



HONOR CODE



2025-26

Dear Students,

The policies written within these pages are designed to help you understand the details of our Honor Code, how you can remain in good standing at Queens University of Charlotte, and what happens when you violate a university policy. Our policies, procedures, rights, and responsibilities offer an indication of how we, as a university, define honor. By carefully reading the words on the next page and choosing to live your life on campus and beyond in accordance with the words, you can come to an understanding of what it means to be an honorable person at Queens. All policies and expectations outlined in this Honor Code are required both on and off campus.

CORE VALUES OF STUDENT BEHAVIOR AT QUEENS

- Integrity – Exemplify honesty, integrity, and honor in their pursuit of knowledge, their actions toward others, and all endeavors.
- Truthfulness – Being honest and forthcoming in situations, even when the truth may not positively reflect on you.
- Respect – Showing positive regard for each other, for property, and the community. Students will conduct themselves and treat others reasonably and respectfully.

We encourage you to carefully read all the policies and procedures listed in this booklet. These core values – integrity, truthfulness, respect – have been in existence for many years at Queens and are an integral part of the experience at Queens. The countless students who came before you and cherished these ideals and lived by the principles inherent in the Honor Code. Students that came before you and now you are expected to live up to these values.

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THE QUEENS UNIVERSITY OF CHARLOTTE HONOR CODE

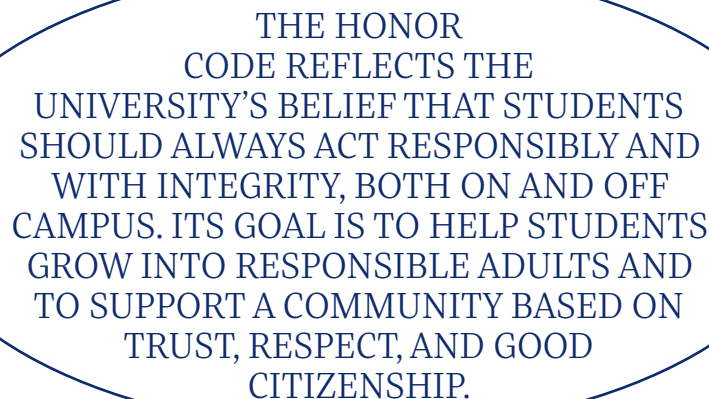
As a member of the Queens community,
I will endeavor to create a spirit of integrity
And honor for its own sake at Queens University of Charlotte.

Academic pledge: I pledge truthfulness and absolute honesty
in the performance of all academic work.

Community pledge: I pledge to be truthful at all times, to treat others with
respect, to respect the property of others and to adhere to university policies.
Accepting both the privileges and responsibilities of living by this code of honor,
I resolve to uphold this code and not to tolerate any violations of its spirit or principles.

Why have an Honor Code?

Queens University of Charlotte values honor, trust, and integrity. At the core of the university is the Honor Code, which is built on the idea that trust should guide all parts of student life. Breaking the Honor Code is seen as a violation against the whole university community. The Honor Code at Queens University of Charlotte is the keystone of the university's belief that its students should act honorably and responsibly in all aspects of life, both on and off campus. The Honor Code incorporates the high principles of honor and integrity in both personal conduct and academic work. The purpose of the Honor Code is to assist in the development of mature individuals who act responsibly at all times and to promote a community based on the principles of responsible citizenship, mutual trust, and respect.



THE HONOR
CODE REFLECTS THE
UNIVERSITY'S BELIEF THAT STUDENTS
SHOULD ALWAYS ACT RESPONSIBLY AND
WITH INTEGRITY, BOTH ON AND OFF
CAMPUS. ITS GOAL IS TO HELP STUDENTS
GROW INTO RESPONSIBLE ADULTS AND
TO SUPPORT A COMMUNITY BASED ON
TRUST, RESPECT, AND GOOD
CITIZENSHIP.

The Honor Code applies to everyone at the university and to all parts of university life. For the Honor Code to work, every student must follow both its rules and its spirit. Students are held accountable for their actions and can face consequences—including suspension—for behavior that harms themselves or the university. When students arrive at Queens, they are asked to sign the Honor Code as a sign of commitment.

The Honor Code includes two main pledges: one for academics and one for community conduct. It also asks students to support a culture of honor by speaking up when others break the Code.

When a student is accused of breaking the Honor Code, the case follows a clear and fair process. Whether it's an academic or community issue, students are encouraged to review the rules and talk to the dean or their designee to understand their rights. While the process may vary slightly depending on the type of violation, the overall approach is consistent and fair.

Students are provided with a copy of the Honor Code annually in the form of a link on the University website. Additionally, a link will be shared via email to all students annually. As your Queens email is the University's primary means of communication with students, students are therefore responsible for monitoring all communication delivered to their Queens email address, including notifications of violations. Students are responsible for reading, knowing, and abiding by the information, policies, and procedures outlined in this document. Queens University of Charlotte reserves the right to make changes to this code as necessary, and once these changes are posted online and communicated to students via University email, they are in effect.

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I. Academic Violations

Academic violations occur when a student engages in academic coursework, regardless of modality, in-person or online, or while testing in alternate locations, such as testing accommodations approved through Student Accessibility Services.

TYPES OF VIOLATIONS

Academic Dishonesty

Academic Dishonesty may take many forms including, but not limited to, lying to gain an academic advantage or falsification of data, evidence of achievement, or records. For example:

- Signing an attendance form for an absent student
- Lying about the reason for missing a class or required event
- Lying to get an extension on a project deadline
- Fabricating data for a class
- Fabricating evidence of completion of an assignment
- Falsifying records related to coursework
- Actual or attempted use of resources not allowed by the instructor or resources that could be reasonably considered inappropriate in an academic setting in relation to academic submissions. This unauthorized use policy also applies to selling or sharing course material of another without their consent, including the instructor's materials.
- Artificial Intelligence (AI) tools may not be used for exams, assignments, or projects unless explicitly directed so by the instructor of the course.

Plagiarism

Plagiarism is the intentional or unintentional use of someone else's language, work, and/or ideas as your own without appropriate acknowledgement. Included in the act of plagiarism are the following:

- Failing to cite and document sources
- Using false citations of sources
- Claiming papers that have been written by others as your own
- Multiple submissions, which is the submission of any academic work for multiple courses without the explicit written permission of the course instructors.

This list is not all-inclusive, so talk with your professors if you are unsure.

Cheating

Cheating is defined as using trickery, deceit, or fraud to gain an unfair advantage. For example:

- Glancing briefly at another's exam
- Intentionally leaving notes where you or another student can make use of them
- Possessing or using a prepared cheat sheet
- Passing exam information to another who has yet to take the exam
- Forging a grade
- Communicating with another student while taking an exam
- Accessing websites, cellphones, tutors, or materials not permitted during an exam, assignment, or project

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DEFINITIONS

1. Alcohol

The following are not allowed at Queens University of Charlotte and are considered violations of the alcohol policy:

- Purchasing, possessing, consuming, or being in the presence of alcohol if under 21 years of age.
- Possessing or consuming alcohol if 21 or older and in the room of an underage student.
- Purchasing, furnishing, or serving alcohol to anyone, not of legal drinking age.
- Driving under the influence of alcohol.
- Common containers of alcoholic beverages or excessive amounts of alcohol on University-owned property, including but not limited to kegs, bulk containers, or bulk amounts of individual containers.
- High-risk drinking, drinking games, games involving drinking, and drinking game paraphernalia (including, but not limited to, beer pong tables, funnels, etc.) are strictly forbidden because they encourage the abuse of alcohol, whether alcohol is involved (playing with water or juice).
- Public consumption and/or possession of alcohol in common areas of buildings, outside of a residence hall room, and outdoor venues unless previously approved as a University special event.
- Dangerous intoxication includes , but is not limited to, being unresponsive and/ or incoherent, staggering, slurring speech, and/or acting in a disruptive manner. In situations where a student is believed to be dangerously intoxicated, the Dean of Students or designee may contact the parents or guardians to notify them of the situation. Hosting an underage visitor/guest who possesses or consumes alcohol. Students will be held responsible for any and all damages or violations caused by their guest(s).
- Public intoxication regardless of age.

- Sponsorship of social gatherings in a residence hall room involving 10 or more students and the use of alcoholic beverages. Failure to abide by procedures for hosting events that serve beer/wine as found in the Alcohol at Events policy.
- Possession of an open or empty alcohol container shall be interpreted as being consumed. If alcohol can be seen, smelled, or otherwise determined to be present, it can be assumed that a policy violation has occurred.
- Students of legal drinking age may be in the presence of, possess, or consume alcohol in their residence hall room or in the room of another student who is of legal drinking age, as long as ALL occupants of the room are of legal drinking age. If a roommate who is not of legal age is not present in the room, residents of legal age may be in the presence of or consume alcohol with others of legal drinking age. University staff, acting in their official capacity, may request a government-issued picture identification to verify the student's age.
- Students who are of legal drinking age living off campus are held to state and federal laws regarding alcohol consumption and subsequent behavior, but certain behaviors that occur as a result of excessive drinking can be considered a violation of the Queens Honor Code (e.g., fighting, sexual misconduct, property damage).

Queens Amnesty Policy

When the health and safety of a fellow Royal is at risk, calling for help is always the right thing to do. Students may encounter these types of emergencies during their time at Queens. Sometimes, students are afraid to seek emergency medical care when alcohol poisoning or drug overdose is suspected because they do not want to get themselves or others in trouble. In order to encourage students to seek emergency medical care, the University has instituted the Student Amnesty for Alcohol and Drug Emergencies.

What is Amnesty?

Whenever a student assists an intoxicated individual in procuring the appropriate assistance, neither the intoxicated individual nor the individual(s) who assists will be subject to the typical sanctions associated with alcohol or drug violations. Educational outcomes may still be assigned.

Who can grant Amnesty?

The Dean of Students or their designee.

How Does it Work?

To be covered by the Amnesty Policy, the student must:

- Call for help (911, Campus Police, or Residence Life Staff)
- Stay until help arrives.
- Cooperate with staff and emergency responders.
- The student must fully comply with police and medical responders for the Amnesty Policy to be considered

During times of emergency or crisis on campus, the Vice President of Student Affairs and Dean of Students may designate the campus as “dry,” meaning no students, regardless of age, may possess or consume alcohol. Possessing or consuming alcohol during a designated “dry” period is considered a violation of the alcohol policy.

Alcohol at Events

Recognized student clubs and organizations may host events on campus with alcohol. Students and student organizations are expected to conduct themselves in accordance with all local, state, and federal laws, as well as with the policies in the Honor Code booklet, and they assume full responsibility for their activities and events. The University assumes no responsibility for any liability incurred at any event not sponsored by the University where alcohol is served and/or sold. Student organizations that want to host an event where alcohol is provided must complete a Student Alcohol Event Request, available through the Office of Student Engagement. They must return the completed form two weeks prior to the event.

Student organizations will meet with a representative from the Student Engagement office to review the detailed alcohol event guidelines and policies before the event is approved.

The following guidelines are for students attending and consuming alcohol at approved events:

- All students who are 21 years of age or older must have a wristband in order to consume alcohol.
- Students must present a government-issued ID in order to obtain a wristband.
- Any student found to be dangerously intoxicated, behaving inappropriately, violating any laws, or acting in a disruptive manner may face conduct charges through Queens and/or criminal charges.

- Students are responsible for the possession and security of their own alcoholic beverages. It is the responsibility of the “of age” student to be sure their drink is not consumed by anyone who does not have a wristband.
- Underage drinking at any alcohol event is prohibited.

Alcohol allowed at campus events:

- Only 12-ounce beers containing no more than 6% alcohol are allowed. For outdoor events, beer must be in cans or poured into cups.
- Wine must be served in 4-ounce cups.

2. Actual or Threatened Assault

Striking, fighting or in any way causing physical harm to another person or threatening bodily harm to another person.

3. Harassment/Verbal or Written Abuse

Behavior that is repeated and/or severely aggressive that is likely to intimidate, or intentionally hurt or diminish another person physically or mentally. Behavior that may create a hostile, or offensive study, work, or living environment. Examples include, but are not limited to, bullying, threats of physical harm, continued unwanted actions of one individual or group against another after such conduct has been requested to stop, and/or verbal or written abuse beyond reasonable expression of opinion.

Harassment/Verbal or Written Abuse Based on Race, Creed, Religion, Gender and Gender Identity, National Origin, Color, Age, Disability, Sexual Orientation, Ethnicity, Pregnancy or Pregnancy status, or other protected status: The University values a diverse community and endeavors to create an atmosphere that is free from all forms of discrimination and harassment. Thus, bullying and/or verbal or written abuse based on race, creed, religion, gender, national origin, disability, or sexual orientation is particularly offensive and is considered a violation of Queens University of Charlotte policy.

Social and Mobile Media Harassment: While harassment and abuse of any kind is clearly prohibited, special attention needs to be paid to the phenomenon of “cyberbullying.” While the University accepts that social and mobile media use by students is common, it also recognizes the harm this practice may cause to our community when abused. The use of social and mobile media in the form of harassment, abuse, or hate speech with a clear and persistent intent to demean, embarrass, or humiliate is a violation of Queens University of Charlotte’s policy. These media forms include, but are not limited to, Facebook, Twitter, Snapchat, Instagram, Tumblr, YouTube, TikTok, Discord, and text messaging. Queens University of Charlotte reserves the right to extend all aspects of the Honor Code onto any digital presence established by students.

4. Drugs

The following are not allowed at Queens University of Charlotte and are considered violations of the drug policy:

- The use, possession, being in the presence of, the sale, and/or distribution of illegal drugs (as defined by federal, state, and local laws), cannabis, or cannabis derivatives (Delta 9, THC, etc.)
- The possession of drug paraphernalia (including hookah pipes, bong bowls, pipes, roach holders, etc.)
- The illegal use and/or possession of prescription drugs NOT prescribed to you and/or the selling or distributing of your own prescription drugs
- Huffing or sniffing any substance that is not intended for such use.
- Operating a motor vehicle while under the influence of or impaired by any drugs or narcotics.

All policies above apply on and/or off campus and can lead to disciplinary action and/or possible criminal action.

Under the “Imminent Danger” policy listed below, special efforts are made to prevent the presence of illegal drugs on campus, including but not restricted to the immediate removal from the residence of any student found with illegal drugs and/or selling their own prescription drugs on campus.

**See the Queens Amnesty Policy*

5. Disorderly Conduct

- Disturbing the peace, disrupting lawful, orderly activities of others, or rioting is considered disorderly conduct and is a violation of Queens University of Charlotte policy.
- Behavior that disrupts the function of the university, such as disrupting class or office spaces.

- Behavior that is disrespectful or violates the Core Values of the university.
- Boisterous or threatening conduct which is unreasonable for the area, time, or manner in which it occurs.
- Provocation – The use of abusive epithets that when directed to any ordinary person, in the context used and as a matter of common knowledge, are inherently likely to provoke immediate violent reaction, whether or not they do so.
- Lewd, indecent or obscene conduct; public exposure, or public urination.
- Excessive, persistent, and unreasonable requests and/or demands for attention from faculty, staff, and students.

6. Failure To Engage with the Academic Program

It is the expectation of the University that an enrolled student will remain fully engaged with their academic program. If a student fails to meet their academic requirements (class attendance, communication with faculty and/or deans, administrators, etc), they are in violation of the honor code.

7. Failure to Comply with a University Official or Policy

Students are expected to comply with the reasonable directives and policies instituted by University officials (including student staff) acting in the performance of their duties. Failure to do so is considered a violation of Queens University of Charlotte policy.

Emergency Health Response:

Queens University of Charlotte has developed a coordinated approach to respond to emergency conditions and to protect the safety and well-being of the entire University Community in alignment with the University's mission. This approach includes plans, protocols, procedures, and instructions based on local, state, and federal guidance and applies to all members of the University Community, their guests, and visitors to campus. To reduce health and safety risks, prevent property damage, and allow for continuity of operations, the University will focus on planning, training, testing, and implementation of effective health and safety protocols. As members of the University Community, students are expected to follow all applicable University plans, protocols, procedures, and instructions during such emergency conditions. Students who do not follow University plans, protocols, procedures, or instructions during emergency conditions will be in violation of this policy and may face administrative action, including considerations of temporary and permanent removal from the University.

8. Failure To Comply With Honor Code Procedures Or Sanctions

At the very core of Queens University of Charlotte is the Honor Code. The following are considered failure to comply with Honor Code Procedures or Sanctions:

- Failure to comply with the terms of any disciplinary sanction imposed in accordance with the Honor Code.
- Contempt for disciplinary procedures, including lying or failure to respond to a request for a meeting with University officials and/or failure to appear before the Honor Council.
- Disruption or interference with the orderly conduct of an Honor Council hearing.
- Knowingly making false statements to influence the impartiality of a member of the Honor Council prior to and/or during the course of a hearing.
- Harassing and/or intimidating a member of Honor Council or a witness.
- Influencing or attempting to influence another person to present false information or a false complaint.

9. Retaliation Policy

Retaliation includes intimidation, harassment or taking any adverse action against a person (complainant, witness, respondent) for making a good-faith report or participating in the proceedings of the campus conduct process. Students may not retaliate against anyone who has brought a good-faith complaint of any campus conduct concern, who has assisted in the investigation of a complaint, or who has been accused of a violation of our policy.

10. Providing False Information To University Officials

Providing false information or fraudulent documents to University officials is considered a violation of Queens University of Charlotte policy. This includes lying throughout the adjudication of conduct or Title IX violations.

11. Solicitation and Sales

Solicitation and sales are not permitted in any residence hall by residents or non-residents. Residents may not act as agents for business firms, which entail solicitations or receiving of business offers or goods on University property. Queens communication systems may not be used for selling or offering to sell merchandise, services, etc. Student residences may not be used for business purposes of any nature. Examples of violations include but are not limited to: posting of materials/ advertising for business purposes on campus; using the residence hall address for business purposes; using any on campus location for storage and/or distribution of goods or collection of monies; receipt and distribution of business-related materials via the University mailroom; the use of Queens technology resources for business purposes.

12. Smoking Policy

Queens University of Charlotte is a tobacco-free campus. Smoking (including e-cigarettes, vaping, and hookah) is not permitted in any building on campus, including residence halls.

13. Theft Of Services, Goods, Or Information

The following are considered theft of services, goods, or information at Queens University of Charlotte:

- Stealing and/or possessing, without authorization, any property or services from another person, group of people, or the University.
- Embezzling, defrauding, or procuring any money, goods, or services under false pretenses.
- Possessing, purchasing, or receiving property, money, or services knowing them to have been stolen or embezzled.
- Duplicating keys, computer access codes, and/or other devices without proper authorization.
- Unauthorized use of University ID cards or laundry facilities in the residence halls.
- Unauthorized use of the computer systems, computer access codes or files, or accessing restricted areas of computer services.
- Any forgery, alteration, unauthorized possession or misuse of University documents.

14. Littering

Queens University of Charlotte takes great pride in the beauty of our campus. Littering, including but not limited to throwing debris such as cigarette butts, paper, cans, bottles, etc., on the ground shall be considered a violation of University policy.

15. Hazing Policy

No student shall, individually or by joining with one or more other persons, engage in any act of hazing.

Per federal guidelines, hazing is defined as any intentional, knowing or reckless action taken, committed, or situation created by a person (individually or in concert with others) against another person or persons, regardless of the willingness of the other person or persons to participate, which causes or creates a risk, above the reasonable risk encountered in the course of participation in the institution of higher education or the organization (such as the physical preparation necessary for participation in an athletic team), of physical or psychological injury including –

- whipping, beating, striking, electronic shocking, placing of a harmful substance on someone's body, or similar activity;
- causing, coercing, or otherwise inducing sleep deprivation, exposure to the elements, confinement in a small space, extreme calisthenics, or other similar activity;
- causing, coercing, or otherwise inducing another person to consume food, liquid, alcohol, drugs, or other substances;
- causing, coercing, or otherwise inducing another person to perform sexual acts;
- any activity that places another person in reasonable fear of bodily harm through the use of threatening words or conduct;

- any activity against another person that includes a criminal violation of local, State, Tribal, or Federal law; and
- any activity that induces, causes, or requires another person to perform a duty or task that involves a criminal violation of local, State, Tribal, or Federal law.

Consistent with state law, it is a violation of the hazing policy for any person to 1) knowingly permit or assist any person in committing hazing activities or 2) fail to promptly report hazing activities to the appropriate university official. A person's implied or express consent to participate in hazing does not constitute a defense to violations of the hazing policy.

- **NC State Law:** Article 9. Hazing. § 14-35. Hazing; definition and punishment. It is unlawful for any student in attendance at any university, college, or school in this State to engage in hazing, or to aid or abet any other student in the commission of this offense. For the purposes of this section hazing is defined as follows: "to subject another student to physical injury as part of an initiation, or as a prerequisite to membership, into any organized school group, including any society, athletic team, fraternity or sorority, or other similar group." Any violation of this section shall constitute a Class 2 misdemeanor. (1913, c. 169, ss. 1, 2, 3, 4; C.S., s. 4217; 1969, c. 1224, s. 1; 1993, c. 539, s. 19; 1994, Ex. Sess., c. 24, s. 14(c); 2003-299, s. 1.)

The University prohibits any action that subjects a recruit, initiate, or member of a student organization or group to activities that are personally demeaning or involve substantial risk of physical, emotional, or psychological injury. Such acts include both organized rites of initiation and informal activities. Hazing may include, but is not limited to, any brutality such as paddling, whipping, forced calisthenics, exposure to the elements, forced consumption of food, alcohol, or other substances, or any forced physical activity that could adversely affect the physical health and safety of an individual. Hazing shall also include any activity that would subject an individual to extreme mental stress, such as sleep deprivation, forced or coerced exclusion from social contact, or forced or intimidating conduct that could result in extreme embarrassment or adversely affect the mental health or dignity of an individual.

Other examples:

- "PT" (Physical Training): requiring calisthenics such as sit-ups, running or any form of physically abusive or excessive exercise; any physical action or restraint that may reasonably inflict harm or pain on an individual(s) or place them in a position or situation of possible harm or threat.
- Forcing, requiring, recommending and/or coercing consumption of alcoholic beverages or any other kind of drug; requiring ingestion of an undesirable or unwanted substance (food, drink, concoction).
- Harassment or bullying, whether verbal, mental or physical of individual(s) or group(s).
- Scavenger hunts that require or result in theft; dangerous activities, and/ or kidnapping.
- Endorsing or conducting pranks such as stealing items, destruction of property or objects, pulling false fire alarms, or any other activity in violation of the law.
- Personal servitude (excessive or inappropriate chores, errands, etc. for the group(s) or individual members).
- Sleep interruption or deprivation; conducting activities that do not allow reasonably adequate time to study.
- Degrading, humiliating or significantly embarrassing games or activities.
- Line-ups or any interrogation for information about the history, purpose or direction of the organization that is not consistent with legitimate testing.
- Forced isolation from other members, friends or the rest of the campus. This includes any prohibition on speaking or social interaction (including public marching or walking in lines or "online.")
- Deception and/or threats contrived to convince the pledge he/she will not be able to join the organization or that inflicts mental stress by not revealing the requirements or basic timetable for joining.

16. Traffic/Parking Policy

Operating a vehicle in violation of public traffic rules/Campus Police parking regulations or in a manner that endangers people or property is considered a violation of Queens University of Charlotte policy. Because of the pedestrian nature of Queens, the speed limit on campus is 10 m.p.h. Students are also expected to follow all traffic and parking regulations at affiliated institutions or an off-site campus. Students found in violation of campus parking regulations, including but not limited to parking in the wrong lot, parking without a permit, or having guests park without a permit, will be referred to the conduct process and are subject to sanctions.

17. Network Usage Policy

Students are granted access to university network resources for reasonable use under the provisions covered by the University Acceptable Use Policy (available at MyQueens.queens.edu/its). The University expects all members of our community to comply with all federal, state, and local laws as a condition of the use of computing and network resources.

18. Trespassing

Trespassing, forcefully entering premises without authorization, or gaining access to an unauthorized area is prohibited.

Trespassing, including being present in, using, or assisting another in being present in or using University Premises without University authorization or the premises or property owned or controlled by others without authorization.

19. Unauthorized Entry, Room Changes & Use of Vacant Rooms

- Unauthorized entry into any restricted, locked, or closed residence hall space, basement, or rooftop.
- Unauthorized use of unassigned residential space.

20. Vandalism

Destroying or vandalizing property or intending to destroy or vandalize property.

21. Weapons Policy

The possession, use, or sale of weapons, ammunition, combustibles, fireworks, explosive devices, or any other substance or device designed to harm or incapacitate is prohibited on campus. "Weapons" includes, but is not limited to, revolvers, pistols, BB guns, pellet guns, stun guns, chemical weapons, knives over three inches in length, slingshots, bows and arrows, and martial arts weapons. Toy weapons that look like real weapons are similarly prohibited on campus.

22. Violation Of Local/State/Federal Laws

Any behavior that violates local, state, or federal laws is also considered a violation of Queens University of Charlotte policy.

23. Residence Hall Health & Safety Policy

Due to the potential danger to lives and property and out of consideration for the rights and privacy of others, students demonstrating any of the following behaviors will be subject to disciplinary action:

- Unauthorized duplicating, lending, or borrowing of room keys or QCard cards. Keys and access cards are intended for use by the person to whom they were issued. Students should not lend their keys or Qcard to others.
- Residence hall hallways, stairwells, and landings are to remain free of personal belongings at all times.
- Students may not move unused furniture into hallways.
- Interfering or tampering with residence hall security systems.
- Riding skateboards, in-line skates, bikes, motorized wheeled personal transport devices, or other modes of transportation or throwing any object in the residence halls. This includes engaging in sports (e.g., golf, lacrosse, soccer, hockey, etc.) within the residence hall.
- Personal transport devices with a lithium-ion battery are not permitted to be stored or charged on campus.
- Excessively dirty rooms (open containers of food, excessive trash in the room) or rooms without a clear path for exit create a health and safety concern for residents. Excessively dirty rooms attract bugs and mold. Residence Life and Housing will conduct Health & Safety Inspections at least once per semester. If a room is deemed excessively dirty, residents will be given a warning and allowed time to clean the room. The room will be re-inspected within 5 business days and failure to clean or clear the room is a violation of this policy.

Room Entry and Search

The University reserves the right to enter and/or search a student's room for any of the following reasons:

- It is believed an emergency exists;

- It is believed a university or residence hall violation is occurring;
- The well-being of the occupant or other students is at stake; or
- For the purposes of maintenance.

Administrative searches are performed by University officials. University officials are not permitted to open students' personal items (backpacks, suitcases, etc.). However, they are allowed to open closets (for the purpose of a visual search only), look under beds, and open and remove items from refrigerators and coolers. A Queens staff member (including student staff) may also enter each room during a fire alarm or drill to make sure that the residents have evacuated the building.

24. Residence Hall Furniture, Windows, and Doors

University furniture provided in the residence halls must stay in the assigned room or suite. Within private residential spaces, furniture may be arranged as desired, provided it does not block egress or cause damage. All personal property must be removed at the end of the academic year. Residence Life and Housing is unable to store any furniture originally assigned to a room.

Students demonstrating any of the following behaviors will be subject to disciplinary action:

- Common area furniture, (couches, tables, chairs, TVs and large trash cans may not be moved to an individual room. Damage to any common areas or the furniture in those areas may result in building-wide charges.
- Room and suite furniture (mattresses, bed frames, dressers, desks, and chairs, i.e., university property) cannot be removed or moved to another room.
- The display of signage that would interfere with the integrity of campus housing facilities is prohibited. This includes but is not limited to advertisements for businesses and lighted signs on windows and doors.
- Residents may not remove the screens from their room windows or other residence hall windows at any time nor take any action that may damage the window or screen. In order to protect individuals who may be walking outside the residence halls, no objects of any type may be thrown, dropped, pushed out of, placed outside of, or hung from any residence hall window.
- The installation and/or use of cameras on the exterior of rooms is prohibited.
- Propping interior fire doors or exterior residence hall doors, or in any way preventing it from properly locking.

25. Fire Hazards

The following articles are considered a fire hazard and are prohibited from campus housing:

- Wood paneling, particleboard, room partitions, space heaters, and decorations, such as parachutes, fishnets, ceiling fans, and excessive numbers of posters are not allowed.
- No furniture or decorations should inhibit entry or exit in any manner. Room furnishings may only be used in ways appropriate to their construction.
- Students are not allowed to bring their own mattresses without prior approval from Residence Life and Housing and Student Accessibility Services.
- Unapproved grills or other flammable devices are prohibited in or near campus housing. This includes, but is not limited to, gas cans, lighter fluids, and propane.
- Extension cords are prohibited in campus housing. The suggested alternative is a power strip with an internal safety circuit breaker.
- Housing units have definite limits on the capacities of their electrical systems. Overloading the systems can present a fire hazard. Only sealed-unit appliances are permitted in student rooms. Additional appliances, such as portable washing machines and refrigerators, are prohibited. The following may not be used in student rooms unless provided by the university: open-faced electrical or heating appliances (such as broilers, space heaters, or toaster ovens).
- Mopeds/scooters, oil lamps, incense or lamps with halogen bulbs, LED strip lights, string lights, rope lights, pre-lit trees, fiber optic trees/lights, electric blankets, live trees, or live garlands.
- Flags or other coverings may not be placed under or over electric lights, heat-actuating fire detection devices, smoke detectors, or fire extinguishers in campus housing. Covering or hanging anything on or near sprinkler heads is prohibited.
- The possession and/or burning of candles and incense and the use of any open flame is prohibited.
- Possessing or using fireworks or explosives.

26. Fire Safety

In order to minimize the risk associated with fire in any community, the following are considered violations of the Fire/Safety Policy:

- Falsely reporting fire, bomb threat, or other emergency
- Pulling a fire alarm when no fire is evident
- Setting a fire either accidentally or intentionally
- Tampering with or misusing fire/safety equipment including fire extinguishers, sprinklers, exit signs, fire pull stations, fire alarm systems or smoke detectors, or doors with alarms
- Failing to leave a building when a fire alarm is sounding or when being so directed by a University staff member

27. Animals In Campus Housing

No animals may be kept in campus housing for any time period or for any reason other than service animals, approved emotional support animals (ESAs) or fish in a 10-gallon tank. All animals that are visiting campus (other than service animals) must be kept outside of all residence halls. Students may not have emotional support animals on campus without proper prior approval from tStudent Accessibility Services. Only service animals are allowed in non-residential areas (classrooms, dining areas, etc.). Students are required to follow leash laws as outlined by Mecklenburg County.

Mecklenburg County Leash Law

The City of Charlotte and Mecklenburg County have strict leash laws that apply to all animals except cats. Animals must be on a leash. ALL dog owners who take their dogs for walks in their neighborhoods and/or in public parks (not designated as dog parks) are required to keep their dogs on leash and under physical restraint at ALL TIMES. Please note that having the leash in your possession and not attached to the dog is not considered having the dog on a leash, and you will still be subject to a fine.

Full details on Mecklenburg leash laws can be found at: <https://charlottenc.gov/AnimalsCMPD/AnimalLaws/Pages/CharMeckOrdinances.aspx>

28. Misuse Of Master Key

The use of a university master key to gain or provide entry into a building, residence hall room, apartment, storage or maintenance area, office, or roof area is strictly prohibited without the direct permission of Residence Life and Housing staff. Any resident or student staff member who has been found misusing a university master key will be referred for conduct adjudication.

29. Noise

In campus housing, it is imperative that all residents respect the rights of others living near them, above and/or below them. Residents who feel that their neighbors are being too loud are encouraged to talk with their neighbors about the disturbance and/or contact either their RA or Campus Police if the disturbance fails to immediately cease.

- Any use of sound equipment should be confined to the individual student's room and should be at a level that does not disturb other residents.
- The playing of percussion, brass, electric instruments, or excessively loud instruments is prohibited in campus housing.
- Courtesy hours are in effect at all times. Anyone approached about noise levels should make an effort to decrease the noise and contain it within his or her room.
- The following quiet hours have been established:
 - Sunday through Thursday, 10:00 PM to 8:00 AM (this includes Friday morning to 8:00 AM).
 - Friday and Saturday from midnight to 8:00 AM.
 - Quiet hours are in effect 24 hours a day, beginning at 10:00 PM the night before Reading Day, during Reading Day and throughout the final exam period.

30. Visitation

A visitor is defined as any person who is not an assigned resident of a particular residence hall room. When hosting visitors, you are expected to conduct yourself in a considerate manner with regard to the rights and needs of your roommate, suitemates and residential community. The following guidelines apply to residence hall visitation:

- No overnight visitors or guests under the age of 17 are allowed unless accompanied by a parent or legal guardian or sponsored by an office or department of the university as a prospective student.
- Off-campus visitors must be escorted at all times in the residence halls and to the appropriate bathroom. Current residential students are not required to be escorted when visiting another residence hall on campus. The hosting student is responsible for ensuring that off-campus visitors comply with all residence hall policies and will be held accountable for the behavior of his/her guests.
- No visitor may be an overnight guest for more than two consecutive nights or for more than eight nights total during a semester. No overnight visitors will be permitted during final exam periods.
- No more than 2 overnight guests may stay with a student per night.
- Cohabitation by students and non-students not assigned to the particular residence hall and/or non-students is strictly prohibited.
- No more than one person is permitted to use the shower or toilet stalls simultaneously in any residential facility.

IMMINENT DANGER/TEMPORARY ADMINISTRATIVE SUSPENSION

The Vice President of Student Affairs and Dean of Students Office is responsible for ensuring the health and safety of all students at all times. On occasion, the Vice President of Student Affairs and Dean of Students Office may need to act swiftly to protect the health and safety of the Queens community and ensure the educational process on campus is not disrupted.

To that end, on rare occasions, the Vice President of Student Affairs and Dean of Students Office may determine a student to be an “imminent danger” to themselves or others, and that student may immediately, through interim action, be removed from residence and/or temporarily administratively suspended from the University. Imminent danger is defined as “more likely than not” to result in harm to self or others. Some examples include, but are not limited to, sexual assault, threats of harm to others, using/possessing illegal drugs on campus, self-injurious behavior, possession of a weapon, etc. On most, but not all, occasions, the Vice President of Student Affairs and Dean of Students’ Office will consult with the University’s Behavioral Assessment Team (BAT) to make such determinations. The BAT is comprised of the following members: a representative for Academic Affairs, the Chief of Campus Police, a representative from Residence Life and Student Conduct, and the Vice President of Student Affairs and Dean of Students, who chairs the team. A student arrested for a criminal felony offense will, by definition, be considered an imminent threat to the community and be temporarily suspended pending the outcome of their trial and/or decision by the district attorney.

Interim removal from the residence halls or interim suspension does not presume responsibility on the part of the accused student and will only be used when there is enough evidence to proceed with a conduct hearing before the appropriate hearing board. During interim suspension, students are not allowed on campus and may not participate in any campus program, athletic activities, or attending class or class-related activities. A conduct hearing will be held as soon as possible following any administrative removal or suspension. If the accused student is found not responsible by the appropriate hearing board, any administrative action taken against the student will be immediately reversed. If the accused student is found responsible, any sanctions for the student will be determined by the hearing board.



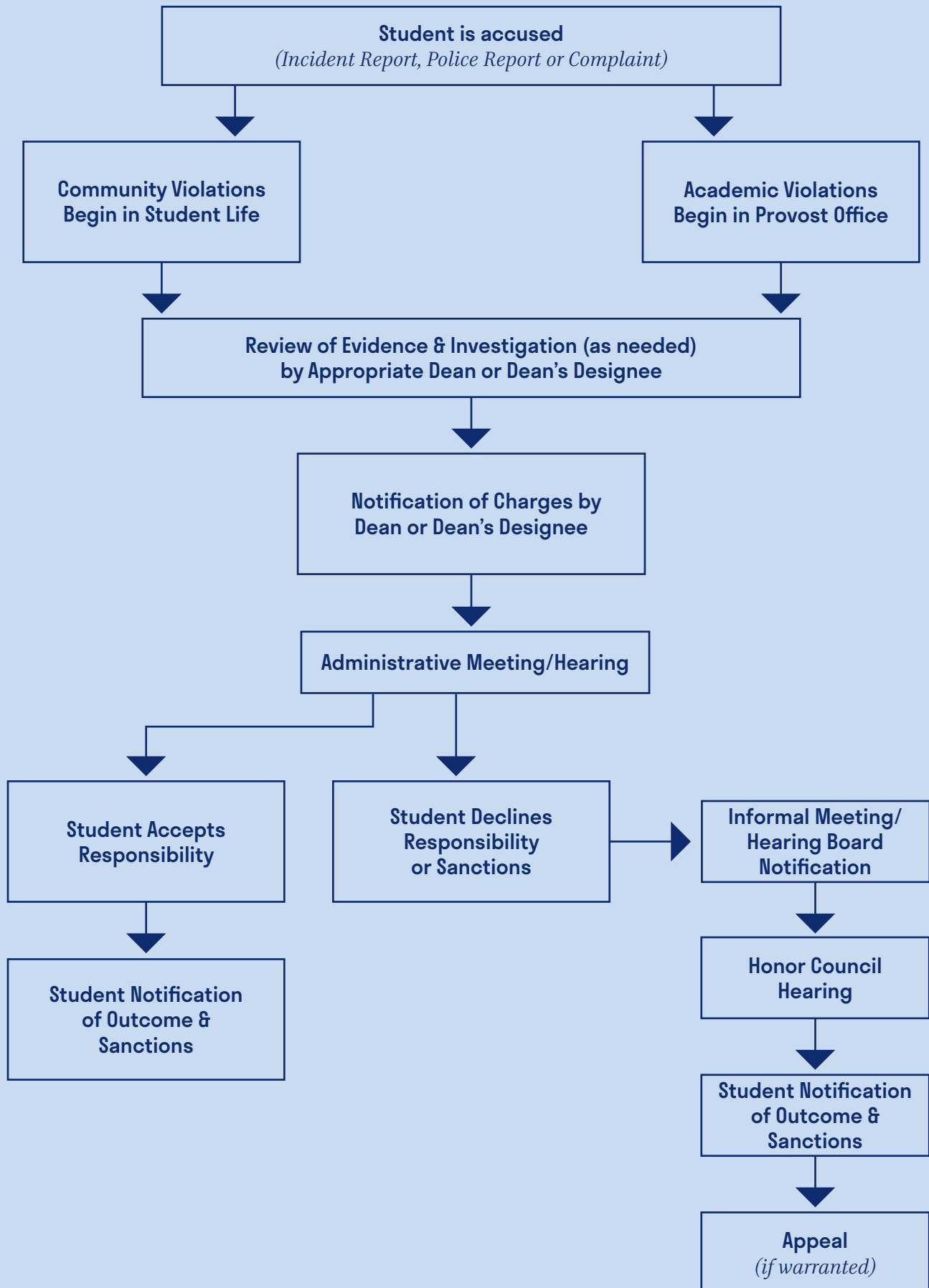
III. Conduct Process

HONOR COUNCIL: UNDERGRADUATE AND GRADUATE

The Honor Council is comprised of faculty, staff and students who are trained to resolve conduct violations through a hearing process. The Honor Council is led by students, but faculty and staff representatives also attend and vote in hearings. Honor Council officers consist of the Chief Justice, Assistant Chief Justice and class representatives. Members of the Honor Council are in good standing (no conduct concerns resulting in more than a disciplinary reprimand and good academic standing) with the University.

A hearing panel consists of three students and two faculty or staff representatives, all of whom have voting privileges. Also present, are the chair of the hearing (Chief Justice or their representative) and the administrative conduct officer. The chair of the hearing only votes in the case of a tie.

CONDUCT FLOWCHART



IV. General Procedures for Honor Code Violations

All cases involving an alleged violation of the Queens Honor Code follow the same basic structure. This structure assures the integrity and fundamental fairness of the process. Any student accused of a policy violation, whether academic or community, is encouraged to review the policies and procedures contained within this document and discuss them with the appropriate dean or dean's designee to clarify their rights as an accused student. While there are slight differences in how academic and community violations are handled, the procedures and expectations listed within this booklet provide an outline of what every student can expect from this process.

Incident Report

A report is filed indicating a violation of the Queens University of Charlotte Honor Code. Alleged academic violations of the Honor Code are referred to Academic Affairs. Alleged community violations of the Honor Code are referred to the Dean of Students Office or their designee.

Investigation & Review of Evidence

The dean and/or designee will review the incident report and review evidence. The dean and/or designee may also choose to conduct a more thorough investigation by interviewing witnesses or meeting informally with the alleged offender. Should enough evidence be available, the student will be notified of appropriate charges.

Notification of Charges

All students have the right to know the charges filed against them and which policy has allegedly been violated. The charge letter must be sent to the student's Queens e-mail account. Students are given 2 business days to make an appointment to discuss the charges.

Administrative Meeting

Students will be provided the opportunity to meet with a dean or dean's designee for an administrative meeting. At the administrative meeting the student will review all documents and discuss the allegations. The dean or dean's designee may, at this time, determine it is appropriate to refer the case to the Honor Council or offer the student to have an administrative hearing to resolve the matter. If the student is found not responsible, the file will be closed.

Cases involving a victim, repeat offenses, and/or particularly egregious Honor Code violations will most likely be referred to the Honor Council. Students are permitted up to 3 business days to decide how they wish to proceed with their case after the administrative meeting. If they choose to move forward with an administrative hearing immediately, they must waive their right to the 3 business days.

If an administrative hearing is proposed, the student may:

- Accept responsibility for the alleged violation, thereby waiving his/her right to a Honor Council hearing. In doing so, the student accepts the sanction deemed appropriate by the dean or their designee.
- Not accept responsibility and choose to allow the administrative hearing officer to make a determination on the matter and assign sanctions, if appropriate.
- Not accept responsibility and/or not accept the sanction offered and choose to have the case heard by the Honor Council to determine sanctions only

Hearing Board Notification

If the student does not accept responsibility, official notice regarding the time, date, and location of the board hearing and a reiteration of the charges will be communicated to the student in writing to his/her Queens e-mail. This e-mail will also include the names of possible Honor Council members. The notice will be delivered at least 3 business days before the date of the hearing to allow the accused student adequate time to prepare for the hearing. Students may request to waive their right to 72 hours of notice by putting such requests in writing to the University official overseeing the hearing.

Students most often request to waive their right to 3 business days of notice at the end of the semester. Hearings for alleged violations should occur within 30 business days of the alleged violation (excluding break periods and periods when class is not in session) except in situations necessitating an investigation or cases involving local, state, or federal authorities.

Notification of Outcome

Once the case is heard either through the administrative hearing with the dean or their designee, the Honor Council, or the appeals process, students will be notified in writing of the outcome. The outcome notification will include the decision (responsible or not responsible) and sanctions mandated (if appropriate).

RIGHTS OF THE COMPLAINANT AND/OR RESPONDENT FOR FORMAL HEARING BOARD

Right to Present Evidence

Students have the right to present evidence – for example, a written statement, pictures, or text messages. Witnesses may also be called at a hearing board on behalf of the respondent or the complainant/university. Anything the student wishes to present during their hearing must be provided to the Assistant Dean of Conduct at least 48 hours in advance of the scheduled hearing. Evidence must relate directly to the case and cannot be character references, comments from family members or friends, or other extraneous information. The Assistant Dean of Conduct will decide what constitutes appropriate and inappropriate evidence.

- Of their right to know the alleged violation(s) and an explanation of the prohibited conduct. The student will be advised if suspension or expulsion are possible outcomes of the hearing.
- Of their right to review any information that will be considered in deciding whether their behavior was in-violation.
- Of their right to know the identity of witnesses or others who will testify, the general content of their testimony, and the content of any written material or physical exhibit which will be presented at the hearing. If additional information or new witnesses are to be presented at the hearing, the respondent will be informed at least three (3) days prior to the hearing date and the information will be made available for the student's review.
- Of their options for resolution of the misconduct alleged. The severity of the misconduct alleged shall be considered in scheduling a hearing.
- Of their right to review their student conduct record or any information that would be considered when determining sanctions, if found in violation.
- Of their right to prepare a response to allegations. Respondents are provided a minimum of five (5) business days from the date of notification of charges (excluding weekends and holidays) during which to prepare a response.
- Of their right to consult with the Dean of Students or designee regarding any questions they have about the procedure.
- Of their right to refuse to answer any questions or make a statement; after which, the hearing authority shall make its decision solely based on information presented at the hearing.

Right to Reject Honor Council Member

An accused student has the right to request that any student, faculty member, or staff member be removed from Honor Council. Only one such request may be made, and it must be in writing, at least 2 days prior to the hearing (as stated above, the University must provide a hearing notification, including a list of members of the Honor Council, at least 3 business days prior to the hearing). The Assistant Dean of Conduct will consider the request and render a decision within one business day of the hearing. If the request is honored, an appropriate replacement may be sought.

Right to an Advisor

An advisor may assist an accused student at his/her hearing. The advisor must be a current Queens University of Charlotte student, faculty, or staff member. If an advisor is a member of the Honor Council he/she can no longer serve as a member of the Honor Council for that case for that case.

The advisor cannot speak for the accused student; he/she may only advise the student. In rare cases that could be pursued in criminal and/or civil court, the Dean of Students or their designee may permit an individual outside the university community to serve as an advisor. The accused student must notify the Dean of Students or their designee at least 2 business days in advance of a hearing if he/she intends to bring an advisor. It is the student's responsibility to communicate with his/her advisor the details of the hearing and case.

Right to a Quorum

Each Honor Council has a clear outline of Honor Council members, and the number of members needed to be present for a hearing to be convened constitutes a quorum. Occasionally, a quorum may not be able to be reached due to an emergency or other extenuating circumstances. On the rare occasion this occurs, the hearing will be rescheduled, or the student may choose to waive his/her right to a quorum. If the student chooses to waive this right, the absent member will no longer provide a procedural error or grounds for an appeal.

Privacy of the Hearing

All hearings will be closed to those persons not directly involved in the hearing.

Participation at the Hearing

Respondents and complainants have the right to represent themselves at the hearing. If a respondent requests an in-person hearing, the request must be made with the administrative conduct officer during the administrative meeting preceding the hearing. Logistical complexities may preclude in-person hearings.

All Honor Council hearings will be recorded. Recordings are limited to the testimony, evidence review, and outcome notifications. Recordings are not permitted during the deliberation phase of the hearing.

If a student elects not to appear at the hearing, the hearing may be conducted in their absence.

A respondent who chooses to withdraw while disciplinary charges are pending may still choose to contest the charges. The respondent is entitled to contest the charges and to participate in any hearing, even if he/she is no longer a student. If the respondent chooses not to contest the charges or not participate in a hearing process, the University reserves the right to levy administrative sanctions (e.g., disciplinary probation, suspension, dismissal, expulsion), and these will become permanent.

HEARING OUTLINE AND GUIDELINE

All hearings will proceed in the following order:

- Introductions (Board/Council introduces themselves)
- Chief Justice asks the student to take an oath
- Reading of the Charge(s) (charges read and clarified by Chief Justice)
- Student Plea (responsible or not responsible)
- Presentation of evidence or opening statement by the respondent, witnesses, and/or complainant/university (not in the same room at the same time)
- Questions by members of the Hearing Board or Council
- Closing remarks by the accused student or witness
- Deliberation by the Hearing Board or Council (finding of responsible/not responsible and any sanctions as the result of a finding or responsible)
- Notification of Findings – After the deliberation portion of the hearing, the accused student will be notified verbally and in writing of the findings in the case at the hearing. Written findings will also be communicated to the accused student through his/her Queens' e-mail address. of a finding of responsible)

Burden of Proof

The Honor Council will determine, by majority vote, whether a student is responsible for the violations he/she is accused of during the hearing. The determination will be based on the standard of whether it is “more likely than not” that the accused student has committed a violation. A student may be found responsible for a lesser charge if, after review of the reports and the course of the hearing, it becomes evident that a lesser offense has been committed. All materials upon which a decision may be based must be introduced for consideration at the hearing. Findings in the case will be based only on evidence submitted during the hearing.

Violations Discovered During a Hearing or Investigation

On occasion, violations are discovered during a hearing or the investigation process. These violations may not go through the normal process and, therefore, be adjudicated at the time they are discovered.

CONDUCT RECORDS

All formal conduct records will be kept in the student's file with the university for five years after the student separates from the University. Any sanctions involving suspension, expulsion, or dismissal will be kept on file permanently in the Vice President of Student Affairs and Dean of Students Office. All records are the sole property of Queens University of Charlotte.

SANCTIONS FOR VIOLATIONS OF THE HONOR CODE

While each hearing officer and conduct board may impose their own sanctions for violations of the Honor Code, the list below includes the general categories available for both academic and community violations.

Written Warning: An official written clarification that a student's behavior is in violation of university regulations or standards. Written Warnings are often used for minor violations, although this is not always the case.

Disciplinary Reprimand: An official written notification that a student's behavior is in violation of University regulations and standards and is not acceptable in the Queens community. Disciplinary reprimand will be in effect for one year and any new violations within that year would result in higher sanctions. Additional sanctions, such as restitution, community service, etc., may be coupled with a Disciplinary Reprimand.

Deferred Disciplinary Probation: An official written notification that a student's behavior is in serious violation of University regulations and standards and that the student's standing with the university is in jeopardy. Any additional violations during the Deferred Disciplinary Probation period may automatically result in at least Disciplinary Probation for a minimum of one year and any new violations within that year would result in higher sanctions. The sanctioning body may issue a more severe sanction in addition to Disciplinary Probation if it sees fit. Students may continue to represent the university while on Deferred Disciplinary Probation.

Disciplinary Probation: Probation for a period of time equivalent to at least one semester but no more than three semesters or one academic year, indicating that the individual's standing with the University is in jeopardy and that further negligent or willful violation will normally result in suspension, dismissal or expulsion. During this period of Disciplinary Probation, the student may not represent the University in any form or fashion, including University athletic competition, student leadership positions, or any non-academic pursuit. However, the student may attend social, athletic, or non-academic events as a spectator.

Social Probation (Clubs & Organizations): Probation for a period of time determined at the discretion of the Assistant Dean of Conduct, indicating that the organization is not to host, cohost, or participate in university-sponsored events or social activities under the club or organization name.

Removal From Residence Halls: Prohibits the student from residing in or visiting any University-operated residence hall on either a temporary (as a guest) or permanent basis. The student may reapply for housing after the stated period of suspension. Specific restrictions on access to residence halls during this period of suspension may also be invoked. The suspension usually includes the forfeiture of any fee rebate for the remainder of the semester.

Community Service: When deemed appropriate, the Honor Council may also require the performance of a specified number of community service hours. This sanction may be fulfilled either on or off campus. The sanctioning body will assign on-campus service. It is the students' responsibility to find and schedule a service location.

Educational Sanction: When deemed appropriate, the Honor Council may require the performance of a variety of educational sanctions. These may include a formal apology (in writing and/or in person), a written reflection paper, or a public presentation or workshop on a designated topic. Educational sanctions also include required counseling or issues exploration and testing. These services, if off-campus, are to be at the student's expense.

Restitution: When deemed appropriate, the Honor Council may require restitution for damages or other payment of expenses incurred as a result of the student's actions. Restitution may be required to the University, a specific department, or a specific individual as determined by the hearing.

Fines: When deemed appropriate, the Honor Council may levy fines payable to the university.

Suspension: This separates the student from the University for a specific period of time. Such separation prohibits attendance at any class, social event, or other function or visiting University grounds or buildings unless by written permission. Reapplication for admission to the University is not required following a term of suspension.

Dismissal: This separates the student from the University for a period of time no less than two full semesters and no greater than four academic years. Such separation prohibits attendance at any class, social event, or other function or visiting University grounds or buildings unless by written permission. An individual wishing to resume studies after having been dismissed must reapply for admission to the university.

Withholding of Degree: In cases involving seniors or graduate students, the University may withhold a student's Queens University of Charlotte degree for a specified period of time. This penalty is imposed instead of suspension at the end of an undergraduate's senior year or at the end of a graduate student's program length, where all other degree requirements have

been met. A withheld degree is recorded on a student's transcript. Relevant information remains on the student's permanent record at the University and may be disclosed in response to requests for which the student has given permission or as otherwise legally required.

Expulsion: Separates the student from the University. Such separation prohibits attendance at any class, social event, or other function or visiting University grounds or buildings. An individual who has been expelled is ineligible for readmission to the University.

APPEALS

Process And Grounds For An Appeal

In the interest of fairness, the recipient of disciplinary action has the right to appeal if sufficient grounds have been determined. It is the responsibility of the hearing board or administrative hearing officer to inform the student of the right to appeal and to whom the appeal should be presented. All appeals must be submitted in writing to the appropriate dean or their designee within 3 business days of the original hearing.

Appeals must specify grounds that would justify consideration. General dissatisfaction with the outcome of the decision or sanctions will not be the basis for consideration of an appeal. The grounds for considering an appeal includes:

- An error in the procedural process by the hearing board or administrative hearing officer that prejudiced the disciplined student to the extent that the student was denied a fundamentally fair hearing as a result of the error or
- The emergence of new evidence that could not have been previously discovered by the exercise of due diligence and that, had it been presented at the initial hearing, would have substantially affected the original decision of the Honor Council.

Appeals will be reviewed by the Vice President of Student Affairs for community violations and the Assistant Vice President for Academic Success and Operations

for academic violations. The appeal officer will make a determination within 5 business days as to whether sufficient grounds for appeal exist based on the standards above. Appeals that do not allege sufficient grounds will be denied consideration and will be dismissed. Appeals that do allege sufficient grounds will be accepted for consideration, and a hearing will be held within 30 business days of that decision. Written or oral statements are permitted from the concerned parties at the time of appeal.

If an appeal is granted, the decision concerning the scope of the appeals hearing will be made by the Assistant Vice President for Academic Success and Operations or the Vice President of Student Affairs in consultation with relevant parties and will be shared with the student at the time the appeal is approved or denied. The appeal may result in a new full hearing or may return the case to the original hearing board to review additional evidence which may or may not necessitate the entire case being reheard. The Appeals Hearing Board shall consist of five Honor Council members, including two faculty or staff members and three students. The options available to the appellate body, based on the grounds and scope of the appeal, are:

- Sustain the verdict and sanction
- Sustain the verdict, but alter the sanction
- Reverse the verdict
- Honor Council



V. Sexual Misconduct and Intimate Partner Violence Portion of the Honor Code

Due to the unique and complex nature of sexual misconduct and interpersonal violence, as well as the existence of federal laws that guide how universities must respond to these issues among both students and employees, the University has developed a comprehensive Sexual Misconduct and Intimate Partner Violence Policy that can be found at <https://www.queens.edu/titleix/>.

While this policy is informed by the principles of the Honor Code—namely, a commitment to trust, integrity, and responsibility that guides our actions both in and outside of the classroom—it is important to note that the grievance resolution and adjudication process for sexual misconduct is different, by necessity, from the processes guiding academic and community violations. When a report is made that alleges a combination of sexual misconduct and other Honor Code violations, the University will work to use all policies respectively to address the complaints and will coordinate the investigation and resolution efforts.

TYPES OF VIOLATIONS

Sexual misconduct is a broad term used by the University to identify a number of forms of discrimination based on sex, which may include dating violence, domestic violence, and stalking or other acts of verbal, nonverbal, or physical aggression, intimidation, or hostility based on sex or sex-stereotyping, even if those acts do not involve conduct of a sexual nature.

Sexual Misconduct offenses include, but are not limited to:

- Unwelcomed Sexual Misconduct
- Sexual Assault (or attempts to commit same)
- Non-Consensual Sexual Penetration (or attempts to commit same)
- Sexual Exploitation
- Dating Violence
- Domestic Violence
- Stalking

Please see the Sexual Misconduct and Intimate Partner Violence Policy at <https://www.queens.edu/titleix/> for full definitions and examples.

WHERE TO GO FOR HELP

Reports of sexual misconduct or interpersonal violence should be directed to either the Title IX Coordinator (located in Morrison Hall) or Campus Police at 704.337.2306 (located in Watkins Hall).

While you may wish to speak with other faculty, staff, or student-staff members regarding incidents of sexual misconduct, you should know that members of the university staff and faculty (including student-staff members like Resident Assistants) are required by our policy to report sexual misconduct to the authorities above. Thus, these conversations cannot be confidential.

If you seek CONFIDENTIAL advice or support regarding sexual misconduct or interpersonal violence, you should seek the assistance of the Health and Wellness Center 704.337.2220, the Counseling Center 704.337.2556 or the Campus Chaplain 704.337.2290. The Chaplain and the health care and counseling professionals at the Health and Wellness Center are designated as confidential resources and are not obligated to report the misconduct to the authorities.

The Sexual Misconduct and Interpersonal Violence Policy at <https://www.queens.edu/titleix/> details many additional resources for help and support and explains the steps the University takes to prevent, address, and remedy reports of sexual misconduct and intimate partner violence.



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