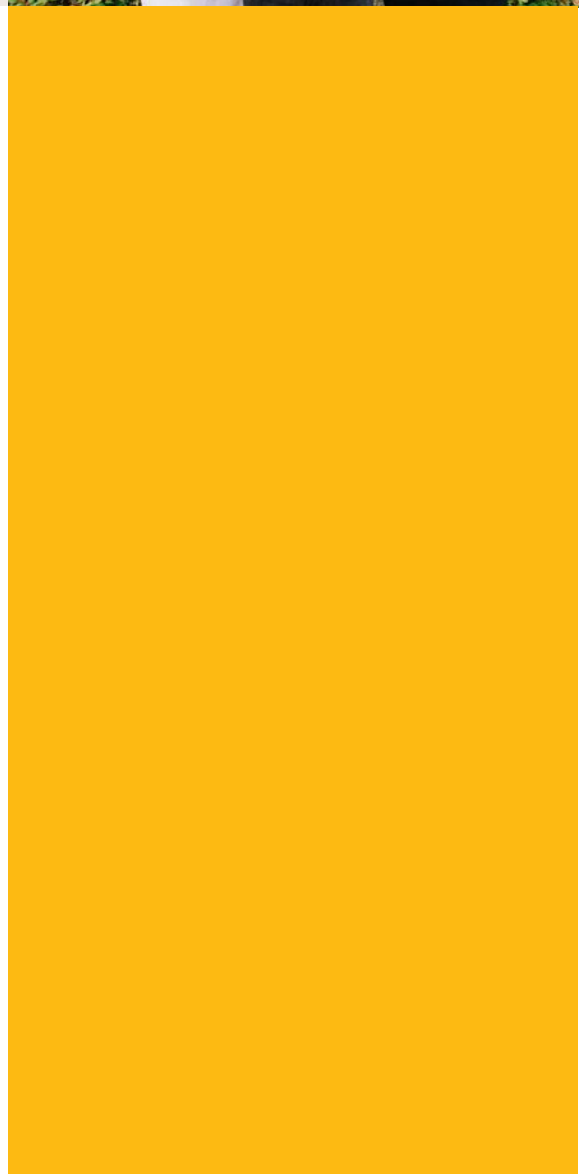




Conditions of Residency

Residential Colleges



Contents

1. Preamble	2
2. Definitions	2
3. Responsibilities of the Director	3
4. Admission to colleges	3
5. Contractual obligation	4
6. Fees	5
7. Social behaviour	7
8. Drugs and alcohol	8
9. Internet usage	9
10. Visitors	10
11. Cohabitation	10
12. Events and parties	10
13. Firearms and fireworks	11
14. Fire-fighting equipment	11
15. Damages	11
16. Illness or injury	11
17. Cars, motorbikes and pushbikes	12
18. Animals	12
19. Discipline	12
20. Other information	13

I. Preamble

These Conditions apply to the management and operation of the Residential Colleges at the University of Southern Queensland.

2. Definitions

In these Conditions, unless the context or subject matter otherwise indicates or requires:

- a. 'Council' refers to the Council of the University of Southern Queensland
- b. 'Advisory Committee' refers to the committee established for Colleges to provide a forum for consultation between students, the Resident Students Club and the members of the Collegiate Team.
- c. 'Residential Colleges', or 'College' refers to the buildings known as McGregor College, Steele Rudd College and Concannon College together with the buildings (residential or otherwise) and their precincts or other premises on the University campus which are under the management and control of the Director from time to time;
- d. 'Director' means the Director (Student Life);
- e. 'Manager' means the Manager (Residential Life) of the Residential Colleges;
- f. 'Coordinator' means the Coordinator (Residential Life) of the Residential Colleges;
- g. 'Collegiate Team' means the members of the resident staff of the Colleges and includes the Manager, the Coordinator, the Senior Resident Advisors and Resident Advisors of each College;
- h. 'Resident' means any person permitted to reside in the Residential Colleges for whatever period of time;
- i. 'Resident Student' means a resident who is an enrolled student of the University;
- j. 'Cohabitation' means the practice of two or more persons residing in a single room for more than two (2) consecutive nights.
- k. 'Visitor' means any invited guest of a resident who does not normally reside at Residential Colleges.

3. Responsibilities of the Director

3.1 Scope of responsibility

- a. The Director is responsible to the Provost for the implementation of these Conditions within the general framework established by the University Council for the governance and management of the Colleges.
- b. Pursuant to a., the Director may develop and implement policies, guidelines and procedures not inconsistent with these Conditions as may be required from time to time to give effect to policies of the University in relation to:
 - i. Equal opportunity
 - ii. Anti-Discrimination and Freedom from Harassment
 - iii. Drugs and alcohol
 - iv. Occupational Health and Safety
 - v. Smoking
- c. Further information about the University policies listed above may be accessed through the USQ Policy Library (policy.usq.edu.au).

3.2 The Director may delegate

The Director may delegate to the Manager and the Collegiate Team such authority and responsibility to enforce these Conditions and applicable sanctions as appropriate for the good management of the College community and its environment, with the exception that the authority to suspend a Resident may not be delegated.

4. Admission to the Colleges

4.1 Eligibility

- a. Any student who proposes to attend or has been admitted by the University as an undergraduate or graduate student is eligible to apply to enter the Colleges as a Resident Student and having entered, may apply to continue their residency (“readmission”).
- b. The Director may admit staff of the University, visiting scholars and others in accordance with these Conditions.

4.2 Selection and admission criteria

4.2.1 Students

The Director may apply the following criteria to applications from eligible students:

- a. Academic performance
 - i. Where the demand for places exceeds supply, students seeking initial admission may be selected competitively on the basis of their Year 12 results or other appropriate information.
 - ii. In general, students who are Residents seeking readmission should have successfully completed 75% of their enrolled units in the semester immediately prior to their semester of readmission.
 - iii. The Director has the discretion to determine if a Resident Student or prospective Resident Student who has a lower level of academic achievement should be admitted or readmitted.
- b. Suitability for residential life
 - i. Irrespective of academic performance, a decision about admission or readmission will take into account whether or not a student is suitable for residential life, including consideration of the student’s behaviour/s and its impact or potential impact on the College community, including risks to themselves and/or others.
 - ii. The Director has the discretion to suspend or refuse admission any student who persistently breaches or fails to respond adequately to guidance and counselling in relation to Conditions of Residency or would otherwise (on the recommendation of the Manager) be deemed unsuitable for living in the College community.

4.2.2 Other residents

- a. A decision about admission of persons other than students will take into account whether or not the person is suitable for living within the residential community.
- b. Pursuant to a., the Director has the discretion to refuse readmission to any person judged unsuitable for living in the residential community.
- c. Upon admission, other persons may be subject to student-related policies and procedures.

4.3 Provisional readmission

'Provisional' means that the student concerned will, during the subsequent semester, exhibit and sustain such improved performance either academically or socially, as to justify continuation of their residency beyond that semester.

5. Contractual obligation

Anyone accepting a place in a Residential College is required to enter a formal contractual agreement with USQ effective by completing and submitting the Agreement Form ("Residential Agreement") and paying the acceptance deposit. Any student applying for readmission is requesting a variation to the Residential Agreement to extend the term of the Residential Agreement by one further semester of the applicable Academic Year which can be accepted by USQ by notice to the student.

5.1 Term of contract

- a. The student shall undertake to remain in Colleges for no less than the full semester applied for or as otherwise specified in the University Handbook from time to time, excluding the mid semester break and if applying for readmission, excluding the end of semester break.
- b. If a destruction or force majeure event occurs, the University may at its discretion decide to terminate the Residential Agreement which will require students to seek alternative accommodation arrangements without any right to compensation or refund. A destruction or force majeure event includes any of the following events: any event of natural disaster or other serious event which is beyond the reasonable control of the University including where any space is unfit for occupation or use by the College community; strikes; riots; civil commotion; equipment breakdown; or orders, resumptions or requisitions of governmental authority.

5.2 Early termination by a student

- a. A student may terminate the Residential Agreement by giving at least two weeks prior notice in writing. If a student fails to take up their residency or leaves without giving the two weeks notice of termination, then the student is deemed to have terminated the Residential Agreement as at the semester's commencement date or date of departure and the equivalent of two weeks residency fees will be charged as a Non-Notice Administrative Cancellation Fee.
- b. An Administrative Cancellation Fee equivalent to two weeks residency fees applies to any termination by a student.
- c. In the event that a student terminates their Residential Agreement, no refunds of residency fees will be made for their early departure nor any release made from their liability for full semester fees or other fees save where any one of the following apply:
 - (i) the student's room or the room of the reassigned current student resident (in the event that the student's room is re-assigned to another current student resident who makes successful application to substitute the room allocated to them) is re-let within two weeks of the termination. In the event that the student's room is reassigned to another current student resident but the current student resident's room is not re-let within the two weeks of the termination, then if the room of the reassigned student resident is less expensive than the student's room, the Director shall apply a reduction in the full semester fees so that the applicable rate is the remaining vacant room. There is no obligation on the University to pursue or prioritise the re-letting of any room vacated by any student and any decision as to any re-letting will be at the sole discretion of the University.

- (2) the student can establish by written application grounds for exemption (during the semester) as follows:
 - i. The student becomes no longer an enrolled student of the University.
 - ii. The University defers the student's enrolment to another semester or year, or the student has taken an approved Leave of Absence.
 - iii. The student is able to substantiate altered and extenuating circumstances justifying their termination of their contract with the University by means of independent supporting documentation.
- (3) the Director exercises his/her discretion to waive or refund any part of or all of the semester fees or other fees, in which circumstances the University shall give notice to the student of the release of liability or refund of semester fees or other fees for the relevant amount and period of the semester fees as applicable.
- d. Any release or waiver of a student from their contractual obligations made in accordance with this Condition 5.2c.(1) or (2) will be subject to the written approval of the Director.

5.3 Termination by the Director

The Director may terminate a contract with a resident/student for residential accommodation in accordance with Condition 19.

5.4 Suspension by the Director

The Director may decide to suspend a resident/student from College, for a period of time to be determined, in accordance with Condition 19.

6. Fees

6.1 Residential fees payable

- a. The amount of fees payable and the conditions applying to their assessment and payment or refund shall be as approved by Council.
- b. Any person being admitted to the Colleges shall pay the fees in advance as prescribed in the Schedule of Fees.
- c. Any person seeking a refund or waiver of fees or charges must apply in writing to the Director within 10 working days from the date of the invoice.

6.2 Extension of time to pay and treatment of arrears

- a. In extenuating circumstances, a student may apply to the Director for an extension of time in which to pay fees, charges or other expenses by completing the Application for Extension of Time to Pay Residential Fees and Charges form. The Application form must be completed and submitted to the Residential Colleges Office prior to the due date of the fees. A request for an extension of time will generally only be granted up to 14 days from the due date of the fees.
- b. When fees have not been paid by the due date, and an Application for Extension of Time to Pay Residential Fees and Charges form has not been submitted, an overdue notice will be issued and a non-refundable administrative fee (as prescribed in the Schedule of Fees) will be charged.

- c. Students with fees which are in arrears by 14 days or more, or have breached the conditions of an extension of time to pay, are referred to Financial Services and placed in the hands of the University's debt collection agency.

Other penalties and restrictions will also be applied in accordance with the Student Debt Management Procedure. Such penalties or restrictions include:

- i. being suspended from USQ Residential Colleges
- ii. having results withheld
- iii. having Academic Transcripts withheld
- iv. being prevented from graduating
- v. being prevented from enrolling in future semesters

Note: if a student is suspended due to non-payment of fees, the student will still be liable for the payment of the full semester's fees or other fees.

- d. The University recognises that occasions may arise in which students find they are unable to finalise their financial commitment to the University by the payment due date. In extenuating circumstances, the Director has the discretion to waive penalties, restrictions and administrative fees.

6.3 Financial commitment

- a. Any student accepting a place in the Colleges will, in accordance with the requirement to remain in the Colleges for a full semester, be liable for the payment of the full semester's fees unless they qualify for exemption under Condition 5.2c.
- b. In the event that a Resident Student fails to meet their commitment under this Condition, the Director is empowered to take all the reasonable steps to recover the amount owing, including the withholding of academic results and formal debt collection processes through the University debt collectors.

6.4 Termination or suspension of residency

Where the student has had their residency terminated pursuant to these Conditions, the student will still be liable for the payment of the full semester's fees. Suspension pursuant to these Conditions does not entitle the student to any refund or reduction of fees.

6.5 Absence from college and fees deduction

A student may apply for a reduction of fees from the full rate to a room only charge under the following conditions:

- a. The student is required to be absent from campus for at least a full week to participate in authorised academic programmes, for medical reasons, or other extenuating circumstances.
- b. Applications for fees reduction under this Condition must be supported by written confirmation from the Faculty or medical practitioner or other independent documentation as appropriate to substantiate the reason for the absence and its duration.
- c. That the fees adjustment is subject to the approval of the Director or the Director's delegate.

6.6 Residency during semester breaks

The Director may approve that a Resident Student be permitted to occupy their room during semester breaks under the following conditions:

- a. Students needing to maintain continuity in their residency for the full semester or academic year including semester breaks:
 - i. should submit their recess period accommodation plans to Residential Colleges (via the [online student portal](#)) by the due date. Failure to submit plans by the due date may result in Colleges not being able to accommodate bookings;
 - ii. will pay the weekly rate appropriate to their normal residential fee unless offered a reduction of fees to a room only charge where a Resident Student is absent from campus for at least a full week;
 - iii. are charged a casual daily rate where they remain in residence for four days or less during breaks, except where those days are a direct extension of the period covered by the Residential Agreement.

7. Social behaviour

7.1 Noise generation

Residents must respect the rights of other individuals at all times. A reasonable level of noise is acceptable up to 10pm. After this time, a quieter environment is expected and noise is not to be heard outside a resident's room.

Residential Colleges also recognises a "Low Noise Policy" during the week leading up to, and including, examination periods. During this time, noise is not to be heard outside a resident's room.

The Director or their delegate may extend the noise curfew time to accommodate College events and other functions as appropriate. On these occasions, residents will be notified with at least 24 hours notice.

7.2 The dining hall

7.2.1 Appropriate dress

All residents must be tidily and appropriately dressed at all meals. Footwear must be worn at all times. Collegiate staff may ask any resident or visitor to immediately leave the Dining Hall, whose dress does not meet the standard required by these Conditions.

7.2.2 Utensils

All residents are required to return their crockery and cutlery to the servery area before leaving the Dining Hall.

7.2.3 Meals

No meals may be removed from the Dining Hall or kitchen areas unless approved for the following purposes:

a. Illness

A resident may consume their meal in their room if they are unable because of illness to attend the Dining Hall.

b. Late meals

- i. Late meals are not an option for convenience and will only be given when a resident cannot attend the normal mealtime due to sporting commitments, lectures or work.
- ii. A request for the provision of a late meal may be made by contacting the Office or on-duty Resident Advisor prior to dinner.

7.3 Smoking

- a. The University of Southern Queensland is a smoke-free campus.
 - i. Smoking is not permitted on any University of Southern Queensland campus. This extends to all property including the Residential Colleges.
 - ii. There are no designated smoking areas on-campus. Students and visitors will need to move to an area outside the University boundary if they wish to smoke.
- b. Any residents found to be smoking in prohibited areas may be disciplined in accordance with Condition 19 of this document and may be referred to the University under the [Student Code of Conduct Policy](#).

7.4 Discrimination and harassment

- a. The University of Southern Queensland is actively committed to protecting the rights of both students and employees to achieve their full potential in an environment that values and affirms diversity and is free from discrimination, harassment, victimisation and vilification. The University will take all reasonable steps to ensure that employees and students will be treated fairly and with dignity and respect whilst working or studying at the University.
- b. Residents are responsible for making themselves aware of and adhering to any university policies or procedures relating to discrimination, bullying, and harassment. All policies and procedures are accessible via the [Policy Library](#).
- c. Any forms of discrimination and harassment, including sexual assault and harassment, will not be tolerated at the University of Southern Queensland under any circumstances and may in fact be unlawful under State or Commonwealth law.
- d. As a Respect. Now. Always. (RNA) supportive community, Residents are required to review [RNA Campaign Resources](#) annually as part of their admission or readmission to college.

7.5 Behaviour

It is expected that Residents will display considerate and respectful behaviour to others at all times so that every Resident may enjoy their right to a safe, private, secure and comfortable living environment. Abusive behaviour, including physical, psychological, sexual and racial harassment or bullying of any kind will not be tolerated. Such behaviour, or any other act of misconduct, may result in disciplinary action in accordance with Condition 19 of this document and the University's [Student Code of Conduct Policy](#).

8. Drugs and alcohol

8.1 Possession of unlawful substances

- a. Whilst on College property, Residents shall not use, keep or have in their possession or control any substance or article of which the possession is forbidden by the Law of the State of Queensland or the Commonwealth of Australia.
- b. Subject to the principles of natural justice, any infringement of this Condition will be immediately investigated and may result in the matter being reported to the Police and the suspension of the Resident from Colleges.

8.2 Alcohol

8.2.1 General approach

- a. The consumption of alcohol at social occasions may be permitted subject to the approval of the Director or the Director's delegate.
- b. The undue reliance on alcohol for recreational purposes by individuals or groups will not be permitted. This includes the consumption of alcohol at social events arranged by the residential community.

8.2.2 Observance of the law

- a. Persons under the legal age prescribed by the State of Queensland shall not be served alcohol nor permitted to consume alcohol in the Colleges. Underage Residents and/or Residents caught supplying alcohol to a minor will be disciplined in accordance with Condition 19.
- b. Where alcohol is provided or sold on College premises, the storage, sale and consumption of alcohol shall comply with the requirements of the liquor licensing legislation of the State of Queensland.

8.2.3 Where alcohol may be consumed

- a. Residents of legal age may consume modest amounts of alcohol in their rooms.
- b. The consumption of modest amounts of alcohol in small social groups in Common Rooms may be permitted.
- c. Drinking games are not permitted.
- d. Except where authorised by the Director or the Director's delegate, alcohol shall not be sold, taken into or consumed in, the Dining Halls.

8.2.4 Responsibility of the individual

- a. Residents are required to be responsible in their use of alcohol in the Colleges. Competitive drinking practices (e.g. boat races) are not permitted. The consumption of alcohol will not be accepted as reasonable explanation or absolve accountability for unacceptable behaviour or damage to property. Residents will be required to pay for damages or cleaning resulting from alcohol consumption in accordance with Condition 15.
- b. The University may take disciplinary action, as per the [Student Code of Conduct Policy](#), against a resident for behaviour constituting misconduct, including conduct which is disorderly, lewd or indecent.

8.2.5 Responsibility of the Director and the Collegiate Team

- a. Members of the Collegiate Team are authorised to take all reasonable action in accordance with Condition 19 of the Conditions of Residency to manage any situation within the residential community involving the consumption and use of alcohol. If residents do not respond appropriately to requests made by the Collegiate Team, USQ Security may be contacted to assist with the situation.
- b. Where a resident continues in the excessive use of alcohol or unacceptable behaviour arising from the consumption of alcohol, the Director or any person delegated by the Director may counsel the student or refer the student to the appropriate services.
- c. Where a student fails to respond in accordance with (b) and pursuant to Condition 19 of the Conditions for Residency, the Director may suspend or require the student to leave the Colleges.

9. Internet usage

- a. Student residents who have their own computers or devices are provided with free broadband access to the USQ student computer network, including the Internet.
- b. Residents are required to comply with the [Acceptable Use of ICT Resources Policy](#).

10. Visitors

10.1 Responsibility of the host

Any resident receiving a visitor into the Colleges is held responsible for ensuring that the visitor respects the ethos, customs and Conditions of the Colleges, and respects the rights and property of other residents, the Colleges and the University. Whilst visiting Residential Colleges, the visitor must remain in the company of the resident host.

10.2 Unacceptable behaviour

- a. Where a visitor is, in the opinion of a member of the Collegiate Team, not behaving in a manner consistent with the Conditions of Residency, and does not respond to the counsel of the Collegiate Team member, the Collegiate Team member has the authority to ask a visitor to leave and take all necessary and reasonable action to ensure the person leaves the College precincts, including contacting USQ Security or the Police.
- b. The resident who is the visitor's host shall be held liable for any damages caused by their guest.

10.3 Visitors staying in colleges

- a. The Senior Resident Advisor may permit a visitor to stay overnight in a resident's room.
- b. No guest will be permitted to stay for more than two consecutive nights or on a regular or frequent basis.
- c. Permission for an overnight stay must be obtained in advance and the fee paid, including linen or other services requested. This can be done by submitting a 'stay of guest application' through the [online student portal](#).

10.4 Meals taken by visitors

Any meals taken by a visitor must be consumed in the Dining Hall. The cost of each visitor meal will be added to the resident's account for payment at the casual meal rates set by the USQ Council. This can be done by scanning your key barcode for each additional meal.

11. Cohabitation

- a. The practice of cohabitation on College premises is not allowed. Only one person is permitted to reside in each bedroom, as per their Residential Agreement.

12. Events and parties

- a. Residents may organise and hold private events on College premises under certain conditions. Residents must submit an Application to Use Residential College Premises for In-House Functions form via the [online student portal](#). In some cases, the Colleges may require the resident making the application to complete a risk assessment. Permission for an event may be declined if the nature of the event is determined to present unacceptable risks, or if the event occurs at a time in the semester that may impact on the welfare of residents (e.g. during exams).
- b. Any resident authorised by the Colleges to hold an event will be held responsible for proper conduct of the occasion, including noise control, behaviour of participants and post-event cleanup. A cleaning fee will be charged if additional cleaning services are required.
- c. Private parties can only be held on Friday and Saturday nights and must end by 11pm.

13. Firearms and fireworks

- a. Firearms and other weapons, including items capable of launching a projectile (e.g. potato canon, archery sets, gel blaster, sling shot etc.), are not permitted on College premises under any circumstances.
- b. Fireworks and flammable liquids are not to be brought to the Colleges.

14. Fire-fighting equipment

- a. Residents shall not interfere with fire-fighting equipment, including setting off fire alarms with no legitimate reason.
- b. Any residents responsible for creating an unwanted alarm will pay the cost of the Queensland Fire and Emergency Services (QFES) call out, as well as other associated costs including fire system contractor fees. If the fire alarm is set off deliberately, the resident responsible may be required to leave the Colleges immediately and unconditionally.

15. Damages

Any individual who causes damage to College property, by intentional or negligent action, will be liable to the University for the cost of cleaning, repair or replacement of the damaged property. In the case where multiple residents are found to be responsible for damages, the costs associated with the cleaning, repair or replacement of the damaged property will be apportioned appropriately at the discretion of the University. Where a Resident has an invited guest, any damages caused by that guest will be deemed the full responsibility of the Resident who is responsible for them, as described under Condition 10. When damage is caused to a Block common area and the University cannot identify the individual or individuals responsible for the damage, all Residents of the Block are deemed equally responsible for the damage and the associated costs of cleaning, repairing or replacement of the damaged property.

If, upon checkout, a Resident Students' room is deemed to require excess cleaning, the costs associated with that cleaning will be forwarded on to the resident responsible.

16. Illness or injury

- a. Any illness or injury to a resident must be notified to a Resident Advisor immediately.
- b. Any resident requiring hospitalisation or medical attention must contact a Resident Advisor immediately.
- c. Residents are requested to inform the Manager of any illness or disability that might seriously threaten their health or their capacity to live in College, including any issue which may affect the health or well-being of others. This includes any serious health condition or mental illness which may or may not involve self-injury or suicidality. It is to be noted that an individual's behaviour will be taken into consideration when reviewing applications for residency or when considering the termination of current residency for the well-being of the said resident and others.
- d. The Director, Manager and the Collegiate Team are authorised to take any action deemed necessary under the circumstances confronting them to ensure the safety, health and welfare of any resident or others present in the College community. This includes calling an ambulance and referring a resident to a hospital, even in the event that the resident is reluctant to cooperate.
- e. The Director (or delegate) reserves the right to contact the next of kin in the event of a medical emergency, hospitalisation or other event that endangers the welfare or safety of a resident or others.
- f. In the case of a pandemic or outbreak of infectious diseases:
 - i. Residential Colleges will operate under the guidance of University requirements and Queensland Health advice, which all residents and their guests will be required to comply with.
 - ii. Under these circumstances, should a resident be required to self-isolate, they may be relocated to a

room in a designated isolation block. While in isolation, residents will be required to adhere to the Residential Colleges isolation protocols and enter into a meal plan at their own expense.

- iii. If Residential Colleges are unable to provide a suitable isolation facility, then residents will be required to make other accommodation arrangements for the required isolation period.

I 7. Cars, motorbikes, pushbikes

- a. Cars and motorbikes which emit an unreasonable amount of noise are not to be driven within College premises. The Director (or delegate) may determine what constitutes “an unreasonable amount of noise” at their discretion.
- b. Speed signs, parking signs and marked parking areas are to be complied with.
- c. Motor vehicles may not be driven over lawns and should only be parked in designated car parks.
- d. Pushbikes are not to be stored in corridors or communal areas inside residential blocks. Secure areas (bike racks or sheds) are available at each college for storage of pushbikes.

I8. Animals

- a. Animals cannot be kept in the Colleges.
- b. Residents are not to encourage stray animals or wildlife to remain in the Colleges by feeding them.

I9. Discipline

I9.1 Responsibility of Director

- a. Pursuant to Condition 3, the Director may in respect of any offence or breach of Residential Agreement in the Residential Colleges, take the following disciplinary action:
 - i. counsel and/or reprimand a resident;
 - ii. require a resident to make restitution or reparation;
 - iii. after consultation with the Collegiate staff, suspend a resident from the Colleges for up to 12 months;
 - iv. terminate the Residential Agreement.
- b. In respect of a review of decision against termination or suspension, the Director may be required to respond to the outcome of a review and take action in accordance with the decision.

I9.2 Notice to be given

I9.2.1 Summary termination/suspension

- a. If, in the opinion of the Director, the circumstances of a breach of the Residential Agreement by a resident are such that the immediate suspension of that resident from the Colleges is required, the Director may forthwith suspend that student from the Colleges or terminate the Residential Agreement or both.
- b. Any student suspended or whose Residential Agreement is terminated by the Director under this Condition shall:
 - i. be given notice in writing together with the reasons for the termination or suspension;
 - ii. be required to vacate the College immediately;
 - iii. have the right to request a review of decision through the University’s complaints and appeals resolution process ([Stage 2: Review](#));
 - iv. still be liable for fees, as per rule 6.4.

19.2.2 Other circumstances

- a. Where a student is in breach of the Residential Agreement and the Director concludes that termination of the resident's contract is necessary, the Director shall:
 - i. notify the student in writing of the termination of the Residential Agreement specifying the effective date and reasons for the termination.
 - ii. advise the student in writing of their right to request a review of the Director's decision through the University's complaints and appeals resolution process ([Stage 2: Review](#)).
- b. Any student whose Residential Agreement is terminated under this clause shall vacate the College from the effective date and remain liable for fees, as per Condition 6.4.

19.3 Responsibility of the Collegiate Team

19.3.1 Scope of responsibility

The Collegiate Team through the Manager shall be responsible to the Director for engendering a viable residential community including where needed, maintaining the discipline of the Residential Colleges in accordance with these Conditions.

19.3.2 Authority in respect of matters of discipline

- a. Breaches of discipline will in the first instance be approached by gaining the student's cooperation willingly, by counselling and guidance.
- b. In the event the approach prescribed in 19.3.2a. is ineffective, the Collegiate Team or members of the Collegiate Team may in respect of any breach of discipline in the Residential Colleges:
 - i. take whatever action is reasonable and necessary at the time to ensure the proper welfare and safety of students and College property;
 - ii. refer the matter to the Senior Resident Advisor, Coordinator or Manager as appropriate for resolution.

In general, an educative approach is adopted when dealing with discipline issues. The Senior Resident Advisor, Coordinator or Manager may place a resident on formal warning for a period of time (e.g. a term, semester).

Residents who contravene the conditions of a formal warning, or who are found responsible for a significant breach of the Residential Agreement or College or University policy, will be referred to the Director for appropriate disciplinary action. This may include suspension of the resident from the Colleges, unless cause is explained and warranted.

20. Other information

Residents should refer to the [Residential Colleges Handbook](#) for further information about staying at Colleges. The Handbook is available online from the [Residential Colleges website](#). The information in the Handbook about Checking in and out shall apply to these Conditions of Residency as does any other information contained therein that sets out obligations of the Resident Student.



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