Investigation Protocol for Sexual Misconduct and Harassment

Introduction
This protocol gives specific information about student disciplinary cases in relation to sexual misconduct.

The protocol should be read in conjunction with the Student Disciplinary Policy. If you are the subject of disciplinary proceedings in this area (either as a Student Reporter or a Student Responder), we advise you to read this protocol carefully and familiarise yourself with its contents.

The purpose of this document is:
- To reinforce our expectations around the unacceptability of sexual misconduct and associated behaviours;
- To provide you with clarity and confidence around the processes in place to deal with sexual misconduct and associated behaviours when it occurs;
- To outline how the University will respond to reports of incidents of sexual misconduct and associated behaviours between or by student members of the University community and support students;
- To show how reports of this nature will be specifically investigated and managed under its Student Disciplinary Procedure.

A note on terminology
The University understands that preferred terminology surrounding sexual violence differs from person to person. For the purposes of University procedures, we refer to all acts of sexual violence investigated by the University, including unwanted sexual contact, harassment and stalking, as ‘sexual misconduct’. This is because the University’s Disciplinary procedures are civil proceedings: student disciplinary investigations cannot investigate whether criminal offences have occurred, but rather whether there has been a breach of the University’s code of conduct (i.e. whether “misconduct” has occurred).

Key principles
Anyone can be subjected to sexual misconduct, regardless of age, disability, gender identity or expression, relationship status, sex, sexual orientation, or any other facet of their identity. Support is available to any student who has experienced sexual misconduct, regardless of when and where the incident(s) took place and whether they choose to make a formal report.

Reporters will be empowered to make their own decisions regarding how they would like to take forward a disclosure of sexual misconduct.

When investigating reports of sexual misconduct, the University uses the civil standard of proof, which means that the Academic Registrar (or their nominee) will decide whether, ‘on the balance of probabilities’, University policies have been breached.
Disciplinary action will not be brought against any reporter for the consumption of alcohol or drugs in relation to report of sexual misconduct.

Options for reporting incidents and obtaining support
Any student can report or disclose potential sexual misconduct to the University, or seek support, via the following routes:

- **Student Health and Wellbeing Service**: [https://www.ncl.ac.uk/wellbeing/supportservices/](https://www.ncl.ac.uk/wellbeing/supportservices/)
- **The Student Progress Service**: casework@ncl.ac.uk
- **The Students’ Union** [https://www.nusu.co.uk/support/](https://www.nusu.co.uk/support/)

Further support can be obtained from the following external agencies:

- **Rape Crisis Tyneside and Northumberland** is a charity which provides free confidential support, information and counselling to women who have experienced sexual violence. They are completely independent of the criminal justice system including the police. Tel: 0800 035 2794

- **North East SARC Support**: 24-hour crisis intervention and support for anyone who has experienced a sexual offence, regardless of when the offence occurred or whether the incident was reported to the police or not. Tel: 0333 344 8283.

- **Survivors UK**: support and help for male survivors of sexual violence including counselling and therapy appointments as well as online chat. Tel: 020 3598 3898

- **Victim Support** is an independent charity, who work to support people affected by crime or traumatic events. They provide help to ensure people feel safer and find strength to move beyond crime. Their support is free, confidential and can be tailored to your needs. Tel: 0808 168 9111

**Definitions**

- **Abuse of power**: refers to any situation where a relevant University employee exploits a position of power in relation to a student so as to apply pressure in a way which (i) may result in the student doing something (or refraining from doing something) that they may not have otherwise done; and (ii) that action or inaction could reasonably result in something that falls within the scope of a personal relationship.

- **Coercive control**: is any behaviour or pattern of behaviour used to harm, punish, threaten or intimidate someone. Examples of coercive control include: isolating someone from their friends and family; depriving someone of basic needs, such as food, medication or money; humiliating, degrading or dehumanising someone; controlling what someone wears or who they spend time with.

- **Complicity**: any act that knowingly helps, promotes or encourages any form of sexual violence by another individual.

- **Gaslighting**: the act of manipulating someone by psychological means into questioning their
own reality, sanity or memories (for example, by denying facts).

**Group sexual misconduct**: planning or attending inappropriately themed events aimed at degrading individuals subjected to sexual violence, or initiations that involve non-consensual or coerced sexual acts.

**Harassment**: any conduct that is unwanted, including verbal, non-verbal and physical behaviour, which violates the recipient’s dignity or creates an intimidating, hostile, degrading or offensive environment. This could be one incident or a pattern of behaviours.

**Intimate Image Abuse**: the distribution of intimate or sexually explicit images without the subject’s consent (for example, revenge porn).

**Non-consensual sexual act**: engaging or attempting to engage in a sexual act with another person without their consent.

**Non-consensual sexual contact**: sexually touching another person without their consent.

**Online sexual misconduct**: including cyberstalking, image-based sexual abuse (revenge porn), upskirting (filming or photographing a person under their clothes without their consent).

**Relationship abuse**: any incident or pattern of incidents of controlling, coercive, threatening behaviour, violence or abuse between those who are, or have been, intimate partners; this includes psychological, physical, sexual, financial and/or emotional abuse.

**Retaliation**: any adverse actions against another person, including but not limited to harassment, threats, intimidation, coercion, made in response to someone disclosing or reporting any form of sexual violence.

**Sexual violence and misconduct**: any unwanted or non-consensual act of a sexual nature (this includes acts which occur in-person or via other forms of communication, such as online, and acts which occur both on and off campus).

**Stalking**: persistent, unwanted communication or behaviour intended to frighten, intimidate or harass someone, such as repeatedly following them.

**Consent**
An individual can give consent to engage in a sexual activity only if they have the freedom and capacity to make the choice to do so.

In this context, ‘freedom’ means being able to make a choice without being coerced, threatened, intimidated or forced; ‘capacity’ means being of legal age and being able to understand the ‘who, what, where, when, why and how’ of their choice. A person does not have the capacity to consent if they are asleep, unconscious or not fully conscious, or if their judgement has become impaired due to the use of alcohol or drugs.

Consent can be withdrawn at any time before or during a sexual act. Consent is specific to
the type of sexual act (for example, oral sex, sexual intercourse) and the time of the act (which is to say that even when a person has previously consented to any sexual act, consent must be given for any subsequent sexual act). Consent can never be assumed, even within intimate relationships.

Investigation process
Where a report of sexual misconduct is made to the University, one of the following procedures will be followed:

- For students reporting that they have been subjected to sexual misconduct by a University employee, this will be investigated under the Student Complaint and Resolution Procedure;
- For anyone reporting that they have been subjected to sexual misconduct by a Newcastle University student, this will be investigated under the Student Disciplinary Procedure.

After the initial meeting (see ‘Investigation Process’ in the Student Disciplinary Procedure), the Student Reporter for the case has the following options available to them:

- Request the University formally investigate the incident under the Student Disciplinary Procedure (or the Student Complaints and Resolution Procedure if the incident relates to a University employee);
- Report the incident to the Police;
- Initiate support via University Sexual Violence Liaison Officers (SVLOs) or external agencies;
- Make a disclosure which will be held confidentially;
- Make no report of the incident at this time.

The provision of support is not dependent on a formal report being made.

If a Student Reporter doesn’t wish to attend a meeting, they can submit a statement for consideration in any disciplinary case or can decide to allow the initial report or Police Disclosure (if applicable) to be investigated without their further involvement. The Student Reporter will be advised of the implications of their decision and their wishes will be respected if they subsequently decide to withdraw their report, unless it is determined by the Academic Registrar or Risk Assessment Panel that the case is sufficiently serious and/or there are safeguarding issues and an investigation should go ahead.

The University will not normally investigate reports made about another student anonymously. However, if a student wishes to make a report of sexual misconduct in confidence, a discussion may take place as to whether it is appropriate for their name and any other identifying details to be removed from the report before it is shared with the
Student Responder. This will usually take place as part of a wider risk assessment exercise.

In most cases, the investigation of the incident will follow the Level 2 Investigation Procedure as set out in the Student Disciplinary Procedure. Occasionally, the Academic Registrar will determine that the case is sufficiently serious or complex that it should be referred to the Disciplinary Convener. The case will then be investigated in accordance with Level 3 of the Student Disciplinary Procedure.

To support a Student Reporter, neutral precautionary measures may be implemented (including, but not limited to, advisory no contact instruction for all parties and boundaries within University accommodation, academic units or services). During the investigation, a Risk Assessment Panel will carry out a risk assessment and this may result in a Student Responder receiving an interim suspension/ban from attending the Campus and/or include relocation of their University accommodation or, in consultation with the Head of Academic Unit, a change to their timetabled programme sessions.

In accordance with the Student Disciplinary Procedure, if a case is being considered under the criminal process, the University reserves the right to pause its disciplinary investigation until any criminal investigation or judicial proceedings have come to a conclusion. Where the University has postponed its investigation, and the conclusion of the criminal investigation/judicial proceedings results in an acquittal, consideration will be given, as relevant, to the details of the case and the needs of all parties (including Student Reporters and Student Responders), as to whether the disciplinary investigation should continue.

Sanctions
The level of Investigation and potential sanctions are listed in Appendix 1. Any sanctions imposed as a result of a Student Disciplinary Committee on sexual misconduct may prevent a Student Responder from readmission to the University for a further programme of study until any Student Reporter(s) is no longer a registered student at the University. This is specific to any Newcastle University sanction imposed as a result of a disciplinary hearing and will remain in place for the length of time that any Student Reporter is still a Newcastle University Student.

Information sharing
Reports of sexual misconduct will be handled confidentially by the Student Progress Service. Where the reported incident raises concerns for the wellbeing of a Newcastle University student, information may be shared in confidence with the Student Health and Wellbeing Service.

If a case is referred to a Student Disciplinary Committee, a Student Reporter (if attending) and Student Responder will be provided with all the documentation in advance. When a case has been determined, a Student Reporter will be informed that the case has
been concluded and the outcome. A Student Reporter will be told whether a Student Responder remains on campus and what sanctions have been imposed.

**Appeals**
Both a Student Responder and Student Reporter have the right to appeal against any decision, instruction or sanction imposed as a result of the investigation. If you wish to submit an appeal, you should follow the appeals process as set out in the [Student Disciplinary Procedure](#).
Quick Guide 1: How will my report be handled where the responder is a Newcastle University student?

Report made to the University; case officer is appointed to investigate.

Reporter invited to attend meeting with Case Officer, or submit a written statement of their experiences. Reporter may submit any additional evidence.

Responder informed of report in writing; invited to submit a statement and meet with Case Officer. Responder may submit any additional evidence.

Risk Assessment carried out. Interim precautionary measures implemented at this stage, where appropriate. Reporter and Responder both informed of Risk Assessment outcome and rights to appeal precautionary measures.

Request for outcome from Academic Registrar/nominee. Full case outline provided, including available evidence.

Referral to a Level 3 Student Disciplinary Committee hearing for further consideration

Reporter and Responder both informed of outcome, any relevant sanctions and right to appeal. Students satisfied?

YES

End of Process

NO

Level 3 Request to Review submitted by either Reporter or Responder within 21 days of decision; Disciplinary Convenor undertakes review of case file. Appeal admitted?

YES

Case returned for new Level 2 investigation/Level 3 hearing

NO

Students have right to complain to the External Ombudsman within 12 months of final decision.
Quick Guide 2: How will my report be handled where the responder is a Newcastle University employee?

Report made to the University; case officer is appointed to investigate. Case conference conducted with People Services to determine whether Colleague Disciplinary Process or Student Complaints Process should take precedence.

- **Student Complaints Process takes precedence**
  - University employee is informed of complaint and asked to provide a formal written response.
  - University employee’s response is shared with student complainant, who is given the opportunity to provide further comments.
  - Complaint case officer reviews all available information, including written statements, available material evidence and, where relevant, the outcome of the Colleague Disciplinary Process to determine whether the complaint is to be upheld in full, in part, or not upheld. Resolutions may be offered, as appropriate. Formal outcome provided in writing to the student. Student satisfied?

- **Colleague Disciplinary Process takes precedence**
  - Student complaint placed on hold until conclusion of Colleague Disciplinary Process

**NO**

- Level 3 Request to Review submitted by complainant within 14 days of decision; Academic Registrar/nominee considers whether request meets any of permitted grounds. Request for review upheld?
  - **YES**
    - End of Process
  - **NO**

**YES**

- Academic Registrar may propose alternative academic- or non-academic resolution. Student satisfied?
  - **NO**
    - Students have right to complain to the External Ombudsman within 12 months of final decision.
  - **YES**
    - Academic Registrar may propose alternative academic- or non-academic resolution. Student satisfied?
## Appendix 1: Examples of reported sexual misconduct considered under this protocol

### 1.1. Examples of sexual misconduct involving contact

<table>
<thead>
<tr>
<th>Examples of sexual misconduct involving contact</th>
<th>Indicative level of procedure</th>
<th>Likely sanctions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unwanted kissing (without consent), varying in seriousness depending on the circumstances and the part of the body kissed.</td>
<td>Level 2</td>
<td>- Advice and Guidance – kept on record&lt;br&gt;- Written warning&lt;br&gt;- Final warning</td>
</tr>
<tr>
<td>Inappropriate touching, in what may reasonably be perceived to be an intentional and sexual manner, without consent (e.g. touching a person’s clothes, hair or body; standing too close to a person; rubbing or brushing up against them).</td>
<td>Level 2</td>
<td>- Advice and Guidance – kept on record&lt;br&gt;- Written warning&lt;br&gt;- Final warning</td>
</tr>
<tr>
<td>Attempting to engage in sexual intercourse or a sexual act including penetration without consent.</td>
<td>Level 2 or 3</td>
<td>- Written warning&lt;br&gt;- Final warning&lt;br&gt;- Suspension&lt;br&gt;- Deferred expulsion&lt;br&gt;- Expulsion with immediate effect</td>
</tr>
<tr>
<td>Sexual intercourse or engaging in sexual acts without consent (sexual acts are defined as including, but not limited to, cunnilingus, fellatio and masturbation).</td>
<td>Level 2 or 3</td>
<td>- Written warning&lt;br&gt;- Final warning&lt;br&gt;- Suspension&lt;br&gt;- Deferred expulsion&lt;br&gt;- Expulsion with immediate effect</td>
</tr>
<tr>
<td>Any physical or sexual misconduct where there is or was an intimate relationship between the Responder and the Reporter, including incidents of domestic violence.</td>
<td>Level 2 or 3</td>
<td>- Written warning&lt;br&gt;- Final warning&lt;br&gt;- Suspension&lt;br&gt;- Deferred expulsion&lt;br&gt;- Expulsion with immediate effect</td>
</tr>
</tbody>
</table>
**1.2. Examples of sexual misconduct not involving contact**

<table>
<thead>
<tr>
<th>Examples of sexual misconduct involving no contact</th>
<th>Indicative level of procedure</th>
<th>Likely sanctions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Making unwanted remarks that may reasonably be perceived to be of a sexual nature (e.g. asking personal questions about sexual matters; making sexual comments about a person’s body; telling sexual jokes or stories; making sexual comments or innuendo).</td>
<td>Level 2</td>
<td>- Advice and Guidance – kept on record</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Written warning</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Final warning</td>
</tr>
<tr>
<td>Making unwanted and unsolicited sex-based noises to another person (e.g. catcalling, wolf-whistling, sexual grunting or moaning).</td>
<td>Level 2</td>
<td>- Advice and Guidance – kept on record</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Written warning</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Final warning</td>
</tr>
<tr>
<td>Repeated unwanted and unsolicited contact of a sexual nature with another person, harassment or stalking (including in person, online, or by writing, telephone or via social media).</td>
<td>Level 2 or 3</td>
<td>- Advice and Guidance – kept on record</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Written warning</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Final warning</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Suspension</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Deferred expulsion</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Expulsion with immediate effect</td>
</tr>
<tr>
<td>Any abusive behaviour where there is, or was, an intimate relationship between the responder and the reporter.</td>
<td>Level 2 or 3</td>
<td>- Advice and Guidance – kept on record</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Written warning</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Final warning</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Suspension</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Deferred expulsion</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Expulsion with immediate effect</td>
</tr>
<tr>
<td>Sharing or creating public sexual materials (i.e. pornographic materials that are widely available via media outlets) with the intention to sexually harass and/or incite gender-based violence (this includes upskirting).</td>
<td>Level 2 or 3</td>
<td>- Written warning</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Final warning</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Suspension</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Deferred expulsion</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Expulsion with immediate effect</td>
</tr>
<tr>
<td>Examples of sexual misconduct</td>
<td>Indicative level of procedure</td>
<td>Likely sanctions</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>-----------------------------</td>
<td>------------------</td>
</tr>
</tbody>
</table>
| Inappropriately showing sexual organs to another person, or inappropriately allowing sexual organs to be seen, in a physical space. | Level 2 or 3 | - Written warning  
- Final warning  
- Suspension  
- Deferred expulsion  
- Expulsion with immediate effect |
| Active complicity in any of the above contact or non-contact offences. Active complicity implies active promotion of the offence and does not cover inaction or failure to prevent an offence. | Level 2 or 3 | - Advice and Guidance – kept on record  
- Written warning  
- Final warning  
- Suspension  
- Deferred expulsion  
- Expulsion with immediate effect |

1.3. Examples of sexual misconduct online or in digital spaces

<table>
<thead>
<tr>
<th>Examples of online or digital sexual misconduct</th>
<th>Indicative level of procedure</th>
<th>Likely sanctions</th>
</tr>
</thead>
</table>
| Storing or viewing inappropriate material on University IT equipment, as covered by the University Policy on the Use of IT Facilities ([https://www.ncl.ac.uk/itservice/rules/](https://www.ncl.ac.uk/itservice/rules/)) | Level 2 | - Advice and Guidance – kept on record  
- Written warning  
- Final warning |
| Repeated, unwanted and unsolicited contact of a sexual nature with another person by email, text, social media or in any online digital space. 'Repeated contact' in this context encompasses repeated unsolicited contact in one digital platform, or multiple unwanted contacts in numerous digital platforms). | Level 2 | - Advice and Guidance – kept on record  
- Written warning  
- Final warning |
| Storing or viewing illegal material online, whether on University IT equipment or personal devices. | Level 2 or 3 | - Advice and Guidance – kept on record  
- Written warning  
- Final warning  
- Suspension  
- Deferred expulsion  
- Expulsion with immediate effect |
<table>
<thead>
<tr>
<th></th>
<th>Level 2 or 3</th>
<th></th>
</tr>
</thead>
</table>
| Creating or sharing illegal online content (for example, images of child sexual abuse) | - Advice and Guidance – kept on record  
- Written warning  
- Final warning  
- Suspension  
- Deferred expulsion  
- Expulsion with immediate effect |                                                                 |
| Creating or sharing private sexual materials (i.e. materials made of an individual without consent for such material to be shared) online or in digital spaces (i.e. Revenge Porn) | - Advice and Guidance – kept on record  
- Written warning  
- Final warning  
- Suspension  
- Deferred expulsion  
- Expulsion with immediate effect |                                                                 |
| Inappropriately showing sexual organs to another person or inappropriately allowing sexual organs to be seen, online or in digital spaces. | - Advice and Guidance – kept on record  
- Written warning  
- Final warning  
- Suspension  
- Deferred expulsion  
- Expulsion with immediate effect |                                                                 |
| Active complicity in any of the above online or digital offences. Active complicity implies active promotion of the offence and does not cover inaction or failure to prevent an offence. | - Advice and Guidance – kept on record  
- Written warning  
- Final warning  
- Suspension  
- Deferred expulsion  
- Expulsion with immediate effect |                                                                 |