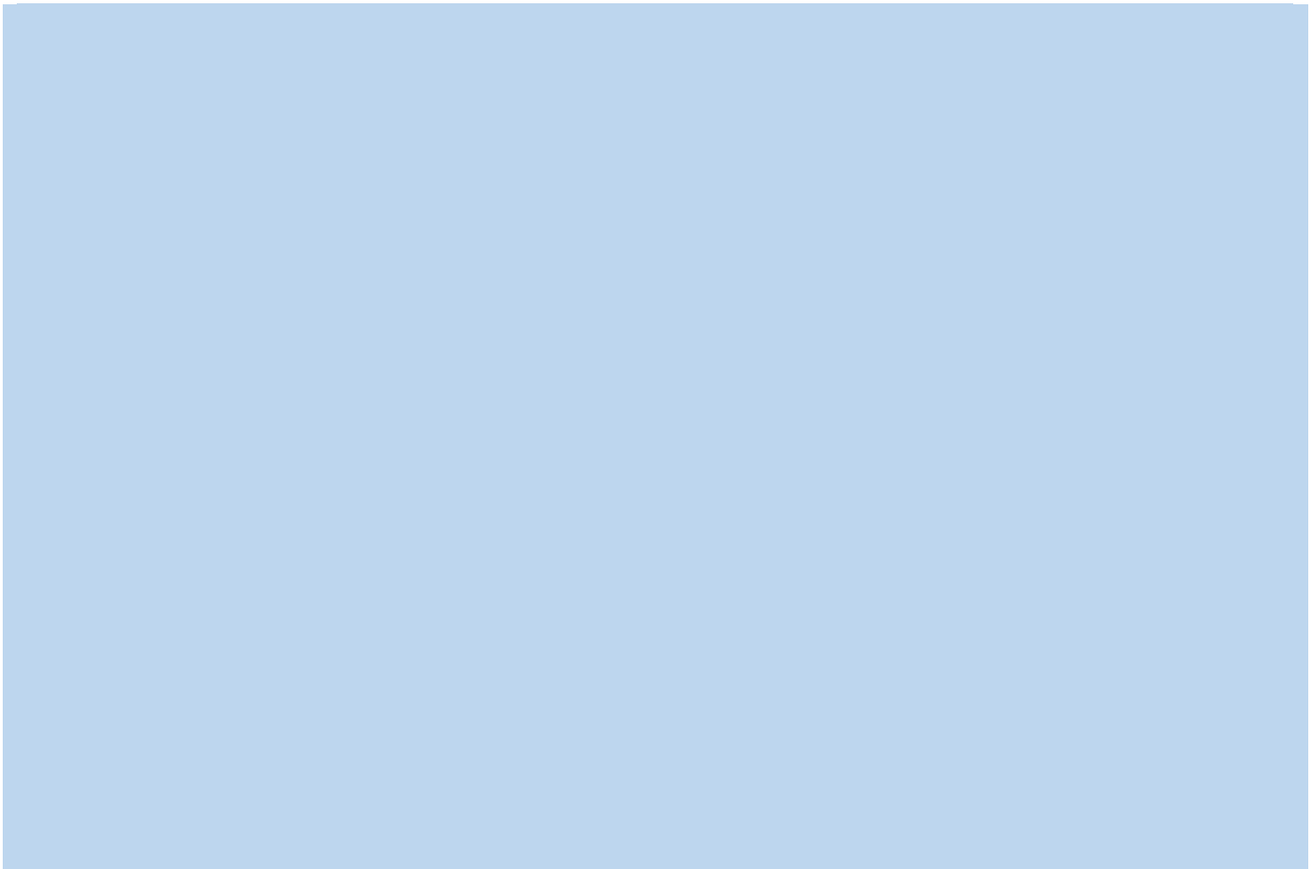




Higher Education Student Appeals Procedure



Document change control

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Revision history

Version	Type (e.g. replacement, revision etc...)	Date	History (reason for changes)
V1	New	Sept 2016	
V2	Revision	Mar 2018	To incorporate appeals against professional extenuating circumstances
V3	Revision	Sept 2018	Revision due to College restructure and GDPR
V4	Revision	Jan 2020	Revision due to College restructure

Monitoring and review

This policy will be reviewed by the Academic Board at least every 2 years.

Related Polices/Procedures/Regulations

- Bradford College Higher Education Complaints Policy
- Bradford College Higher Education Appeals Procedure
- Information and Records Management Policy
- Procedure for School Experience Professional Panel (SEPP)

1. Executive Summary

This procedure relates to an application for an appeal against an assessment decision for Students on Higher National courses, College Certificates (CPD Diploma's) and placements not validated by an external awarding body. It applies to assessments and placements for both first degrees and postgraduate taught degrees.

2. Jargon/Key Words

Jargon/Key word	Definition
Appeal	The only method by which a student can request a review of an Assessment Board/ School Experience Professional Committee decision.
Appeal Panel	A formal group of staff set up to consider appeals made under these procedures.
School Experience Professional Panel (SEPP)	The School Experience Professional Panel is a formal meeting held to make decisions in relation to progression for those students on placement.
Extenuating Circumstances	Circumstances which are sudden, unexpected, significantly disruptive, beyond the students control and deemed to have affected performance in an assessment or placement.
Assessment	Any work due to be assessed on a given day; this may be the submission of a written assignment or portfolio, a presentation or examination.
Transcript	The document provided to the student which confirms their ratified marks and Assessment Board Decision.
Supporting Evidence	Documents provided to support or evidence an application for an appeal.
Assessment Board	Assessment Boards are formal meetings held where student marks are considered for credit, progression and award.

3. Introduction

This document outlines College procedures relating to the application of an appeal. This process applies to assessments and appeals for both first degrees and postgraduate taught degrees.

The appeal process can also be used to appeal against the decision of the School Experience Professional Panel (SEPP) on professional extenuating circumstances on placements undertaken to gain qualified teacher status (QTS).

The College sets both assessments and placements in order to gauge the achievement of an individual student against determined learning outcomes of each module. This process applies to any assessment undertaken on taught programmes whether examinations arranged by Registry, placements not covered by a validating body or other assessments administered by departments. Representations cannot be made against assessments on academic grounds.

A student whose case is under consideration is able to continue with their studies.

4. Help and Advice

It is strongly recommended that any person making an appeal contact student services for advice and support in the completion of your appeal documentation. Student Services is located on the ground floor of the David Hockney Building.

5. Grounds for Students Appealing the Decision of an Assessment Board

The following may constitute grounds for an Academic Appeal:

- The student's academic achievement or progression was adversely affected by previously undisclosed mitigating circumstances (illness or other factors which the student was unable, for valid reasons, to bring to the attention of the relevant Extenuating Circumstances Panel) or where a Mitigation claim was rejected and this decision was confirmed at the Assessment Board/School Experience Professional Committee and further evidence is available (**Incapacity**).
- The student's performance in an assessment was adversely affected by a material administrative error, attributable to the College, or to an agent acting on behalf of the College, or that an assessment was not conducted in accordance with the current College Regulations (**Procedural Error**).

6. Grounds for Students Appealing the Decision of an Assessment Board

The following may constitute grounds for an Academic Appeal against an outcome made by the School Experience Professional Panel:

- That the decision not to accept professional extenuating circumstances was inconsistent and/or unsupported by the evidence presented;
and / or
- That there was a material procedural irregularity made by the School Experience Professional Panel which prejudiced the case;
and / or
- Additional evidence has come to light since the decision of the School Experience Professional Panel which could not have reasonably been expected to have been produced at the time of the consideration of the application.

Please note that there is no right of appeal against academic judgment and this alone cannot be considered as grounds for an appeal.

7. Submission of Appeals

Students cannot submit a request for an Appeal until their results have been confirmed by an Assessment Board or they have received written notification of the decision of the School Experience Professional Panel (SEPP).

Students who wish to make an Appeal against the decision of an Assessment Board must wait until the assessment results have been agreed and issued formally in a transcript or notification of results. The student may then, if there are grounds, submit an application for an appeal. This must be done using the Academic Appeals proforma, within the time limit of 25 calendar days from receipt of the transcript.

If a student considers that he/she may have grounds to request reconsideration of a decision by an Assessment Board, he/she is normally expected to, firstly attempt to resolve the issue informally. The Early Resolution Stage must be commenced within 25 calendar days of the date of publication of results.

The Early Resolution Stage will normally be dealt with by the College within 14 calendar days and in the event that agreement has not been reached, a student may submit an Academic Appeal Application Form within 14 calendar days from the conclusion of the Early Resolution Stage. Once an appeal is submitted, no new matter can be raised except at the division/partners discretion. Students should note the process is not automatic and that conditions must be met in order for an Appeal Hearing to be granted.

Students appealing the outcome of the School Experience Professional Panel must wait until they receive written notification of the decision. The student may then, if there are grounds, submit an application for an appeal using the Academic Appeals pro-forma for placements, within the time limit of ten working days from receipt of the outcome letter.

Appeals can be submitted to:

Academic Governance and Compliance
The Quality Department
Bradford College
D19 Lister Building
Great Horton Road
Bradford
BD7 1AY
appeals@bradfordcollege.ac.uk

Where an appeal is posted, we recommend all paperwork is sent via recorded delivery and that a copy of supporting documentation is kept by the student.

In some cases the appeal, on consideration, may be found to be a complaint and handled under the Bradford College Complaints Procedure for Students on Higher Education Programmes. In the event of this happening the student will be informed of this and the paperwork passed onto the relevant person to consider.

8. Late Submissions

It is the students' responsibility to ensure that their completed request for an Appeal Hearing, documentation and evidence is submitted within the time limit. If the student finds they are unable to do this, they must seek an extension from the Governance and Regulatory Frameworks Lead.

Extensions will only be considered in exceptional circumstances where the student has shown serious and valid reasons for the late submission.

Non-agreed late submissions will normally be rejected as being out of time, unless the student has shown a serious and valid reason for the late submission and the failure to seek an extension earlier.

9. Documentation

The appeals pro-forma does not constitute evidence. Students submitting an appeal must attach original copies of documentation to evidence the circumstances referred to in the appeal. It is expected that supporting evidence is received within the working day limit. If this is not possible the student must contact The Quality Department to indicate which evidence is outstanding, why it is not available and when it will be submitted.

Claims for previously undisclosed mitigating circumstances will also require evidence to show why a claim for mitigating circumstances was not made in the usual time frame.

The College reserves the right to check the authenticity of all documentation submitted as part of the appeal. Any student found to have submitted fraudulent or unauthentic evidence as part of an appeal will be subject to disciplinary procedures.

Statements provided as evidence for an appeal submission arising from a previous discussion with or disclosure to a member of College staff:

- Should be requested from the member of staff by the student.
- Be in writing or other documentary form.

Requests for an Appeal should include names of the person(s) the student would like to call witnesses along with the expected nature of the evidence.

10. Requests without Evidence

Acceptance of submissions without evidence, or indication of evidence is made at the discretion of the designated officer who will notify the student of the decision.

11. Early Resolution Stage

If a student considers that they may have valid grounds to request a review of a decision made by an Assessment Board, they are normally expected to attempt to resolve the issue informally via the Early Resolution Stage. The Early Resolution Stage must be commenced by completing and submitting the Early Resolution Stage Appeal form along with any supporting documentary evidence the student wishes to submit. The Early Resolution Stage Appeal form must be submitted within 25 calendar days of the date of publication of results. Any submissions after this deadline will

only be considered in exceptional circumstances at the discretion of the Governance and Regulatory Frameworks Lead (or nominee).

The completed Early Resolution Stage Appeal form will be considered by the Governance and Regulatory Frameworks Lead (or nominee) and the student will be informed of the decision in writing by the Quality Department. If a student remains dissatisfied with the outcome of the Early Resolution Stage, they may make a written request to the Quality Department for the case to proceed to a Panel Hearing. The Governance and Regulatory Frameworks Lead (or nominee) reserves the right to reject any requests for a Panel Hearing on the basis that the request is deemed to be vexatious, frivolous or malicious. The student must request the Panel Hearing within 14 calendar days of receiving the outcome of the Early Resolution Stage.

12. Appeal Panel Hearings

Where a student's written request for a Panel Hearing is accepted, the student will be notified in writing of the date and location of the Hearing. It is the responsibility of the student to attend on this date. Dates will not be changed except in the event of exceptional circumstances arising which will be at the discretion of the Chair of the Appeal Hearing.

The student can choose to attend the hearing in person or have the hearing conducted without personal attendance. If the student chooses to attend the Appeal Hearing they must inform the Academic Governance and Compliance Officer in writing five days before the hearing to confirm attendance.

In exceptional circumstances, the Governance and Regulatory Frameworks Lead has the discretion to arrange a Hearing via telephone conference; however it is the students' responsibility to request this. If agreed normal timescales will not apply.

In all cases, students are expected to provide contact details and inform the Academic Governance and Compliance Officer if they do not receive expected communications or if any other material difficulties arise, which may impede the process.

Students must inform the Panel of any witnesses they wish to call a maximum of five days before the Appeal Hearing along with the expected nature of the evidence. If this is not done within the prescribed timescales witnesses will not be permitted to attend the hearing.

Witnesses can also provide a statement for the Panel, providing their identity has been disclosed prior to the Panel. Unless deemed essential to proceedings by the Governance and Regulatory Frameworks Lead, a witness' non availability will not be deemed a valid reason to change the date of the Appeal Hearing.

Where a student does not attend their Appeal Hearing, the Chair of the Panel will decide if the appeal should proceed or be terminated and the appeal dismissed. Where this occurs the matter will be deemed concluded, unless it is decided by the Governance and Regulatory Frameworks Lead that there were valid grounds for non-attendance. It is the students' responsibility to inform the relevant person of the circumstances behind non-attendance and to request a re-arranged hearing. Hearings will only be re-arranged at the discretion of the Registrar. If refused a 'Completion of Procedures' letter will be sent and the matter deemed to be concluded.

Where the student is expecting to be awarded and has postponed the Appeal Hearing, it is unlikely the hearing will take place before the award ceremony.

Where the Appeal is submitted on the basis of procedural error, the Panel will seek to:

- Establish the facts of the matter.
- Establish the degree of gravity of the circumstances.
- Reach a finding of accepted or rejected on the basis of the evidence submitted.
- Determine a course of action where appeals are accepted.

Where the appeal is submitted on the basis of incapacity (extenuating circumstances), the Panel will seek to:

- Establish the facts in respect of past circumstances.
- Establish whether there were grounds at the time of the incident for non-disclosure.
- Establish whether the appeal is upheld or rejected.
- Where the appeal is upheld the Panel will determine the gravity of the extenuating circumstances and determine an appropriate course of action.

Due to the confidential nature of incapacity the Panel will not invite a representative of the Division nor will they be invited to comment on the events.

Where the appeal is submitted against the decision of the School Experience Professional Panel, (professional extenuating circumstances), the Panel will:

- Determine whether the decision not to accept professional extenuating circumstances was inconsistent and/or unsupported by the evidence presented.
- Establish if there was a material procedural irregularity by the SEPP which prejudiced the students' case.
- Consider any additional evidence which has come to light since the decision of the SEPP which could not have reasonably have been expected to have been produced at the time of the consideration of the application.

13. Appeal Panel

Appeal Hearings are conducted by an Appeal Panel comprising of 3 people:

- The Chair, normally the Assistant Principal: Higher Education (or nominee)
- A senior academic who will normally be the Head of Department or a Head of School.
- A Student Services Representative

Appeals are always heard on their individual merits and the panel should show a balanced representation.

To ensure fairness and consistency of outcomes, a representative from the Quality Department will be in attendance. The representative will also advise and direct the panel.

Where final consideration is rejected there is no appeal against this decision with the College and a 'Completion of Procedures' letter will be sent to the student. The Quality Department will then forward this information to the relevant HE Awards Officer, Head of Department and Head of School.

A decision to reject an appeal shall not adversely affect a student's academic outcome decided by an Assessment Board, except where it is found that an incorrect mark has been presented.

14. Notification of the Decision

If it has been determined that the appeal can be resolved, the Academic Governance and Compliance Officer will inform the student of the decision in writing and where relevant, the outcome will be taken to the next Assessment Board/ School Experience Professional Committee.

15. Reconsideration of Rejected Appeals

Students who have had their appeal rejected after the Appeal Hearing may have the right to have their appeal reconsidered by the Office of the Independent Adjudicator (OIA). Appeals referred to the OIA will be reviewed independently of Bradford College.

Information on how to apply and links to the relevant guidance and forms will be included within the Completion of Procedures letter. If the student decides to refer the case to the OIA, the Scheme Application Form must be received by the OIA within twelve months of the date on the Completion of Procedures letter.

The OIA will normally only review appeals which have been dealt with through the College's internal procedures and will not review:

- Admissions.
- Academic judgement.
- Student employment.
- Matters which are being considered by a tribunal or court and where the proceedings have been concluded.
- Matters which are being considered by a court or tribunal where the proceedings have not been stayed.
- Matters which they have already dealt with.
- Any complaint which took place more than three years prior to it being received by the OIA.

Appeal requests from students studying on Pearson Higher National awards

In the event that you submit a complaint to the OIA, it will consider your complaint to identify whether it relates to: (1) an act or omission of Bradford College relating to the service provided which falls within the OIA's remit; or (2) the overall quality or standards of the qualification itself. Complaints relating to the design, delivery of assessment, moderation and awarding of the qualification are likely to fall into (2). However, this will be for the OIA to determine.

If the OIA considers that your complaint relates to the overall quality or standards of the qualification itself, it will refer the complaint to Pearson's.

16. Professional and Statutory Body requirements

Where the requirements of a programme of study accredited by a Professional or Statutory Body require wider disclosure:

- All students on such a programme of study will be informed of this provision.
- Wider disclosure will be limited to the external examiner(s) and the Chair Assessment Board/ School Experience Professional Committee

Where a student makes an appeal or complaint against the decision of a Mitigating Circumstances Panel, documentation attached to the mitigating circumstances form will be shared with staff of the Colleges or staff outside of the college who are dealing with the appeal or complaint.

17. Retention of Information and records relating to Appeals

By signing a letter of Appeal an applicant is agreeing that the College can process the information it contains for all purposes relating to the Appeals Procedure. This information and records will be kept in accordance with the General Data Protection Regulation Act (2018) and the College's "Information and Records Management Policy".

Original documentary evidence will only be returned on written request by the student.

18. Monitoring of Appeals and Complaints

The College reviews the number and outcomes of Appeals may report on this to its formal committees.