspected malpractice, unless legally obliged to do so.

Employees/workers making allegations of suspected malpractice within centres may be protected by the Public Interest Disclosure Act 1998 (PIDA), if:

- the disclosure amounts to a "protected disclosure" (as set out in the relevant legislation);
- the employee/worker is raising a genuine concern in relation to malpractice; and
- the disclosure is made in compliance with the guidelines set out in the legislation and/or the centre's own Whistleblowing Policy; and
- if the disclosure is made to their employer or a prescribed body such as Ofqual.

For the avoidance of doubt, awarding bodies are not identified in the legislation as bodies to whom protected disclosures can be made (i.e. A prescribed body). Ofqual, however, is described in the legislation as a body to whom protected disclosures can be made.

Further guidance on the Public Interest Disclosure Act 1998 and protected disclosures can be found in:

- JCQ Public Interest Disclosure Act Guidance:
- · gov.uk webpages
- 4.12 Awarding bodies are aware that reporting suspected malpractice by a member of staff or a candidate can create a difficult environment for that individual. Accordingly, an awarding body will try to protect the identity of any person(s) reporting malpractice if this is requested at the time the information is given.
- 4.13 If the information is provided over the telephone, the person(s) reporting malpractice will usually be asked to confirm the allegation in writing.
- 4.14 When an awarding body receives an allegation, the awarding body will evaluate the allegation in the light of any available information to see if there is cause to investigate.

What awarding bodies do on receipt of allegations and notifications of suspected malpractice

- 4.15 The following steps are an outline of what awarding bodies do on receipt of allegations and notifications of suspected malpractice.
 - Allegation/notification of suspected malpractice received
 - Awarding body to review and assess strategy of investigation and if an investigation is necessary
 - Background desktop research conducted by awarding body (factual review of the allegation or notification, historical malpractice cases, candidate volumes)
 - Information gathering
 - Evidence review (review of all the information gathered to determine if the allegations are supported by the evidence and if there are other concerns arising during the investigation)
 - Findings of the investigation
 - Case/investigation review (identification from the evidence of any potential regulation/ specification breaches) 12
 - Malpractice Committee (the outcome of the investigation is determined by the Malpractice Committee)
 - · Final outcome

Please note some of the steps outlined above can occur concurrently. Where appropriate and where all information has been provided from the outset, an awarding body can proceed straight to a Malpractice Committee, e.g. A suspected candidate malpractice incident involving a mobile phone.

- 4.16 In suspected centre staff malpractice investigations where candidates have been affected through no fault of their own, awarding bodies will endeavour to protect candidates who have been adversely affected.
- 4.17 Each awarding body aims to resolve all investigations as quickly as possible. However, each investigation can have its own complexities which may affect timescales of progress and outcomes of investigations.

5. Gathering of information

Investigations

- 5.1 Any allegation that the awarding body decides requires investigation will need an individual appointed to gather information. This is to determine whether or not there is any evidence to support the allegation made.
- 5.2 An allegation of malpractice is unproven until the relevant information has been gathered and considered.
- 5.3 An investigation will allow the awarding body to make a decision on a case this may be that there is no case to answer as, following investigation, there is no evidence to support the allegation. Alternatively, it may lead to a finding of malpractice which could then incur a sanction for an individual or individuals, or a centre (see sections 7–10).

Appointing an information gatherer

- 5.4 The awarding body will determine who should gather information for the investigation. The individuals that can be chosen are:
 - awarding body staff from the malpractice investigation team;
 - the Chair of Governors of the centre;
 - the head of centre:
 - the responsible employer (or his/her nominee), e.g. Director of Education; or
 - another suitably qualified individual such as an Ofsted Inspector or the head of another school in the same multi-academy trust.

The person gathering information must have no personal or other conflict of interest in the outcome of the investigation. Appendix 3 sets out a guide for gathering information and managing conflicts of interest.

The individual authorised to gather information will then report to the awarding body by the time specified and providing all the requested evidence.

- 5.5 An awarding body would usually expect the head of centre, or a senior staff member nominated by the head, to gather information on its behalf. Whoever gathers information must have no personal interest in doing so. Further information about conflicts of interest can be found in sections 5.7–5.10.
- 5.6 Where the head of centre wishes to appoint a staff member to gather information, the agreement of the awarding body must be obtained first. Overall responsibility will always lie with the head of centre. The head of centre must deal with the evidence/information gathering in accordance with the deadlines and requirements set by the awarding body.14

Conflicts of interest

- 5.7 In all cases, the head of centre must confirm to the awarding body the identity of the individual who will gather information and that the individual is appropriately senior, experienced in conducting similar types of investigations and that their appointment will not create a conflict of interest. The awarding body will confirm whether or not they agree to the suggested information-gatherer. A conflict of interest would arise where:
 - the information-gatherer has direct line management responsibility for any of the accused individuals:
 - the information-gatherer has overall responsibility for the area of work subject to the investigation;
 - the information-gatherer has a relationship, beyond the working relationship, with any of the accused individuals:
 - the above do not apply but there is or could be a perception that the individual would have a conflict of interest.

For example, an allegation has been received that an exams officer has not completed the second pair of eyes check before opening question paper packets, and this has resulted in a security breach. The head of centre proposes an Associate Head as they are a senior staff member, have conducted internal investigations before and they do not have direct line management responsibility for the exams officer. However, they do have overall responsibility for exams and assessments within the school and are not therefore an appropriate information-gatherer.

- 5.8 In the event of any concerns regarding conflicts of interest, or the suitability of the potential information-gatherer, the head of centre must contact the awarding body as soon as possible to discuss the matter.
- 5.9 Very occasionally, it may only come to light after the information has been gathered and report submitted that the information-gatherer had a conflict of interest. In these cases, the investigation may have to be completed again, by a different information-gatherer.

Delegated information gathering

- 5.10 Where the awarding body delegates the information gathering to the head of centre, the awarding body will set out:
 - the allegation made (this may be redacted see sections 5.30–5.33 for further information);
 - why this would constitute malpractice, if proven;
 - who the centre needs to interview/collect statements from this could include staff and/or students:
 - the key lines of enquiry the information gatherer must follow in order to appropriately cover the allegations made;
 - the expected timescales for the information gathering and subsequent report.
- 5.11 Those responsible for gathering information for an investigation should obtain the information specified by the awarding body, in the formats and to the timescales required. Individuals should always gather the information specified by the awarding body, regardless of their assessment of the matter.15
- 5.12 When interviewing staff or students, centres must conduct those interviews in accordance with their own internal policy for conducting enquiries.
- 5.13 Reference should also be made to paragraph 5.32 which deals with the rights of accused individuals.
- 5.14 A note or transcript of the interview must be taken and provided to the interviewee to sign to confirm its accuracy.

Direct awarding body investigations

- 5.15 In some cases, the awarding body will gather information for the investigation directly. This includes situations where:
 - the centre is unable to appoint an appropriate information-gatherer; and/or
 - the centre refuses to appoint an information-gatherer (this would, of itself, likely constitute malpractice); and/or
 - the allegation is such that it would be inappropriate for the centre to appoint an information-gatherer. This may be where:
 - the alleged malpractice is systemic
 - the head of centre is implicated in the alleged malpractice
 - there is a wider reputational risk to the integrity of the exams system, for example, an online security breach of a question paper.
- 5.16 A decision to investigate directly rests with the awarding body and the awarding body reserves the right to conduct a direct investigation where it considers it to be the most appropriate course of action, including where it has initially asked the head of centre to gather information.
- 5.17 The awarding body will usually correspond in advance with an appropriate individual at the centre (usually the head of centre), to organise interviews and any other appropriate investigatory activity.
- 5.18 On rare occasions, the awarding body may deem it necessary to visit the centre unannounced. In such situations the centre must endeavour to accommodate the awarding body's staff and their requests for information and data.
- 5.19 When organising a direct investigation, incorporating the collection of evidence, the awarding body will clearly set out:
 - the allegation made (this may be redacted see sections 5.29–5.33 for further information);
 - why this would constitute malpractice, if proven;
 - who it needs to interview/collect statements from this could include staff and students:
 - the expected timescales for the information gathering;
 - the requirements for accommodating any interviews for example, rooms, access to information, safeguarding requirements when interviewing students or vulnerable adults.16
- 5.20 Gathering information often involves interviewing individuals about the allegations made. The awarding body will seek permission from the interviewee to record those interviews and will provide a written transcript to the individual interviewed, to be confirmed as an accurate record.
- 5.21 The awarding organisation may decide it is preferable to conduct interviews remotely, via MS Teams or equivalent. These interviews will also be recorded with a transcript sent to the individual for confirmation of accuracy.
- 5.22 It may be necessary for the awarding body to interview candidates during an investigation. If the candidate is a minor or a vulnerable adult, and if the interview is to be conducted face to face, the awarding bodies undertake to do this only in the presence of an appropriate adult.

Information obtained from individuals

- 5.23 Information can be obtained from individuals during the information gathering stage of an investigation through either statements or interviews.
- 5.24 Those accused of malpractice and any person who witnessed or is likely to be aware of facts relevant to the allegation of malpractice should be interviewed and/or asked to provide a statement.
- 5.25 Any statements that are obtained must be in the witness' own words and be signed and dated.
- 5.26 Any member of staff being interviewed may be accompanied by a friend or advisor (who may be a representative of a teacher association or other association).
- 5.27 The involvement of legal advisors is not necessary, at least where there is no allegation of criminal behaviour. However, if the individual being interviewed wishes to be accompanied by a legal advisor, the other parties must be informed beforehand to give them the opportunity to be similarly supported. An awarding body will not be liable for any professional fees incurred.
- 5.28 The person accompanying the interviewee should not take an active part in the interview. In particular, they must not answer questions on the interviewee's behalf.

Protecting confidentiality/anonymity

- 5.29 An awarding body will not normally withhold information from the head of centre or those being investigated about material obtained or created during the course of an investigation into an allegation of malpractice.
- 5.30 However, it must comply with data protection law and specifically it may withhold information where this would involve disclosing the identity of someone who has asked for his/her identity to remain confidential. Whilst not prescribed bodies covered by the Public Information Disclosure Act, awarding bodies will comply with such requests where they can reasonably do so in order not to deter individuals from coming forward with legitimate concerns.
- 5.31 In such cases, the awarding body will withhold information that would reveal the person's identity and will explain why the withheld information cannot be provided. This may include redacting information from the original allegation received.

The rights of accused individuals – information gathering

- 5.32 If, in the view of the information-gatherer, there is sufficient evidence that an individual may have committed malpractice, that individual (the candidate or the member of staff) must:
 - be informed (preferably in writing) of the allegation made against them;
 - be provided with a copy of the JCQ publication *Suspected Malpractice*: *Policies and Procedures*: http://www.jcq.org.uk/exams-office/malpractice;
 - be made aware of all evidence that has been obtained during the investigation which supports the allegation:
 - know the possible consequences should malpractice be proven (as set out in appendices 4–6);
 - have the opportunity and sufficient time to consider their response to the allegations;
 - be given an opportunity to submit a written statement in response to the allegations;
 - be provided with a complete set of case documentation, in the event of the case being referred to the awarding body's Malpractice Committee;

- be informed that in the event that the case is referred to the awarding body's Malpractice Committee, they will:
 - be provided with a complete set of case documentation
 - have the opportunity to read, and make a statement in response to the case documentation,
 - have the opportunity to seek professional advice and to provide a supplementary statement;
- be made aware of their right to appeal should a sanction be applied to them (as set out in the JCQ publication A Guide to the Awarding Bodies' Appeals Processes):

http://www.jcq.org.uk/exams-office/appeals

5.33 The head of centre is responsible for ensuring that the accused individual is informed of their rights and responsibilities. If the head of centre considers that there is a need to exercise discretion in the light of the circumstances of the case in terms of how the evidence is presented to the accused individual (for example, if they have concerns about revealing the identity of a third party mentioned in the documentation), this should be discussed with the awarding body.

Completing and submitting the report

- 5.34 Once the information gathering has concluded, the head of centre (or other appointed information-gatherer) must submit a written report summarising the case to the relevant awarding body, accompanied by the information obtained during the course of their enquiries.
- 5.35 The report must contain a statement of the facts of the case, including a detailed account of the circumstances of the alleged malpractice and an objective evaluation of the information gathered during the course of the investigation, and must include details of any exculpatory information (or mitigating factors) found during the investigation process.
- 5.36 Form JCQ/M1 should be used when reporting candidate cases; for centre staff, form JCQ/M3 should be used. These are available from the JCQ website: http://www.jcq.org.uk/exams-office/malpractice
- 5.37 The information-gatherer must ensure that the accused individuals are made fully aware of their rights and responsibilities (section 5.32) prior to submission of the report to the awarding body. The checklists inside the forms must be completed to provide assurances that this has been done.
- 5.38 The following evidence must be provided alongside the report (as appropriate):
 - any written statements from/transcriptions of interviews with the teacher(s), invigilator(s), assessor, internal verifier(s) or other staff who are involved in, or provided information relevant to, the alleged malpractice. All such documents must be signed and dated by the individuals concerned;
 - transcriptions of interviews with/written statements from any candidates involved in, or affected by, the alleged malpractice. All such documents must be signed and dated by the candidates, and any statements must be in the candidates' own words;
 - details of how the centre informs centre staff and candidates about the awarding bodies' regulations;
 - seating plans showing the exact position of candidates in the examination room;
 - unauthorised material found in the examination room (or photographs of material which cannot be submitted to an awarding body);
 - any candidate work/associated material (e.g. Source material for non-examination assessment/coursework) which is relevant to the investigation;
 - any teaching resources/material/details of feedback given to candidates relevant to the investigation;
 - details of any other information relevant to the investigation, such as applications for/documentation relating to access arrangements;

- any other relevant information or evidence not listed above but which is relevant to the case being investigated, for example, CCTV footage;
- a summary of the actions which will be taken by the centre to mitigate the impact of any malpractice, and the actions to be taken to avoid a recurrence of such a malpractice incident.
- 5.39 The awarding body will decide on the basis of the report, and any supporting documentation, whether there is evidence of malpractice and if any further investigation is required. The head of centre will be informed accordingly.

6. The decision

Summary procedure

- 6.1 In straightforward cases where the evidence does not appear to be contested or in doubt, awarding bodies may invoke a summary procedure.
- 6.2 Examples of when a summary procedure may be invoked include:
 - the initial information received from the centre is sufficient for an immediate decision to be made by an awarding body member of staff;
 - the information available to the awarding body clearly indicates that malpractice has occurred (e.g. Offensive language in a candidate's script).
- 6.3 In such circumstances, an appointed person at the awarding body may conclude that malpractice is proven and impose a sanction or sanctions. The individual(s) and centre affected will be informed of the malpractice findings and notified of the sanctions imposed; the evidence supporting the conclusion of malpractice; that a summary procedure has been invoked; and that they have the right to contest the decision.
- 6.4 Where a sanction is applied under the summary procedure, the individual(s) or centre to whom the sanction has been applied may contest the decision by asking for the matter to be referred to the Malpractice Committee. They have 14 days in which to do so. The case will then be considered by the Malpractice Committee.
- 6.5 The Malpractice Committee will consider the case in accordance with sections 6.7-6.23 below.
- 6.6 The Malpractice Committee will consider the matter afresh. As a result it may reach different conclusions as to whether, and if so, what malpractice occurred and it may decide to impose the same, lesser or more severe sanction(s). Should the Malpractice Committee determine that sanctions should be imposed, these will be subject to appeal in accordance with sections 6.12 and 12 below.

The Malpractice Committee

6.7 In order to determine the outcomes in cases of alleged malpractice, awarding bodies may appoint a Panel or Committee composed of internal and/or external members experienced in examination and assessment procedures. In some cases, rather than a panel, this function may be allocated to a named individual member or members of awarding body staff. In this document the Committee (or awarding body personnel responsible for making decisions in malpractice cases) is referred to as the 'Malpractice Committee'.

The Malpractice Committee may be assisted by an awarding body member of staff who has not been directly involved in the investigation.

- 6.8 The following applies to the activities of the Malpractice Committee (or to the personnel acting in this capacity):
 - the work of the Malpractice Committee is confidential;

- members of the Malpractice Committee are required to identify any case where they have personal knowledge, or might reasonably be said to have some interest, which could reasonably lead to an inference that they could biased. Any member with a close personal interest will take no part in the discussion of the case and will not be present when the Malpractice Committee discusses the matter:
- accused individuals, heads of centre and their representatives are not entitled to be present at meetings of the Malpractice Committee.
- 6.9 The key principle underpinning the composition of the Malpractice Committee is that it is independent of those who have conducted the investigation.
- 6.10 Awarding body staff who have directly gathered evidence information for the case will not determine the outcome.
- 6.11 In the case of Malpractice Committee hearings/meetings, no-one who declares an interest in the outcome of the case will be present when the case is considered.
- 6.12 Evidence supplied to the Malpractice Committee will only include information relevant to the case which has also been made available to the person against whom the allegation has been made. For the avoidance of doubt, where the person against whom the allegation is made receives material that has been subject to redaction (e.g. Of individuals' names), the material that the Malpractice Committee receives will also be redacted to the same extent.
- 6.13 The person against whom the allegation has been made will be given the opportunity to make a final written statement to the Malpractice Committee in the light of the material provided. The final written statement will be provided to the Malpractice Committee prior to their meeting. Where the allegations are against more than one person, only the Malpractice Committee will receive each individual's final written statement.
- 6.14 It should be noted that the Malpractice Committee, when considering a malpractice investigation, may determine that the issues identified have arisen due to management or centre failings (such as a lack of appropriate training) and that sanctions should be imposed upon heads of centre or centres as a result. Heads of centre should be aware, therefore, that while there may be individuals formally accused of malpractice, sanctions might be imposed upon them or the centre by the Malpractice Committee. Heads of centre should ensure that they have considered whether they should submit a final statement for consideration by the Malpractice Committee and that they have notified any appropriate parties at the centre (such as directors, owners, etc) in the event that a sanction might be imposed upon it.

Making the decision

- 6.15 In making a decision on any case, the Malpractice Committee will first establish that correct procedures have been followed in the investigation, and that all individuals involved have been given the opportunity to make a written statement. Where individuals have had the opportunity to make a final written statement, but have declined this opportunity, the case will proceed on the basis of all other information received.
- 6.16 If satisfied, the Malpractice Committee will then seek to determine:
 - whether malpractice as defined in this document (see section 1) has occurred;
 - identify the regulation or specification requirement which it is alleged has been broken;
 - establish the facts of the case based on the evidence presented to them;
 - decide whether the facts as so established actually breach the regulations or specification requirements;
 - where the culpability lies for the malpractice.
- 6.17 If the Malpractice Committee is satisfied that there is sufficient evidence that malpractice has occurred, the Committee will establish who is responsible for this and then determine:
 - whether there are any points to consider in mitigation;
 - appropriate measures to be taken to protect the integrity of the examination or assessment and to prevent future breaches;

- the nature of any sanction to be applied, if any, considering the least severe sanction first.
- 6.18 Each case of suspected malpractice will be considered and judged on an individual basis in the light of all information available. Where there is an established, clearly evidenced, repeated pattern of malpractice, this may be taken into consideration when determining whether a more severe sanction should be applied.
- 6.19 Where a decision is being made by the Malpractice Committee, the Malpractice Committee will seek to make decisions unanimously but, if necessary, may decide by a majority.
- 6.20 The Malpractice Committee must be satisfied from the evidence before it that on the balance of probabilities the alleged malpractice occurred (i.e.that it is more likely than not). It is possible that the evidence in some cases may be inconclusive, but the awarding body may decide that it is unable to accept the work of a candidate or issue results in order to protect the integrity of the qualification for the majority. Where appropriate, the awarding body may issue estimated grades for the affected unit(s).
- 6.21 In situations where a case is deferred because the Malpractice Committee requires further information in order to make a determination, the deferral and the nature of the request will be shared with the investigation team and the individual against whom the allegation has been made.
- 6.22 All sanctions resulting from cases of malpractice are subject to appeal. Please see section 12 and the JCQ publication A guide to the awarding bodies' appeal processes for further information: http://www.icq.org.uk/exams-office/appeals

7. Sanctions

- 7.1 Awarding bodies impose sanctions on individuals and on centres responsible for malpractice in order to:
 - minimise the risk to the integrity of examinations and assessments, both in the present and in the future;
 - maintain the confidence of the public in the delivery and awarding of qualifications;
 - ensure as a minimum that there is nothing to gain from breaching the regulations;
 - deter others from doing likewise.
- 7.2 Awarding bodies will impose sanctions on individuals found guilty of malpractice where appropriate. Sanctions will usually be applied in cases where there has been a risk to the integrity of the qualification. The individuals who receive sanctions will usually be the candidate(s) or the responsible member(s) of staff. However, when malpractice is judged to be the result of a serious management failure within a department or the whole centre, the awarding body may apply sanctions against the centre and/or centre management.
- 7.3 When determining the appropriate sanction(s) to be applied, the awarding body will consider whether the malpractice committed undermined, or attempted to undermine, the integrity of its examinations and assessments, or had the potential to undermine public confidence.
- 7.4 The awarding bodies have agreed that sanctions will usually be chosen from a defined range. The agreed indicative sanctions for particular offences are set out in Appendices 4 (centre malpractice), 5 (centre staff malpractice) and 6 (candidate malpractice)
- 7.5 Awarding bodies reserve the right to apply sanctions flexibly, outside of the defined ranges, if particular mitigating or aggravating circumstances are found to exist.
- 7.6 Sanctions will be based only on the evidence available.
- 7.7 The awarding bodies will ensure that all sanctions they impose are justifiable and reasonable.
- 7.8 Sanctions imposed upon candidates will only be applied in relation to assessments in which malpractice has been identified and, where appropriate, future assessments (where a candidate is prohibited from taking an awarding body's qualifications for a period of time).

- 7.9 For consistency of approach in the application of sanctions, awarding bodies will not usually attach significant weight to the consequential effects (e.g.on university applications) of any particular sanction which might arise from the circumstances of the individual.24
- 7.10 A permanent record will be kept of the impact of any sanctions on an individual candidate's results. For this reason, centres must not withdraw candidates after malpractice has been identified, even if the candidates have not completed the assessments in question. All other information relating to specific instances of malpractice or irregularities will be destroyed, following the expiry of the awarding body's data retention period.
- 7.11 Heads of centre must inform those individuals found guilty of malpractice that information may be passed on to other awarding bodies and/or other appropriate authorities. This information will typically include the names, offences and sanctions applied to those found guilty of breaching the published regulations.

8. Sanctions for centre staff malpractice: individuals

- 8.1 When determining the appropriate sanction which should be applied to an individual, the awarding body will consider whether the integrity of its qualifications might be at risk if an individual found to have committed malpractice were to be involved in the future conduct, supervision or administration of the awarding body's examinations or assessments.
- 8.2 It is not the role of the awarding body to be involved in any matter affecting the member of staff's or contractor's contractual relationship with his/her employer or engager. Awarding bodies recognise that employers may take a different view of an allegation to that determined by the awarding body. An employer may wish to finalise any centre-based decision after the awarding body has reached its conclusion.
- 8.3 In determining the appropriate sanction, the awarding body will consider factors including:
 - the potential risk to the integrity of the examination or assessment;
 - the potential adverse impact on candidates;
 - the number of candidates and/or centres affected; and
 - the potential risk to those relying on the qualification (e.g.employers or members of the public).

The awarding body may consider, at its discretion, mitigating factors supported by appropriate evidence. Ignorance of the regulations will not, by itself, be considered a mitigating factor.

- 8.4 Individuals may be subject to one or more sanctions.
- 8.5 Where a member of staff or contractor has been found guilty of malpractice, an awarding body may impose one or more of the following sanctions:

Written warning

A written warning that if the member of staff commits malpractice within a set period of time, further specified sanctions will be applied.

Training

The member of staff, as a condition of future involvement in the delivery of the awarding body's examinations and/or assessments, to undertake specific training or mentoring within a particular period of time. The awarding body may request written confirmation of the delivery of the training.

Special conditions

Special conditions are imposed on the member of staff regarding their future involvement in the delivery of the awarding body's examinations and/or assessments. For example, the member of staff must be supervised.

Suspension/debarment

The member of staff is suspended/debarred from all involvement in the delivery or administration of the awarding body's examinations and assessments for a set period of time. Other awarding bodies, regulators, and other organisations such as the Teaching Regulation Agency (TRA) and Education Workforce Council (EWC) may be informed when a suspension/debarment is imposed.26

- 8.6 These sanctions will be notified to the head of centre who must ensure that they are communicated to the member of staff and adhered to.
- 8.7 If a member of staff moves to another centre while being subject to a sanction, the head of centre must notify the awarding body of the move. Awarding bodies reserve the right to inform the head of the centre to which the staff member is moving as to the nature of, and the reason for, the sanction.
- 8.8 If a centre changes awarding body for a qualification, and a member of staff involved in the delivery or assessment of the qualification is subject to a sanction, the head of centre must notify the new awarding body.
- 8.9 The awarding body may, at its discretion, ask for monitoring activity to be undertaken, or a plan devised to provide assurance that sanctions against centre staff are being appropriately applied. Such requirements are distinct and separate from the sanctions described in section 11

9. Sanctions for centre staff malpractice: centres

- 9.1 Centres may be subject to one or more of the below sanctions.
- 9.2 Awarding bodies may, at their discretion, impose the following sanctions against centres:

Written warning

A written warning to the head of centre advising of the malpractice and warning that further action may be taken (including the application of sanctions and special conditions) should there be a recurrence, or subsequent malpractice at the centre.

Review and report procedures/action plans

The head of centre will be required to review the centre's procedures for the conduct or administration of a particular examination/assessment, or all examinations/assessments in general. The head of centre will additionally be required to report back to the awarding body on improvements implemented by a set date. Alternatively, an action plan will be agreed between the awarding body and the centre which will need to be implemented as a condition of continuing to accept entries or registrations from the centre.

Approval of specific assessment tasks

The approval by the awarding body of specific assessment tasks in situations where these are normally left to the discretion of the centre.

Additional monitoring or inspection

The awarding body may increase, at the centre's expense, the normal level of monitoring that takes place in relation to their qualification(s).

Removal of direct claims

Direct claims status may be removed from the centre, meaning that all claims for certification must be authorised by the centre's external verifier. (This sanction only applies to vocational qualifications.)

Restrictions on examination and assessment materials

For a specified period of time a centre will be provided with examination papers and assessment materials shortly before such papers and materials are scheduled to be used. These papers might be opened and distributed under the supervision of the awarding body officer (or appointed agent) responsible for the delivery. The centre might also be required to hand over to an awarding body officer (or appointed agent) the completed scripts and any relevant accompanying documentation, rather than using the normal script collection or despatch procedures. These measures may be applied for selected subjects or all subjects.

Independent invigilators

The appointment for a specified period of time, at the centre's expense, of independent invigilators to ensure the conduct of examinations and/or assessments is in accordance with the published regulations.

Suspension of candidate registrations or entries

An awarding body may, for a period of time, or until a specific matter has been rectified, refuse to accept candidate entries or registrations from a centre. This may be applied for selected subjects/occupational areas or all subjects/occupational areas.28 Withdrawal of approval for a specific qualification(s)

An awarding body may withdraw the approval of a centre to offer one or more qualifications issued by that awarding body.

Withdrawal of centre recognition/approval

The awarding body may withdraw its recognition or approval for the centre. This would mean that the centre will not be able to deliver or offer students the respective awarding body's qualifications. The regulators, awarding bodies and other appropriate authorities will be informed if this action is taken. At the time of withdrawal of centre recognition, where determined by an awarding body, a centre will be informed of the earliest date at which it can reapply for registration and any measures it will need to take prior to this application. Centres which have had centre recognition withdrawn should not assume that re-approval will be treated as a formality.

9.3 Any expense incurred in ensuring compliance with the sanctions and/or special conditions may be borne by the centre.

10. Sanctions applied against candidates

- 10.1 Candidates may be subject to one or more sanctions (see Appendix 6).
- 10.2 Awarding bodies may, at their discretion, impose the following sanctions against candidates:

1. Warning

The candidate is issued with a warning that if he/she commits malpractice within a set period of time, further specified sanctions will be applied.

2. Loss of all marks for a section

The candidate loses all the marks gained for a discrete section of the work. A section may be part of a component, or a single piece of non-examination assessment if this consists of several items.

3. Loss of all marks for a component

The candidate loses all the marks gained for a component.

A component is more often a feature of a linear qualification than a unitised qualification, and so this sanction can be regarded as an alternative to sanction 4. Some units also have components, in which case a level of sanction between numbers 2 and 4 is possible.

4. Loss of all marks for a unit

The candidate loses all the marks gained for a unit. This sanction can only be applied to qualifications which are unitised.

For linear qualifications, the option is sanction 3. This sanction usually allows the candidate to aggregate or request certification in that series, albeit with a reduced mark or grade.

5. Disqualification from a unit

The candidate is disqualified from the unit. This sanction is only available if the qualification is unitised. For linear qualifications the option is sanction 7.

The effect of this sanction is to prevent the candidate aggregating or requesting certification in that series, if the candidate has applied for it.

6. Disqualification from all units in one or more qualifications

If circumstances justify, sanction 5 may be applied to other units taken during the same examination or assessment series. (Units which have been banked in previous examination series are retained.) This sanction is only available if the qualification is unitised. For linear qualifications the option is sanction 8.

7. Disqualification from a whole qualification

The candidate is disqualified from the whole qualification taken in that series or academic year. This sanction can be applied to unitised qualifications only if the candidate has requested aggregation. Any units banked in a previous examination series are retained, but the units taken in the present series and the aggregation opportunity are lost. If a candidate has not requested aggregation, the option is sanction 6.It may also be used with linear qualifications.

8. Disqualification from all qualifications taken in that series

If circumstances justify, sanction 7 may be applied to other qualifications.

This sanction can be applied to unitised qualifications only if the candidate

has requested aggregation. Any units banked in a previous examination series are retained, but the units taken in the present series and the aggregation opportunity are lost. If a candidate has not requested aggregation the option is sanction 6. It may also be used with linear qualifications.

9. Candidate debarral

The candidate is barred from entering for one or more examinations for a set period of time. This sanction is applied in conjunction with any of the other sanctions above, if the circumstances warrant it.

- 10.3 Unless a sanction is accompanied by a bar on future entry, all candidates penalised by loss of marks or disqualification may re-take the component(s), unit(s) or qualification(s) affected in the next examination series or assessment opportunity if the specification permits this.
- 10.4 Heads of centre may wish to take further action themselves in cases of candidate malpractice

11. Communicating decisions

- 11.1 Once a decision has been made, it will be communicated in writing to the head of centre as soon as possible.
- It is the responsibility of the head of centre to communicate the decision to the individuals concerned and to pass on details of any sanctions and action in cases where this is indicated. The head of centre must also inform the individuals if they have the right to appeal.
- 11.2 The majority of malpractice cases are confidential between the centre, the individual(s) accused of malpractice and the awarding body. However, in cases of serious malpractice, such as where the threat to the integrity of the examination or assessment is such as to outweigh a duty of confidentiality, it may be necessary for information to be exchanged amongst:
 - the regulators;
 - other awarding bodies;
 - · other regulatory or investigative bodies; and
 - other centres where the malpractice may affect the delivery of an awarding body's qualification.
- 11.3 It is the responsibility of the head of centre to inform the accused individual that the awarding body may share information in accordance with paragraph 11.2.

12. Appeals

- 12.1 All awarding bodies have established procedures for considering appeals against sanctions arising from malpractice decisions.
- The following individuals have a right to appeal against decisions of the Malpractice Committee or officers acting on its behalf:
 - heads of centre, who may appeal against sanctions imposed on the centre or on centre staff, as well as on behalf of candidates entered or registered through the centre;
 - members of centre staff, or examining personnel contracted to a centre, who may appeal against sanctions imposed on them personally;
 - private (external) candidates;
 - third parties who have been barred from taking or delivery of the awarding body's examinations or assessments.
- 12.2 Information on the process for submitting an appeal will be sent to all centres involved in malpractice decisions. Appeals must normally be made within 14 days of receiving the outcome of the Malpractice Committee's decision.
- 12.3 Further information about the awarding bodies' appeals process may be found in the JCQ publication *A guide to the awarding bodies' appeals processes*:

http://www.jcq.org.uk/exams-office/appeals

Appendices

Appendix 1 Sources of information

Appendix 2 Examples of malpractice

Appendix 3 A guide to gathering evidence for a malpractice investigation

Appendix 4 Indicative sanctions against centres

Appendix 5 Indicative sanctions against centre staff

Appendix 6 Indicative sanctions against candidates

Appendix 7 Illustrations of Malpractice

Appendix 8 Contacts

Appendix 1 Sources of information

In addition to the requirements found in subject or qualification specifications, the following documents contain the regulations relating to the conduct of examinations and assessments. In all cases the most recent version of the regulations must be referred to.

The following JCQ documents are available on the JCQ website:

Booklets

A guide to the special consideration process

Access Arrangements and Reasonable Adjustments

General Regulations for Approved Centres

Instructions for conducting coursework

<u>Instructions for conducting examinations</u>

Instructions for conducting non-examination assessments

Post-Results Services – Information and guidance to centres

JCQ Appeals booklet

Joint Council Notices

Information for candidates (coursework)

<u>Information for candidates (non-examination assessments)</u>

Information for candidates for on-screen tests)

Information for candidates (Privacy Notice)

Information for candidates (social media)

Information for candidates for written examinations

Unauthorised items poster

Plagiarism in Assessments

Warning to candidates

The following awarding body documents are also available:

AQA

Malpractice – A Guide for Centres

AQA Examinations Updates

City & Guilds

Managing cases of suspected malpractice in examinations and assessments

Policy for individuals reporting allegations of suspected malpractice

Centre Handbook

CCEA

Qualifications Administration Handbook

OCR

Subject-specific Administrative Guides

NCFE

NCFE Appeals Policy

Regulation for the Conduct of External Assessment

Qualification Specific Instructions for Delivery (QSID)

Functional Skills - Regulations for the Conduct of Controlled Assessment

Regulations for the Conduct of Synoptic Project

Pearson

Centre Guidance: Dealing with malpractice and maladministration

End-point assessment malpractice and maladministration policy

Policy on the removal of programme and centre approval

Subject-specific instructions for the conduct of examinations

WJEC

Examinations Requirements Booklet

Internal Assessment: A Guide for centres

Guide to preventing, reporting and investigating malpractice

Guide to Appeals

Regulatory documents are available on the regulators' websites

Appendix 2 Examples of malpractice

The following are examples of malpractice. This is not an exhaustive list and as such does not limit the scope of the definitions set out earlier in this document. Other instances of malpractice may be identified and considered by the awarding bodies at their discretion.

Part 1: Centre staff malpractice

1. Breach of security

Any act which breaks the confidentiality of question papers or materials, and their electronic equivalents, or the confidentiality of candidates' scripts or their electronic equivalents.

It could involve:

- failing to keep examination material secure prior to an examination;
- discussing or otherwise revealing information about examinations and assessments that should be kept confidential, e.g.internet forums/social media;
- moving the time or date of a fixed examination beyond the arrangements permitted within the JCQ publication *Instructions for conducting examinations*. Conducting an examination before the published date constitutes centre staff malpractice and is a clear breach of security;
- failing to adequately supervise candidates who have been affected by a timetable variation (this would apply to candidates subject to overnight supervision by centre personnel or where an examination is to be sat in an earlier or later session on the scheduled day);
- releasing candidates early from a timetabled assessment (e.g. before 10 a.m.for a morning session examination);
- permitting, facilitating or obtaining unauthorised access to examination material prior to an examination;
- failing to retain and secure examination question papers after an examination in cases where the life of the paper extends beyond the particular session, e.g., where an examination is to be sat in a later session by one or more candidates due to a timetable variation;
- tampering with candidate scripts, controlled assessments, coursework or non-examination assessments after collection and before despatch to the awarding body/examiner/ moderator (this would additionally include reading candidates' scripts or photocopying candidates' scripts prior to despatch to the awarding body/examiner);
- failing to keep secure computer files which contain candidates' controlled assessments, coursework or non-examination assessments.

2. Deception

Any act of dishonesty in relation to an examination or assessment including, but not limited to:

- inventing or changing marks for internally assessed components (e.g.non-examination assessments) where there is no actual evidence of the candidates' achievement to justify the marks awarded;
- · manufacturing evidence of competence against national standards;
- fabricating assessment and/or internal verification records or authentication statements;
- entering fictitious candidates for examinations or assessments, or otherwise subverting the assessment or certification process with the intention of financial gain (fraud);
- substituting one candidate's controlled assessment, coursework or non-examination assessment for another's;
- providing misleading or inaccurate information to an awarding body, candidates and/or parents.37

3. Improper assistance to candidates

Any act where assistance is given beyond that permitted by the specification or regulations to a candidate or group of candidates, which results in a potential or actual advantage in an examination or assessment.

For example:

- assisting candidates in the production of controlled assessment, coursework, non-examination assessment or portfolios, beyond that permitted by the regulations;
- sharing or lending candidates' controlled assessment, coursework or non-examination assessment with other candidates in a way which allows malpractice to take place;
- assisting or prompting candidates with the production of answers;
- permitting candidates in an examination to access prohibited materials (dictionaries, calculators etc.);
- prompting candidates in an examination/assessment by means of signs, or verbal or written prompts;
- assisting candidates granted the use of a Communication Professional, a Language Modifier, a practical assistant, a prompter, a reader or a scribe beyond that permitted by the regulations.

4. Failure to co-operate with an investigation

- failure to make available information reasonably requested by an awarding body in the course of an investigation, or in the course of deciding whether an investigation is necessary; and/or
- failure to investigate on request in accordance with the awarding body's instructions or advice; and/or
- · failure to investigate or provide information according to agreed deadlines; and/or
- failure to immediately report all alleged, suspected or actual incidents of malpractice to the awarding body.

5. Maladministration

Failure to adhere to the regulations regarding the conduct of controlled assessments, coursework, examinations and non-examination assessments, or malpractice in the conduct of examinations/assessments and/or the handling of examination question papers, candidate scripts, mark sheets, cumulative assessment records, results and certificate claim forms, etc.

For example:

- failing to ensure that candidates' controlled assessment, coursework, non-examination assessment or work to be completed under controlled conditions is adequately completed and/or monitored and/or supervised;
- failure, on the part of the head of centre, to adhere to awarding body specification requirements in the delivery of non-examination assessments, Endorsements and other projects required as part of a qualification. These include the GCSE Computer Science Programming Project, GCSE English Language Spoken Language Endorsement and/or the GCE A-level Biology, Chemistry, Geology and Physics Practical Skills Endorsement;
- inappropriate members of staff assessing candidates for access arrangements who do not meet the criteria as detailed within Chapter 7 of the JCQ publication *Access Arrangements and Reasonable Adjustments*;
- failure to use the correct tasks/assignments for assessments;
- failure to train invigilators and those facilitating access arrangements adequately, e.g.readers and scribes, leading to non-compliance with the JCQ publications;
- failing to issue to candidates the appropriate notices and warnings, e.g.JCQ *Information for candidates* documents;
- failure to inform the JCQ Centre Inspection Service of alternative sites for examinations;
- failing to post notices relating to the examination or assessment outside all rooms (including Music and Art rooms) where examinations and assessments are held;
- not ensuring that the examination venue conforms to the requirements as stipulated in the JCQ publication *Instructions for conducting examinations*;38

- failing to prevent the introduction of unauthorised material into the examination room, either prior to or during the examination (NB this precludes the use of the examination room to coach candidates or give subject-specific presentations, including power-point presentations, prior to the start of the examination);
- failing to remind candidates that any mobile phones or other unauthorised items found in their possession must be handed to the invigilator prior to the examination starting;
- failure to invigilate examinations in accordance with the JCQ publication *Instructions for conducting* examinations;
- failure to have on file for inspection purposes accurate records relating to overnight supervision arrangements;
- failure to have on file for inspection purposes appropriate evidence, as per the JCQ publication *Access Arrangements and Reasonable Adjustments*, to substantiate approved access arrangements processed electronically using the *Access arrangements online* system;
- granting access arrangements to candidates who do not meet the requirements of the JCQ publication Access Arrangements and Reasonable Adjustments;
- granting access arrangements to candidates where prior approval has not been obtained from the Access arrangements online system or, in the case of a more complex arrangement, from an awarding body;
- failure to supervise effectively the printing of computer-based assignments when this is required;
- failing to retain candidates' controlled assessments, coursework or non-examination assessments securely after the authentication statements have been signed or the work has been marked;
- failing to maintain the security of candidate scripts prior to despatch to the awarding body or examiner;
- failing to despatch candidates' scripts, controlled assessments, coursework or non-examination assessments to the awarding bodies, examiners or moderators in a timely way;
- failing to notify the appropriate awarding body immediately of all alleged, suspected or actual incidents of malpractice;
- failing to conduct a thorough investigation into suspected examination or assessment malpractice when asked to do so by an awarding body;
- breaching the published arrangements for the release of examination results;
- inappropriate retention or destruction of certificates;
- failing to recruit learners with integrity, including the recruitment of learners who have not met the qualification's minimum entry requirements wherever stipulated and/or the recruitment of learners who are unable or otherwise unlikely to complete the qualification.

Part 2: Candidate malpractice

For example:

- the alteration or falsification of any results document, including certificates;
- a breach of the instructions or advice of an invigilator, supervisor, or the awarding body in relation to the examination or assessment rules and regulations;
- the unauthorised use of alternative electronic devices or technology during remote assessment and remote invigilation;
- accessing the internet or online materials during remote assessment and remote invigilation, where this is not permitted;
- failing to abide by the conditions of supervision designed to maintain the security of the examinations or assessments;
- collusion: working collaboratively with other candidates, beyond what is permitted;
- copying from another candidate (including the use of technology to aid the copying);39

- allowing work to be copied, e.g.posting work on social networking sites prior to an examination/assessment;
- the deliberate destruction of another candidate's work;
- disruptive behaviour in the examination room or during an assessment session (including the use of offensive language);
- failing to report to the centre or awarding body the candidate having unauthorised access to assessment related information or sharing unauthorised assessment related information online;
- exchanging, obtaining, receiving, passing on information (or the attempt to) which could be assessment related by means of talking, electronic, written or non-verbal communication;
- making a false declaration of authenticity in relation to the authorship of controlled assessment, coursework, non-examination assessment or the contents of a portfolio;
- allowing others to assist in the production of controlled assessment, coursework, non-examination assessment or assisting others in the production of controlled assessment, coursework or nonexamination assessment:
- the misuse, or the attempted misuse, of examination and assessment materials and resources (e.g.exemplar materials);
- being in possession of unauthorised confidential information about an examination or assessment;
- bringing into the examination room notes in the wrong format (where notes are permitted in examinations) or inappropriately annotated texts (in open book examinations);
- the inclusion of inappropriate, offensive, obscene, homophobic, transphobic, racist or sexist material in scripts, controlled assessments, coursework, non-examination assessments or portfolios;
- impersonation: pretending to be someone else, arranging for another person to take one's place in an examination or an assessment;
- plagiarism: unacknowledged copying from, or reproduction of, published sources or incomplete referencing;
- · theft of another candidate's work;
- bringing into the examination room or assessment situation unauthorised material, for example: notes, study guides and personal organisers, own blank paper, calculators (when prohibited), dictionaries (when prohibited), watches, instruments which can capture a digital image, electronic dictionaries (when prohibited), translators, wordlists, glossaries, iPods, mobile phones, MP3/4 players, pagers, or other similar electronic devices;
- the unauthorised use of a memory stick or similar device where a candidate uses a word processor;
- facilitating malpractice on the part of other candidates;
- behaving in a manner so as to undermine the integrity of the examination.

Appendix 3 A guide to gathering evidence for a malpractice investigation

The person gathering evidence on an allegation of candidate malpractice within a centre must collect the evidence and submit a report to the awarding body.

The person gathering evidence must have no personal or other potential conflict of interest in the outcome of that investigation.

The report must detail:

- who was involved in the incident, including candidates, members of staff and/or invigilators;
- the facts of the case, as established from evidence and/or statements from those involved.

The report must include:

- a clear account, as detailed as necessary, of the circumstances;
- · details of the activities carried out by the centre;
- written statements from any teachers, invigilators, members of staff or other witnesses concerned, which must be signed and dated (where members of staff accused of malpractice decline the opportunity to provide a statement this must be made clear to the awarding body);
- written statements from any candidates concerned including in particular the candidate(s) alleged to have engaged in malpractice, which must be signed and dated (where candidates accused of malpractice decline the opportunity to provide a statement this must be made clear to the awarding body);
- any other evidence relevant to the allegation;

and, where appropriate:

- information about how the centre makes candidates aware of the awarding bodies' regulations;
- · seating plans;
- any unauthorised material found in the examination room;
- photographic evidence of any material written on hands/clothing etc;
- any candidate work/associated material which is relevant to the investigation;
- any other relevant evidence.

Individuals implicated in malpractice must be afforded their rights as detailed in paragraph 5.32.

Form JCQ/M3, which can be found at http://www.jcq.org.uk/exams-office/malpractice, must be used as the basis of the report. The checklist at the end of the form needs to be completed and submitted with the report.

If an allegation is delegated to a senior member of centre staff, the head of centre retains overall responsibility for gathering the evidence and must first seek approval from the awarding body to delegate the evidence gathering.

In selecting a suitable senior member of staff, the head of centre must take all reasonable steps to avoid a conflict of interest.

Where a conflict of interest may be seen to arise, investigations into suspected malpractice must not be delegated to the manager of the section, team or department involved in the suspected malpractice. The person conducting the investigation must have no personal interest in the outcome of the investigation.

Reports, evidence and supporting statements must be sent to the awarding body concerned.

If at any stage during the investigation the centre is unsure what to do, advice and guidance should be sought from the malpractice investigation team at the relevant awarding body. Contact information is provided at the end of this document in Appendix 10.

Appendix 4 Indicative sanctions against centres

This table is for guidance only and sanctions can be flexibly applied according to the details of each individual case.

Proposed sanction Written warning	Broad reason for the sanction Minor non-compliance with the regulations or maladministration with no direct or immediate threat to the integrity of an examination or assessment.
Review and report (action plans)	Breach of procedures or regulations which if left unchecked could result in a threat to the examination or assessment.
Approval of specific assessment tasks	Failure in a specific subject or sector area relating to the nature of the assessment tasks chosen.
Additional monitoring or inspection	Failure of the centre's systems resulting in poor management of the examination or assessment, or inadequate invigilation.
Removal of direct claims status	Loss of confidence in the ability of the centre to assess and verify candidates' portfolios satisfactorily.
Restrictions on examination or assessment materials	Failure to maintain the security of examination or assessment materials.
The deployment of independent invigilators	Loss of confidence in the centre's ability to invigilate examinations.
Suspension of candidate registrations	Threat to the interest of candidates registered on the qualification.
Suspension of certification	Loss of the integrity of assessment decisions; danger of invalid claims for certification.
Withdrawal of approval for specific qualification(s)	Repeated breach of the regulations relating to a specific qualification. Alternatively, a breakdown in management and quality assurance arrangements for a specific qualification or sector/subject area.

Withdrawal of centre recognition

Loss of confidence in the head of centre or senior management of the centre.

Breakdown in management and quality assurance arrangements for some or all accredited qualifications offered by the centre.

Failure to co-operate with awarding body requests to thoroughly investigate suspected malpractice.

Failure to implement a specified action plan.

Appendix 5 Indicative sanctions against centre staff

This table is for guidance only and sanctions can be flexible applied according to the details of each individual case.

Type of offence	Warning	Training	Special conditions	Suspension
Improper assistance	Minor assistance, no significant impact, e.g.where not allowed, headings or a basic table template, small amounts of simple/ generic feedback, sharing exemplars without careful control (where individual is untrained/ inexperienced).	Limited help, minimal impact, misunderstanding rules or lack of experience, e.g.new reader clarifies questions, non-specialist gives 'how to' guide in non-examination assessment (NEA) against regulations.	Limited help and impact, e.g.staff member gives general 'how to' guide, giving exemplars with no control, and/or feedback beyond regulations in presence of mitigating factors, e.g.in NEA following recent specification change where allowed in previous specification.	Significant impact; impairment to validity of assessments, e.g.feedback beyond regulations, giving exemplars for copying, provision of answers.
Type of offence	Repeated use of out of date or wrong tasks texts, minor errors in following assessment regulations with minimal impact on candidates, e.g.granting legitimate access arrangements when approval not given.	Errors in following assessment regulations, by inexperienced/ insufficiently-trained staff, e.g.new invigilator failing to manage timings correctly; scribe reading questions.	Errors in following assessment regulations by experienced members of staff, but with limited impact affecting a limited number of candidates, e.g.granting access arrangements to ineligible candidates to limited effect which is not systematic in scope; failure to invigilate clash candidates adequately to limited impact.	Errors in following assessment regulations that compromise integrity of assessment or submissions; or breach of regulations that impacts results; or systemic, repeated or continuing noncompliance with JCQ regulations; failure to provide training for invigilators, and/or those facilitating access arrangements.

Type of offence	Warning	Training	Special conditions	Suspension
Security breach	Failure to give due care and attention to security of assessment materials not resulting in a security breach, e.g. materials left outside of secure store but no breach to seals on question paper packets. Risk presented to integrity of exam, but no evidence of breach; failure to store papers appropriately but with no impact beyond increased risk.	Risk presented to integrity of exam with evidence of failure to understand regulations designed to protect exam integrity, e.g. incorrect papers removed from secure store, no second pair of eyes check, but content of papers not divulged to any unauthorised third party.		Abuse of legitimate access to confidential material, e.g. sharing live exam questions with candidates in advance of the scheduled exam time. Failure to act promptly to contain impact of security breach to centre. Failure to arrange exam clash supervision leading to significant impact.
Failure to cooperate/ reporting issues	Minor non-compliance, e.g. delay in meeting investigation timescales without agreement, delay in reporting.	Failure to investigate in accordance with JCQ guidance.	Failure to report a low-impact incident of malpractice. Failure to take action as required by an awarding body.	Failure to report significant case of malpractice; failure to gather evidence; failure to respond to awarding body communications. Submission of investigation reports that are misleading or contain false information that may lead an awarding body to an incorrect conclusion.

Appendix 6 Indicative sanctions against candidates

This table is for guidance only and sanctions can be flexibly applied according to the details of each individual case.

In instances where the box is blank, the sanction may still be used.

The structure of awarding bodies' qualifications can differ and therefore all the available sanctions may not be relevant for every qualification.

Type of offence	Warning (Sanction 1)	Loss (Aggregat	of ion	marks still		of	aggregation certification
		permitted 2-4)			oppoi		

Introduction of unauthorised material into the examination room, for example:

Own blank paper used for rough work used for final answers

content irrelevant

Calculators, dictionaries not used used or attempted to use

(when prohibited)

Bringing the notes/annotations notes/annotations notes/annotations into are examination room notes relevant and give an introduced beyond what is а in the wrong format or deliberate permitted but do not unfair advantage attempt to prohibited annotations advantage: gain an advantage give an

subject

Unauthorised notes, content irrelevant to content relevant to relevant to subject and study guides and subject subject evidence of use

to

personal organisers

candidate's Mobile phone or similar not in the candidate's in the candidate's in the electronic devices possession but makes a possession but possession no and evidence of being used (including iPod, MP3/4 noise in the examination evidence of being used player, memory sticks, room by the candidate by the candidate

smartphone.

smartwatch, airpods, earphones and

headphones)

Watches (not in candidate's possession

smartwatches)

Standard sanctions:

5. disqualification from the unit;

1. warning;
6. disqualification from all units in one or more qualifications taken in the series;

2. loss of all marks gained for a section; qualifications taken in the series,

3. loss of all marks gained for a component;7. disqualification from the whole qualification;

4. loss of all marks gained for a unit;

8. disqualification from all qualifications taken in that series;

9. barred from entering for examinations for a set period of time.

Type of offence

Warning (Sanction 1)

Loss of marks (Aggregation still permitted) (Sanctions 2-4)

Loss of aggregation or certification opportunity (Sanctions 5-9)

Breaches of examination conditions

Α breach of the instructions or advice of invigilator, an the supervisor, or awarding body in relation the to examination rules and regulations

minor non-compliance:
e.g.sitting in a nondesignated seat;
continuing to write for a
short period after being
told to stop

major non-compliance: e.g.refusing to move to a designated seat; significant amount of writing after being told to stop

related non-compliance

Failing to abide by the conditions of supervision designed to maintain the security and integrity of the examinations

leaving examination early (no loss of integrity); removing script from the examination room, but evidence of the integrity was maintained

removing script from examination room but with no proof that the script is safe; taking home materials deliberately breaking a timetable clash supervision arrangement; removing script from the examination room and with proof that the script has been tampered with: leaving examination room early so integrity is impaired

Disruptive behaviour in the examination room or assessment session (including use of offensive language)

minor disruption lasting a short time; calling out, causing noise, turning around repeated or prolonged disruption; unacceptably rude remarks; being removed from the examination room; taking another's possessions

warnings ignored; provocative or aggravated behaviour; repeated or loud offensive comments; physical assault on staff or property

- 1. warning:
- 2. loss of all marks gained for a section;
- 3. loss of all marks gained for a component;
- 4. loss of all marks gained for a unit;
- 5. disqualification from the unit;

- 6. disqualification from all units in one or more qualifications taken in the series;
- 7. disqualification from the whole qualification;
- 8. disqualification from all qualifications taken in that series;
- 9. barred from entering for examinations for a set period of time.

Type of offence	Warning (Sanction 1)	Loss of	marks	Loss	of aggregation
		(Aggregation	still	or	certification
		permitted) (Sa	anctions	opport	unity
		2-4)		(Sancti	ions 5-9)

Exchange, obtaining, receiving, or passing on information which could be examination related (or the attempt to):

Verbal communication isolated incidents of talking durina talking about the talking before the start examination about examination related of the examination or matters not related to matters during the after papers have been the exam; accepting exam: whispering collected examination related answers to questions information Communication accepting assessment passing/receiving passing assessment related information related information to written communications which clearly have no other candidates: bearing the helping one another; on assessment swapping scripts

Offences relating to the content of candidates' work

inclusion of isolated offensive comments or words frequent mild inappropriate, offensive drawings, mildly obscenities or drawings; obscenities aimed at a offensive, inappropriate or obscene material in isolated strong member of staff. controlled scripts. approaches obscenity; isolated mild examiner or religious homophobic, responses obscenities or mildly group; assessments. offensive comments transphobic, racist or coursework, nonexamination aimed at the examiner sexist remarks or lewd assessments or or member of staff drawings portfolios

- 1. warning;
- loss of all marks gained for a section;
- 3. loss of all marks gained for a component;
- 4. loss of all marks gained for a unit;
- 5. disqualification from the unit;

- 6. disqualification from all units in one or more qualifications taken in the series;
- 7. disqualification from the whole qualification;
- 8. disqualification from all qualifications taken in that series;
- 9. barred from entering for examinations for a set period of time.

Type of offence	Warning (Sanction 1)	Loss of marks (Aggregation still permitted) (Sanctions 2-4)	Loss of aggregation or certification opportunity (Sanctions 5-9)
Collusion: working collaboratively with other candidates beyond what is permitted	collaborative work is apparent in a few areas, but possibly due to teacher advice; candidate unaware of the regulations	collaborative work begins to affect the examiner's ability to award a fair mark to an individual candidate	candidates' work reflects extensive similarities and identical passages; due to a deliberate attempt to share work
Plagiarism: unacknowledged copying from or reproduction of published sources (including the internet); incomplete referencing	minor amount of plagiarism/poor referencing in places	plagiarism from published work listed in the bibliography or referenced; or minor amount of plagiarism from a source not listed in the bibliography or referenced	plagiarism from published work not listed in the bibliography or referenced; or plagiarised text consists of the substance of the work submitted and the source is listed in the bibliography or referenced
Making a false declaration of authenticity	on	sections of work done by others, but most still the work of the candidate	most or all of the work is not that of the candidate
Copying from another candidate or allowing work to be copied (including the misuse of technology)	lending work not knowing it would be copied	permitting examination script/work to be copied; showing other candidates' answers	copying from another candidate's script, controlled assessment, coursework, non-examination assessment; borrowing work to copy
Undermining the integr	ity of the examinations/	assessments	

The deliberate minor damage to work defacing scripts; significant destruction of destruction of work which does not impair destruction of another candidate's visibility candidate's own work work

The alteration or falsification falsification falsification

of any results document, including certificates

- 1. warning;
- 2. loss of all marks gained for a section;
- 3. loss of all marks gained for a component;
- 4. loss of all marks gained for a unit;
- 5. disqualification from the unit;

- 6. disqualification from all units in one or more qualifications taken in the series;
- 7. disqualification from the whole qualification;
- 8. disqualification from all qualifications taken in that series;
- 9. barred from entering for examinations for a set period of time.

Type of offence Warning (Sanction 1) Loss of aggregation certification (Aggregation still or permitted) (Sanctions opportunity (Sanctions 5-9) 2-4) accepting misuse of assessment Misuse of, or attempted attempting to source assessment misuse of, assessment assessment related related information material or exam related information online material and resources without reporting it to information including: the awarding body attempting to gain or gaining prior knowledge of assessment information; improper access to assessment related information (including electronic means); improper disclosure (including electronic means); receipt of assessment information from the examination room: facilitating malpractice on the part of others; passing or distributing assessment related information to others Removing or stealing any candidate's work Unauthorised removal of any candidate's work (e.g.project/coursework) Personation deliberate use of wrong name or number; personating another individual; arranging to be personated

Loss

of

marks

Standard sanctions:

- 1. warning;
- 2. loss of all marks gained for a section;
- 3. loss of all marks gained for a component;

Behaving in a way as to undermine the integrity of

- 4. loss of all marks gained for a unit;
- 5. disqualification from the unit;

the examination/ assessment

6. disqualification from all units in one or more qualifications taken in the series;

for example, attempting to obtain certificates

fraudulently; attempted bribery; attempting to obtain or supply exam materials fraudulently

- 7. disqualification from the whole qualification;
- 8. disqualification from all qualifications taken in that series;
- 9. barred from entering for examinations for a set period of time.

Type of offence	Warning (Sanction 1)	Loss of marks (Aggregation still permitted) (Sanctions 2-4)	Loss of aggregation or certification opportunity (Sanctions 5-9)
Use of social media for the exchange and circulation of real or fake assessment material	attempting to source secure assessment related information online/via social media	accepting/receiving real or fake assessment related information via social media without reporting it to the awarding body	misuse of assessment material (real or fake) including: attempting to gain or gaining prior knowledge of assessment information via social media; improper disclosure of real or fake assessment information; passing or distributing real or fake assessment related information to others
Obstructing or hindering a malpractice investigation	failing to report suspected malpractice by other candidates	providing incomplete information to those gathering information for a malpractice investigation	providing misleading and/ or significantly incomplete information to those gathering information for a malpractice investigation

- 1. warning;
- 2. loss of all marks gained for a section;
- 3. loss of all marks gained for a component;
- 4. loss of all marks gained for a unit;
- 5. disqualification from the unit;

- 6. disqualification from all units in one or more qualifications taken in the series;
- 7. disqualification from the whole qualification;
- 8. disqualification from all qualifications taken in that series;
- 9. barred from entering for examinations for a set period of time.

Appendix 7 Illustrations of malpractice

The following illustrations of malpractice are edited examples from the historical records of all the awarding bodies which are party to the Joint Council regulations. Please note that although specific subjects are identified in the examples below, the circumstances described, and the associated actions and sanctions could be applied to any qualification as appropriate.

1 Centre staff malpractice

1.1 Breach of security

Exam board: Pearson Qualification: A Level Economics

The awarding body was contacted by a candidate raising concerns that candidates at a different school had been provided with the question paper before they sat the examination. The concerns were supported by copies of text messages between candidates.

The awarding body contacted the head of centre and asked him to gather evidence relating to the matter, including statements from staff involved in the delivery of the examination and the candidates in question.

From the initial information and the evidence obtained by the head of centre, it was established that the following sequence of events had occurred. A number of candidates had been unable to sit the A Level Economics examination scheduled for the morning as they had a timetable clash with another examination. The candidates were therefore kept under supervision after completing their first examination while they waited to sit the A Level Economics examination in the afternoon. In error, an invigilator supervising the candidates intended to provide them with an old question paper for revision purposes but actually provided them with a copy of the A Level Economics paper they were shortly to sit. The candidates were aware of the error but rather than reporting it instead chose to study the paper in detail.

The awarding body reviewed the evidence and determined that the candidates should be disqualified from all of the awarding body's qualifications in that series. The head of centre had provided assurances regarding the measures to be taken to prevent a recurrence and so the awarding body issued the staff members responsible for the error with written warnings.

1.2 **Deception**

Exam Board: OCR Qualification: Cambridge Technical Health and Social Care

The centre reported a case of suspected malpractice to OCR.A staff member had identified, from centre IT activity, that a staff member had amended candidates' work for their Cambridge Technical in Health and Social Care assessments. The centre reported that the staff member had made changes to candidates' submitted work prior to the moderator visit, without their knowledge, and in order to positively influence their results.

The centre identified compromised work across at least five candidates and at least six units, including in a different year group to those initially identified. It became apparent that more work had been altered than had been initially admitted or reported. In the second interview, the staff member mentioned making amendments to candidate work for a unit that she had not taught but had access to for the purpose of internal verification. At this stage the staff member was also unable to recall or confirm which, if any, further documents had been amended.

Outcome – The case was deemed proven and the staff member was barred from any involvement in the awarding body's qualifications for a period of four years.

1.3 Improper assistance to candidates

Exam Board: AQA Qualification: GCSE Art & Design

The head of centre reported the following allegation regarding the administration of the GCSE Art and Design externally set assignment non-examination assessment (NEA):

'During the Art examination for the three students it was alleged that examination rules were broken. From the initial fact find we now have evidence to suggest that the teacher responsible for administering this assessment allowed the students to listen to music via their headphones and provided direction to at least two of the three students. The direction included drawing an outline of a fruit bowl and for another student the direction was with regards to the use of shading.'

In response to the allegation received, the awarding body requested that a member of the centre's senior leadership team, with no line management responsibilities for the department involved or personal interest in the outcome of the investigation, interview:

- the teacher responsible for administering the assessment;
- the invigilator overseeing the assessment;
- the three candidates present in the exam room.

Following careful consideration of the evidence provided, the Lead Investigator was satisfied that this case should be put before the Malpractice Committee.

Based on the evidence collected, the Malpractice Committee was asked to consider, as separate issues, whether or not the centre staff involved, on the balance of probability, had committed malpractice and, if malpractice was established, whether a sanction should be applied.

The offences considered were improper assistance and maladministration. After careful consideration of all the evidence put forward within the case papers, the Committee reached the conclusion that the teacher responsible for administering the assessment had:

- provided improper assistance by assisting candidates in the production of non-examination assessment (NEA), beyond the extent permitted by the regulations; that both members of staff had:
- committed maladministration by allowing candidates to listen to music, and in doing so, failed to adhere to the regulations regarding the conduct of non-examination assessments.

In accordance with JCQ Centre Staff Sanctions Tariff recommendations, the teacher was barred from involvement in the awarding body's examinations for a period of one year to be followed by one year in which the member of staff must not have any unsupervised involvement in examinations for that awarding body.

The Malpractice Committee accepted the mitigating circumstance put forward by the invigilator in this case and so determined not to impose any sanction or penalty on this individual. The committee did, however, recommend that the invigilator complete additional training prior to involvement in future examinations and assessments.

The awarding body decided it could not accept the work of the candidates for the unit. Candidates were instead issued with an assessed grade using the Z-score method.

1.4 Maladministration

Exam Board: OCR Qualification: GCE A Level Art and Design, GCE AS Level Art and Design, GCSE Art and Design

The centre reported concerns around administration of art exams and coursework at both GCSE and GCE level:

- Candidates had access to their mobile phones during the timed assessments and candidates'
 work had not been kept secure following the commencement and completion of the timed
 assessments.
- The evidence indicated that assessments may not have been conducted to appropriate timings and there was further evidence that the Head of Art had tampered with a candidate's painting.52
- Posters relating to conduct in the Art examination were not displayed.
- There was evidence that timings of the examinations were not strictly enforced.
- The Head of Art allowed pupils to access coursework and timed examination pieces after the deadline and the marks had been collated.
- The Head of Art admitted that the administration of the examinations was not in line with JCQ regulations and that they had not read the JCQ regulations or invigilation information that had been given to staff.

- Pupils were allowed to listen to music on their mobile phones and no guarantee could be given that that was all they had done.
- The Head of Art took a paintbrush and painted one large stroke and then several others across a candidate's work.

After careful examination of the evidence, it was decided that the case clearly showed failure to adhere to the regulations regarding the conduct of controlled assessments, coursework, examinations and non-examination assessments, as well as malpractice in the conduct of examinations/assessments.

The Malpractice Committee applied a 4-year suspension.

2 Candidate malpractice

2.1 Plagiarism

Exam Board: OCR Qualification: Cambridge Nationals Creative iMedia

Suspected plagiarism was identified in the work of several candidates during the moderation process. An investigation confirmed that candidates had been taught about plagiarism including the need to reference their work and that they must not copy and paste from the internet.

The plagiarised material was predominantly confined to facts and definitions, particularly of file type, knowledge of which is a requirement of one of the tasks and key learning objectives.

The evidence showed that staff malpractice had not taken place because candidates had been taught about plagiarism, in fact, with the exception of two candidates, the candidates who had been identified as having plagiarised had made an attempt to re-word/paraphrase the information taken from the internet, demonstrating an understanding of plagiarism. The technical nature of the information plagiarised meant it was difficult to accurately define it without using specific words or phrases found in definitions on the internet.

As a result of the investigation, the two candidates who were identified as having copied and pasted information without making any changes were given a warning.

2.2 Copying and collusion

Exam Board: NCFE Qualification: Functional Skills L3 Mathematics

The examiner reported that multiple answers in the scripts of two candidates (Candidate A & Candidate B) from one centre were similar.

The awarding body contacted the head of centre to advise of the issues identified by the examiner and requested that they conduct an internal investigation to establish the course of events which led to candidates A and B submitting similar responses.

The head of centre reported back to the awarding body that, when interviewed, candidate A had admitted to copying extracts from candidate B's work. The investigation findings highlighted that the centre had failed to ensure the assessment room set up was in line with the required regulations and that therefore the distance at which candidates were seated was insufficient, enabling candidate A to view the work of candidate B.

As a result Candidate A was disqualified from the qualification (penalty 7). In addition the invigilator received a warning and the requirement for further training .53 .3 Use of social media Exam Board: WJEC Qualification: GCSE Chemistry

At approximately midday on the day of the exam, two candidates from Centre A received an Instagram post which contained the images of six pages from what was claimed to be the examination paper these candidates were to sit on the afternoon of the same day. The two candidates reported it to their teacher immediately and without delay the centre contacted the examination board and sent a copy of the images to the exam board. Although the two candidates were not sure of the full name of the person they followed on Instagram, they knew he was a student in a nearby school.

The exam board confirmed that the images were of the live paper timetabled for the afternoon of that day. The screen shot images showed the sender's profile name which was a corruption of a proper name. The exam board searched its entry records for candidates with similar names and found one particular candidate at Centre B, which is geographically near to Centre A.

The exam board contacted the examinations officer at Centre B who confirmed that the suspected candidate was at that centre and had a timetable clash that day. The exams officer confirmed that the candidate had sat the paper in question earlier on that day. The candidate had completed the exam and was currently under supervision between exams.

When approached about the allegation, the candidate immediately admitted to smuggling a mobile phone into the exam room and photographing pages of the paper which they then posted on Instagram.

A list of Instagram followers' profile names was taken from the mobile phone and forwarded to the exam board. The images were removed by deleting the Instagram post at approximately 1.0pm.

A wider investigation was undertaken by the exam board to ascertain the extent of the potential breach of security. The two students at Centre A gave written statements which confirmed they had seen the message title and had only briefly seen the first page of the exam paper, but not the rest of the images.

Out of the remaining 15 followers who had been sent the post, 12 could be identified from their profile name. The accused candidate stated he did not know the other 3 candidates' names. Eight of the followers were also at Centre B and were sitting the same paper early and had also been under supervision and did not have a phone in their possession at the time. The remaining four candidates at other centres were contacted and fortunately they had either not taken a phone to school that day or not seen the post while they were in a revision lesson at the time. Social media monitoring over that paper's exposure period and afterwards did not find anything of concern.

A preliminary review of the case found it to be straightforward and the conduct of the candidate was seen to be uncontested.

The case was referred to another exam board officer who decided to give the candidate a sanction of a loss of aggregation for the qualification. No application for appeal was made by the centre or candidate.

2.3 Unauthorised materials

Exam Board: Pearson Qualification: Level 2 Business

The centre submitted a JCQ M1 form to notify the awarding body of a suspected case of candidate malpractice in the delivery of a written exam.

The centre explained that at the end of the exam, having indicated that they were finished, a candidate removed a mobile phone from their pocket and began using it. The centre reported that the invigilator immediately confiscated the phone. The candidate's question paper remained closed throughout.

In addition to the JCQ M1 Form, the centre submitted an incident log detailing the above events, which the candidate and invigilator signed. The centre stated that the candidate was given the opportunity to submit a written statement but declined.

The centre explained that all candidates were informed of the rules in a school assembly 54 and in class before exams were sat. JCQ warning posters and the information for candidates were displayed outside each exam room. Candidates were reminded before entering the room to make sure their phones were off and in their bags. The candidate in question answered 'yes' before the exam when asked if they had they done so.

The candidate was found to be in breach of JCQ regulations regarding possession of unauthorised material and the awarding organisation disqualified them from the unit. The candidate was therefore unable to certificate (achieve the qualification) in that series.

Appendix 8 Contacts

AQA Irregularities/Malpractice

AQA Devas Street Manchester M15 6EX irregularities@aga.org.uk

CCEA Irregularities/Malpractice

29 Clarendon Road Belfast BT1 3BG malpractice@ccea.org.uk

City & Guilds Investigation and Compliance

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NCFE Provider Assurance Team

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