

Fit to Study Policy

Policy title:	Fit to Study Policy
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Author:	Director of Student Services, Safeguarding & Support
Approved by:	CQSG
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Related policies and	Admissions Policy & Guidance
procedures:	Student Behaviour and Admissions Panel procedures
	Personal Risk Assessment procedures



Equality Impact Assessment Tool

Name of Policy: Fit to Study Policy

		Yes/No	Comments
1	Does the policy/guidance affect one		
	group less or more favourably than		
	another on the basis of:		
	Race or ethnicity	N	
	Disability	Y	The College will take into consideration any disabilities and assess where possible what reasonable adjustments can be made.
	Gender	N	
	Religion or belief	N	
	Sexual orientation	N	
	Age	N	
	Marriage and Civil Partnership	N	
	Maternity and Pregnancy	N	
	Gender Reassignment	N	
2	Is there any evidence that some groups	Υ	Disabilities will be a factor.
	are affected differently?		
3	If you have identified potential	N	
	discrimination, are any exceptions		
	valid, legal and/or justifiable?		
4	Is the impact of the policy/guidance likely to be negative?	Y	The College could determine that a learner is not fit to study and / or that reasonable adjustments cannot be made.
5	If so, can the impact be avoided?	N	The College will ensure, where possible, that reasonable adjustments are made, that support is offered and that learners understand the rationale for decisions made.
6	What alternatives are there to achieving the policy/guidance without the impact?	N	
7	Can we reduce the impact by taking different action?	N	

Fit to Study Policy

1 Purpose

Suffolk New College is committed to supporting learners and recognises the importance of a learner's physical and mental health and wellbeing in relation to successful completion of their studies and their wider college experience.

To be 'fit to study':

- A learner is able to safely fulfil all aspects of their programme of study
- The College is able to:
 - > safely maintain the health and wellbeing of others, and
 - with reasonable adjustments made where necessary, and
 - where such adjustments do not require a disproportionate level of support.

This policy is applicable to:

- Enrolled learners, all levels, all programme types, including apprentices;
- Potential learners who have made application;
- Previous learners wishing to re-apply, where due to prior experience / information held, an assessment of their fitness-to-study is required.

2 Applicants

Where a potential learner's application to the College has highlighted concern(s) over their ability to meet the requirements of their chosen study programme, their application will be paused and referred in the first instance to the Student Admissions and Behaviour Panel, who will determine whether their application can be progressed. The applicant will be contacted by Panel to explain the process that will be followed and the information required. The applicant will be kept up to date with progress made by Panel, as far as is reasonably practicable.

Where a previously enrolled learner wishes to re-apply to the College, where prior experience known or information held indicates first instance consideration must be given by the Student Admissions and Behaviour Panel, their application will be paused and their case referred to Panel for their review. The applicant will be contacted by Panel to explain the process that will be followed and the information required. The applicant will be kept up to date with progress made by Panel, as far as is reasonably practicable.

3 Enrolled learners

3.1 Where concerns are identified regarding a learner's potential fitness to study, but these are not felt to be significant (at this stage), it will be the responsibility of the Head of Curriculum to liaise with the Student Support and Learning Support team (where the learner has an EHCP) to consider and agree reasonable adjustments that can be put in place to support the learner. Where

it is identified appropriate, a personal risk assessment will be completed. It will be the responsibility of the Head of Curriculum to take a lead on completing this. Where concerns remain but are not felt to be significant, it will not be necessary for the learner to be declared absent under review. Their ongoing fitness to study can be monitored alongside their attendance on programme.

Should circumstances change, for example should concerns become significant, then the process as outlined below from point 3.2 will automatically apply.

3.2 Where significant concerns are identified relating to a learner's physical and / or mental health, immediate attention will need to be considered as to the level of potential or actual risk(s) posed.

The learner may be required to remain absent from college during this time. This is known as "absent under review". Learners who are absent under review are not required to attend college or work placement. Apprentices who are absent under review will be required to discuss directly with their employer (as their attendance as an employee at work is not a matter for the College to determine).

Arrangements will be made within 5 working days for an "Information Gathering Meeting". It is expected that attendance at this meeting will typically include:

- Learner
- Next of Kin (where the learner is under 19 and/or has an EHCP)
- Head of Curriculum (where the reasons for "absent under review" are felt by the College to be more complex in nature, it may be more appropriate for the Director of Curriculum to attend)
- Student Support / Safeguarding team representative
- Additional Learning Support / SEND team representative (only applicable in circumstances where the learner has an EHCP).

In preparation for their "Information Gathering Meeting", the learner will be required to complete Appendix B. Ideally the completed Appendix B should be returned prior to the meeting taking place, but in any event this is not possible, it must be shared at the meeting.

The "Information Gathering Meeting" will be organised to take place in person, alternatively this can be held remotely if doing so means that the meeting can take place in a timely way.

At the conclusion of the "Information Gathering Meeting", the Head of Curriculum / Director of Curriculum will advise the learner that all the information that has been gathered will be presented to a Case Review Panel, for their earliest opportunity review.

The Case Review Panel will be attended by:

- Director of Curriculum (this will be a member of the Executive Team, not including the Deputy Principal, where the learner is an apprentice)
- Director of Student Services, Safeguarding and Support.

The Case Review Panel is responsible for reviewing all the information provided to and shared with those present for the "Information Gathering Meeting". The Case Review Panel can reach one of the following outcomes:

- 1. That no further action is required;
- The learner can return to their existing study programme with a comprehensive risk assessment in place, including reasonable adjustments as appropriate to the situation and programme of study;
- 3. The learner can return to the College but a return to their existing programme is not permitted for reasons of safety. Where this is identified as the outcome, an alternative programme will be recommended (this may also include an alternative campus, where for reasons of safety it is not possible to maintain enrolment at current campus location);
- 4. The learner is not considered fit to study at this time and their enrolment is to be withdrawn.

The outcome reached by the Case Review Panel will be communicated by letter within 5 working days. In exceptional circumstances, if communicating a decision within 5 working days is not possible, the reason for this will be explained as soon as possible.

Where outcomes 3 or 4 are reached, the learner will be given their right of appeal (a right of appeal does not apply to outcome 2).

4 Appeals

The learner must write to the Deputy Principal within 5 days of the date of receiving the Case Review Panel's outcome letter. The learner's letter must clearly state the grounds for appeal. Learners may ask the Student Support team for advice if they would like any help with this.

An appeal will only be considered when one or more of the following can be evidenced:

- Reasonable efforts have not been made to gather information
- New information has since become available that may have a bearing on the initial outcome reached
- There is evidence of prejudice or bias.

If any one of the above 3 grounds are satisfied, the Deputy Principal will review the evidence provided within the learner's appeal letter.

The Deputy Principal will write to the learner (and the next of kin where the learner is under 19 or is over 19 with an EHCP), within 5 working days of receiving the appeal letter, to outline their decision in regards the appeal.

Appendix B – Medical Self-Declaration Form

Any information provided on this form will be treated confidentially and stored in accordance with the College's data protection responsibilities under GDPR.

Next of kin if under 18:
Address:
Contact number:
Alternative contact number:
lies at the College. You are encouraged to include e currently supporting or have previously supported

	y reasonable adjustments you would like the College to consider that are our fitness to study. You should include here any information that you feel may concerns.
I certify that th withheld any ir	e information I have provided on this form is accurate and that I have not intentionally formation.
will consider re	further information later becomes known, which I have failed to declare, then the College eferring my case to the College's Student Admissions and Behaviour Panel for furthe that this may have a bearing on any decision made in regards my application / enrolment
Signed:	Date: