Benchmark Plagiarism Tariff

A benchmark tariff for the application of penalties for student plagiarism in higher education

By

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1. Introduction

In 2004, the former Independent Adjudicator for Higher Education, Baroness Deech, articulated widespread concerns about the level of inconsistency in the application of penalties for student plagiarism within Higher Education (HE). In response, the Joint Information Systems Committee (JISC), and, later, the Higher Education Academy (HEA), funded the Academic Misconduct Benchmarking Research (AMBeR) Project, which confirmed vast variation between different institutions in the penalties available for student plagiarism, the procedures involved in their recommendation, and in the actual penalties applied. Similar inconsistency has since been identified between different operating units even within the same institution.

Historically there have been numerous calls for institutions to develop more transparent and consistent penalty tariffs, with several suggested benefits, including improvements to student behaviour. Meanwhile, inconsistency is said to aggravate students, leading to the threat of legal challenges, particularly among those who feel they have been treated unfairly. Institutions therefore regularly revise and update their penalty tariffs, to try and increase the level of transparency, consistency, and/or perceived fairness.

Unfortunately, despite the AMBeR project, there remains very limited guidance available to assist with designing a plagiarism penalty tariff, except for descriptions of tariffs among individual institutions. Hence, despite the efforts made by UK HEIs, the latest report from the OIAHE detailed an increase in the number of plagiarism-related cases being referred, resulting in a familiar recommendation that ‘plagiarism guidance and the basis for awarding penalties needs to be made clear and to operate fairly’.

This study, thus, set out to develop a national tariff for the application of penalties for student plagiarism in HE, which could be used as a benchmark for institutions to compare against their current penalty tariffs, and to assist in designing future tariffs. The study draws on the policies and practices identified from the AMBeR project, as well as incorporating data from a novel consultation exercise.
2. Methods

2.1) Defining the sample

The AMBeR project defined a list of 168 UK HEIs according to the following inclusion criteria:

- That they receive funding from either The Higher Education Funding Council for England (HEFCE), The Scottish Further and Higher Education Funding Council (SFC), The Higher Education Funding Council for Wales (HEFCW) or The Northern Ireland Higher Education Council (NIHEC).

- That they offer at least one taught qualification equivalent to a minimum of Level 6 on the National Qualifications Framework (e.g. a Bachelor's degree).

Participants of the current study comprised 104 individuals working in one of these institutions either who had participated in the second stage of the AMBeR project, or were part of a self-selecting group of individuals who had previously expressed a desire to take part in research of this type.

2.2) Contacting the sample

During April 2009, all members of the sample were emailed to invite them to participate in a consultation exercise into the feasibility of developing a generic tariff for the assignment of penalties for student plagiarism in higher education. Individuals who did not respond to the initial request were sent follow-up invitations by email.

2.3) Initial data collection

Each individual was asked to follow a unique link to an online survey. Full details of the survey are shown in appendix 8.1. Briefly, it consisted of two sections; the first asked participants to identify which factors they felt were important when assigning penalties for student plagiarism, and how these rank, while the second section asked participants to identify which penalties they felt were appropriate for three theoretical incidents of student plagiarism (see appendix 8.1). The list of potential factors and the list of potential penalties were guided by the findings of both stages of the AMBeR project. However, unlike with the AMBeR project, where the focus was institutional policy, participants in the current study were explicitly requested to answer each question from their, ‘personal point of view’. At the end of the survey, a free-text box invited participants to provide any further details that they felt would be relevant to the consultation exercise.

2.4) Collecting further details

All respondents who felt that either extenuating circumstances, perceived intention to deceive, or amount of material plagiarised, were important in deciding a penalty for student plagiarism, were re-contacted by email and asked to indicate what they felt should classify as extenuating circumstances, how they would define intention to deceive, and how they would measure the amount of material plagiarised.

2.5) Testing the representativeness

The AMBeR project derived a value, the penalty gradation score (PGS), from each institution’s plagiarism penalty guidelines that was later shown to relate to certain descriptive statistics, such as the number of students, source of funding, etc. as well as the recorded incidence of plagiarism, and the type of penalties applied. The PGS distribution was hence used to determine the representativeness of the current study, within the HE sector.

2.6) Building the tariff

The drafting of the tariff was a three stage process. Firstly, an ‘importance score’ was calculated for each factor. This was estimated as the proportion of respondents that cited a factor as important, plus the mean of the rank from question 2 (see appendix 8.1). Thus, if 80% of the respondents had felt that a particular factor was important, and the mean rank for that factor (where 4 was most important) was 3, then the importance score would be 0.8 + 3 = 3.8.

Secondly, to make the scores easier to interpret and implement, they were converted into points, with the most important factor fixed to a range between 0 and 100 points, and all other factors being scaled down according to their relative importance score. Thus, if the most important factor had an importance score of 4, and the second most important factor had an importance score of 3, then it would range between 0 and 100 x (3/4) i.e. 75.

Finally, the scores were equated to particular penalties according to the responses to questions 3-5 (see appendix 8.1), i.e. where participants had been asked to identify which penalties they felt were appropriate for three theoretical incidents of student plagiarism.

2.7) Feeding back and refining the tariff

In July 2009, a draft tariff and an explanatory document were sent to the sample for further comment. Responses were collected until mid-September 2009, when they were collated and used to further refine the tariff.
3. Results

3.1) What was the response to the survey?

Of the 104 individuals contacted, 67 (64%) responded to the survey, a response rate that is concordant with the second stage of the AMBeR project (60%).

For the more detailed follow-up questions, the response rate was considerably lower, with 15 out of 66 individuals (23%) providing additional details regarding extenuating circumstances, intention to deceive, and amount of material plagiarised. Furthermore 23 out of the original cohort of 104 (22%) commented on the appropriateness of the draft tariff itself.

3.2) Was the sample representative?

No significant difference was observed between the PGS profile of institutions with a participant in the current study and the PGS profile of the total HE sector (see figure 1). The range of institutions with a participant in the current study can therefore be said to be approximately representative of the HE sector as a whole.

3.3) Important factors

Figure 2 shows the proportion of respondents that felt a particular factor was important to consider when determining a penalty for student plagiarism. Previous history of the student was the most frequently selected factor, at 97%. This was followed by the amount of plagiarised material (91%), the academic level of the student (84%), and the perceived intention to deceive (72%). Less than half of respondents thought that either the value of the work (49%), or the presence of extenuating circumstances (46%) were worth considering.

3.4) The relative importance of factors?

Figure 3 (page 6) shows the average importance rank for each of the factors (where four is the most important). It parallels the previous results, with previous history of the student returning the highest average rank (3.1) followed by the amount of plagiarised material (2.3), the academic level of the student (2.1), and the perceived intention to deceive (2.0) - although the spacing between these factors has been altered by the addition of the ranking information. Both the value of the work (0.7) and the presence of extenuating circumstances (0.5) returned very low average ranks, indicating that they were not felt to be as important as other factors, even among those that felt they should be considered.
3.5) Points allocation

Figure 4 shows the final number of points allocated to each factor. As the most important factor, previous history was allocated 100 points, followed by 80 for amount of material plagiarised, 70 for academic level, 65 for intention to deceive, and 30 for the value of the work. Extenuating circumstances would have received 25 points, but was not ultimately included in the tariff (see section 4.6).

3.6) Considered of appropriate penalties

Example 1: The minor case

Figure 5 shows the percentage of respondents that selected certain penalties as appropriate for a minor case of plagiarism (see footnote A). The majority of respondents (70%) felt that ‘no penalty’ was appropriate for this situation. Of the other penalties available, only ‘formal warning’ was selected in reasonable numbers (36%).
Example 2: The moderate case

Figure 6 shows the percentage of respondents that selected certain penalties as appropriate for a moderate case of plagiarism (see footnote B). ‘Resubmit assignment for capped mark’ was the most frequently selected (48%), followed by ‘assignment assigned fail/0%’ (33%), such that at least one of the two was selected by 72% of the participants. The other penalties that were selected by more than 10% of respondents were ‘formal warning’ (19%), ‘module assigned fail/0%’ (15%), and ‘re-sit module for a capped mark’ (10%), however, these reduced substantially (to 4%, 6% and 7% respectively), once respondents who had also selected either ‘resubmit assignment for capped mark’ or ‘assignment assigned fail/0%’ were excluded.

Figure 6

Showing the percentage of respondents that selected certain penalties as appropriate for a moderate case of plagiarism (see footnote B).

Example 3: The severe case

Figure 7 (page 8) shows the percentage of respondents that selected certain penalties as appropriate for a severe case of plagiarism (see footnote C). The majority of respondents (72%) felt that ‘expulsion’ was appropriate for this situation. Of the other penalties available, only ‘module assigned fail/0%’ (27%) and ‘award classification reduced/capped’ (18%) were selected in reasonable numbers.

Footnote A: A minor case of plagiarism was described as: ‘A first year student (who)... failed to attribute one sentence in a formative assignment... (and for whom it was) the student’s first offence.’

Footnote B: A moderate case of plagiarism was described as: ‘A second year student (who had) cut and pasted two paragraphs of material from the web without attribution in the main body of a 2,000 word essay... (and who had received) a formal warning for a similar incident in a formative assignment.’
Figure 7
Showing the percentage of respondents that selected certain penalties as appropriate for a severe case of plagiarism (see footnote C).

Footnote C: A severe case of plagiarism was described as: 'A student in the final year of their course... (who had) submitted work obtained from a ghostwriting service as their dissertation... (and who had) committed plagiarism on two previous occasions.'
4. Comments and Refinements

4.1) Previous history

There was substantial agreement that a student’s previous history of plagiarism was not only important to consider when deciding on an appropriate penalty but that it was one of the most important factors. However, this did not prevent issues being raised.

Most commonly, respondents commenting on the draft tariff felt that considering the previous history of the student contravened the process of natural justice (‘the scheme seems to be reliant on knowing the candidates previous offences, which is considered to be against natural justice principles’). It is therefore important to stress that this tariff is not designed to assist with determining whether a student has committed plagiarism, instead its purpose is to recommend an appropriate penalty, once guilt has been established.

4.2) Amount of work plagiarised

Whilst the amount of work plagiarised was almost uniformly agreed to be important in determining an appropriate penalty, there was much discussion regarding how it should be measured.

The majority of commentators cited percentages as their preferred method of expressing the amount of material plagiarised, however this often came with caveats (‘Percentage in the first instance, but context is important’), such as where in the submission the plagiarism had occurred (‘appendices... (are) less important than plagiarised material in the main body’). Some respondents objected to percentages altogether (‘(they) are often misinterpreted’), preferring semi-quantitative measures such as one sentence, one paragraph etc. Such methods would circumvent one of the primary problems with percentages, that they are intimately determined by the length of the assignment (10% of a dissertation is likely to be more than 50% of an essay). However, the less quantitative concept of critical ideas, was also frequently raised (‘If only one sentence is plagiarised, but it is the critical element of the assessment, without which the rest might not make sense, then that may be as serious as a large number of words in a different context’).

In order to account for all of these factors, the tariff was designed to incorporate a mixed definition of amount, determined by the percentage, a semi-quantitative description (one sentence, one paragraph etc.), and whether or not the plagiarised element includes a critical concept or idea. While this may not be as objective as percentages alone, there is sufficient evidence to indicate that such an approach would have been unsatisfactory.

Finally, the tariff has been modified to add additional points of graduation, due to comments that the draft did not sufficiently differentiate between different amounts (‘the ‘amount’ scale gives very little weight to the extent of the plagiarised material. A student who plagiarised say 80% would get the same penalty as on who plagiarised only 30%’).

4.3) Academic level

Although simple to measure, there were some concerns about relating academic level directly to penalty, as it was not seen as necessarily relating to understanding (‘the problem with academic level is that it isn’t a proxy for understanding’). This was most commonly applied to the example of international students, and transfers from other institutions (‘a taught postgrad from a different institution may know less about plagiarism than a second year student who has been educated at the current university’). This demonstrates the importance of training new students, at whatever level, to ensure they are aware of, and understand, plagiarism.

In terms of the tariff, it is important to note that academic level was never intended as a measure of understanding, but rather, to reflect the expected difference in standard. The same piece of work handed in at level 1 and level M would not be expected to receive the same grade. The authors consider this argument also applies to poor academic practice; hence, level was retained in the tariff to reflect the differences in expectation and externally perceived standard.

On an unrelated note, a few respondents were concerned about exactly how the points would be assigned between academic levels, especially with regards to level 1, which was considered a training environment (‘level 1 working should be considered a learning experience’). To account for this, the allocation was distributed unequally between levels, such that the gap between level 1 and level 2 was larger than the gap between level 2 and level 3/M.

4.4) Intention to deceive

Intention to deceive was by far the most contentious factor proposed, attracting a range of opinions. Around a third (32.9%) of respondents...
Comments and Refinements

selected intent as the most important (17.9%) or the joint most important (14.9%) consideration when determining an appropriate penalty for student plagiarism. Furthermore, when the draft tariff was presented, several commentators complained that it did not assign sufficient points to cases with clear intention to deceive ['The penalties for intent are... on the low side']. However, this was opposed by a large body of respondents who were concerned that intention to deceive was difficult to prove ['long and painful experience has taught us that establishing whether or not a student intended to do something is a very inexact and problematic art'].

We therefore asked participants to clarify exactly how they would determine whether a case included intention to deceive. Again, the responses were mixed, but certain examples emerged prominently. If the student had purchased the assignment, or commissioned a ghost writer, this was generally felt to demonstrate clear intention to deceive ['the exception would be where... intention is fairly obvious - as in a bought essay']. Similarly, several felt that manipulation of the submission, e.g. changing certain words, sentences, or references, to avoid detection, was evidence of intent ['manipulation of borrowed text that goes beyond cut and paste and can only mean the candidate has intended to pass it off (as their own)... is deemed very serious'].

Another suggestion involved the behaviour of the student after an allegation ['intent is sometimes referred to in decision correspondence... and linked to students behaviour after the allegation e.g. did they try to cover up the allegation'], with some feeling that intent was proven by the absence of an adequate explanation ['intent to deceive can be determined from... the inability of the student to provide any other explanation'], and that it could, therefore, be assumed until the student proved otherwise ['Intention to deceive is... predicated on the student not having a clear case that the act was not intentional']. Such a definition, however, would appear to require particularly strong evidence that the student was both aware of, and capable of understanding, good academic practice in order to be legally defensible.

Given the widespread concerns regarding proof of intent, the draft tariff was designed to include only the most unambiguous and frequently cited examples of, work purchased or ghost written or work that included evidence of attempt to avoid detection (e.g. by manipulating certain words, sentences, or references). However, this still led to confusion and dissatisfaction. Some respondents asked for more examples in the intent category ['the points based system might be enhanced with further gradation in the 'intent' section']. Many more remained concerned that intent was in the tariff at all ['Members are anxious about the notion of classifying intent or intention to deceive']. Others indicated that intent was intimately related to some of the other factors, such as amount of work plagiarised ['intent to deceive' and 'amount' are both interrelated] or previous history ['counting 'history' at all would appear to reflect an underlying assumption of intent'], and therefore feared the tariff was 'double counting'. In fact, when the tariff was compiled, it was the intention that it would consider the objective features of intent first (e.g. a purchased essay, would automatically receive the maximum allocation for 'amount') before any additional factors were considered. However, the presence of a separate 'intent' category appeared to conceal this feature, which may explain the number of complaints that the points for e.g. a purchased essay were too low. The word 'intent' was hence removed from the tariff, with the key features instead being split between Amount/Extent and under 'additional characteristics'. It was felt this would make it clearer that intent was predominately being considered implicitly, through the various other characteristics of the case (e.g. had the student plagiarised previously), with additional punitive measures being reserved only for extreme cases.

4.5) Value of work

Less than half of the respondents felt that the value of the work was worth considering, and even among those, it was rated much lower than other factors, such as intent or previous history. In the draft tariff, we thus decided to limit value to simply differentiate between formative and summative work, as the relatively small difference in points would have made further graduation, e.g. into different types of summative work, inconsequential. This approach, however, proved unsatisfactory as several respondents felt that punitive measures were fundamentally inappropriate for formative work ['we don't consider formative submissions']. It was hence decided that plagiarism in formative work should not be subject to the same tariff scheme as summative work, and should instead be limited to penalties that are more suited to the practice and training focus, such as warnings, with the worst scenario being that the offence would affect the 'previous history' of the student ['(we) deal with... (formative) cases by a private warning or, at worst, a formal warning'].

With the separation into formative and summative, the points for 'value of work' were reassigned to differentiate between standard submissions and large scale projects or
Comments and Refinements

dissertations, to address concerns that the tariff did not adequately account for the additional importance of such work.

4.6) Extenuating Circumstances

The issue of extenuating circumstances attracted a diverse range of comments. The draft tariff excluded extenuating circumstances altogether, as very few of the respondents felt it was worth considering, possibly due to the view that, while extenuating circumstances may excuse late submission, they do not excuse plagiarism ['extenuation might excuse non-submission, it should not excuse the submission of (plagiarised) work'], an opinion shared by the former independent adjudicator for higher education.14

However, those who felt that extenuating circumstances should form part of the tariff raised some important points. Several respondents indicated that illness could be considered extenuating circumstances, but that the severity had to be much higher than for other applications of extenuating circumstances ['To excuse or mitigate the offence... (the extenuating circumstances would) have to be far more severe than would account for underperformance in, say an exam']. A common definition emerged that extenuating circumstances may be acceptable if the student was not fully in control of his or her actions ['Typically we would be looking at life changing events or illnesses where the student was not fully responsible for his or her actions'], such as if the student suffered from mental health difficulties ['Illnesses such as clinical depression are often cited here'].

The other widely held definition of extenuating circumstances was inadequate preparation or training of the student in good academic practice ['extenuating circumstances are ignorance/ confusion over what is expected']. Rather than being an important part of a penalty tariff, the authors believe this is actually an essential prerequisite to any punitive measure. If an institution cannot demonstrate that a student has previously been made aware of, and understands, good academic practice, then the justification for punishment is weak. HEIs should, thus, consider adequate preparation and training as a precondition to a plagiarism detection and penalty policy.

After considering the various issues discussed, it was decided that the final tariff should not explicitly include extenuating circumstances. The majority of cases of extenuating circumstances could be dealt with within the inherent discretional flexibility in the tariff. Meanwhile, more serious cases would be more appropriately referred to a separate authority, such as the board of examiners.

4.7) Encouraging plagiarism?

Some concerns were raised that by adopting an open and well-defined tariff, students would be encouraged to risk plagiarism when the resultant penalties were small ['there is a danger that students may be able to work out penalties and therefore calculate whether it was worth taking the risk']. While this is a potential consequence of a transparent penalty system, the act of plagiarism would have to be very slight in order for the 'calculation' to be favourable. Furthermore, this argument is not compatible with the moral and legal motivations for a fair and transparent penalty tariff that are well discussed elsewhere.11,15

Also, there were concerns that the apparently small penalties for level 1 or first time students did not provide a suitable disincentive ['(there is) little incentive to prevent first year undergraduates from having a go']. While some of this was due to personal disagreement with the choice of penalties, it was suspected that a large part was also because the draft tariff included categories with zero points (e.g. level 1 students received zero points, as did first time students). While this was essentially an arbitrary reference point, several commentators agreed that these zero point categories gave the wrong message ['(surely there should be some nominal sum awarded... so that... students will be discouraged from doing it'). To account for this, all categories have been re-scored to remove zero-point categories. It should be stressed that this process did not fundamentally change the tariff in any way, except to move the minimum score above zero and, hence, prevent the misinterpretation of zero as seemingly 'unimportant'.

4.8) Collusion

Several respondents were disappointed that the draft tariff did not cover cases of collusion ['(the tariff) only refers to plagiarism but... collusion is an equally serious problem']. Further research is therefore required to examine the factors that are specific to collusion, and to establish how they could be used to construct a similar penalty tariff. Having said this, when conducting the AMBeR project, the authors found that the majority of institutions did not differentiate between collusion and plagiarism in their penalty tariffs - thus the tariff presented may still apply for some cases of collusion, especially when measuring the objective features of the case.
4.9) Other limitations

Additional limitations of the tariff are that no provisions are made for alternative forms of assessment (e.g. drawing exercises, performances, mathematical work), or for courses leading to professional qualifications, where plagiarism may be viewed as more serious ['the seriousness of plagiarism is greater if the course involved is one that leads to, for example, a professional teaching qualification... (or) which have strong ethical foundations (nursing & midwifery, law etc'). Further research is therefore required to determine what factors are considered important for alternative forms of assessment, and to measure the relative importance of studying for professional qualifications.

4.10) The appropriate penalties

The list of penalties incorporated in the draft tariff was compiled using data from both stages of the AMBeR project. However, this did not prevent respondents from suggesting alternatives, usually consisting of reflective grades, ['resubmitting the work with all the un-attributed or poorly-attributed parts properly attributed... for a mark then reduced by10 percentage points']. Unfortunately, the feedback indicated that reflective grades were not adequately defined during the consultation process ['I do not understand reflective grade'], so they may have been underrepresented in the responses received.

Several questions were raised about how credits should be handled. A common penalty for a severe case of plagiarism is for the affected module to be reduced to a zero mark ['the standard penalty for (a particular example - see footnote D) is fail unit at zero with no re-sit']. Since most courses require a minimum number of credits to be passed, this usually results in the qualification being reduced ['we might assign a fail to a module and prohibit the student taking those credits again... this indirectly leads to an ordinary degree']. Some individuals, however, felt that a distinction needs to be made between the loss of marks, and the downgrading of the qualification - leading to penalties where the module is awarded a zero mark, but the credits are retained ['module mark reduced to 0 but with credit being awarded... ie a student can meet credit requirements for honours but takes big hit in the classification calculation'].

To allow for this, the tariff includes options to retain and withdraw credits when a module is failed or when a student is expelled. However, future research is needed to assess the legitimacy of retaining credit for failed modules, and the legality of withdrawing credits that may have been fairly obtained.

In terms of choosing an appropriate penalty for a particular number of points, there was a high level of agreement for the three theoretical cases presented. Even for the ‘moderate’ case, 72% agreed that one of the two middle penalties (‘resubmit assignment for capped mark’ or ‘assignment assigned fail/0%’) was appropriate. Deciding on the appropriate penalties for cases scoring the same number of points was, thus, relatively simple. The other boundaries, however, required careful consideration of both the quantitative and qualitative findings, as well as reference to the findings of the AMBeR project. For example, the first two cut offs were chosen to correspond directly to the previous history category (i.e. a second time offender cannot appear in the first band, nor can a third time offender appear in the second), while the largest penalty band was chosen to reflect the most commonly applied penalties throughout the sector. For severe cases the threshold for introducing the possibility of expulsion was calculated so that it would not be possible for a first time offender to be expelled, unless they were at least level 3/M, and had plagiarised a significant project (e.g. their dissertation) by purchasing it from an essay mill.

For reference, the lowest possible score for a case of plagiarism where the work was purchased from an essay mill (i.e. Level 1, no previous history of plagiarism), would be 425 - leading to either ‘Assignment awarded 0% - resubmission required but mark capped or reduced’ or ‘Assignment awarded 0% - no opportunity to resubmit’ being recommended. If the same offence was committed by a student with a previous history of plagiarism, the available penalties would increase substantially to range between ‘module awarded 0% - re-sit required, but mark capped or reduced’ and ‘expelled from institution with credits withdrawn’.

Finally, feedback over several years suggests that academics do not favour a completely prescriptive penalty tariff ['(my colleagues) are wary of too much prescription in this field because of the need for academic judgement to play a key part in the process of imposing any penalty']. The tariff was thus deliberately designed to include flexibility, particularly for the more severe offences, which are often more complicated ['the more serious the offence, the less predictable... and less mechanistic the penalty should be']. While this is apparently a contradiction, ['it seems that there is a range of suggested penalties to go with the points tariff... presumably... (so) we can still maintain academic autonomy but if we can, I’m not quite sure we need this in the first place!?'], the tariff is not meant as a rigid set of rules, but rather as a national reference point, against which institutions can compare their own plagiarism penalty regulations.

Footnote D: The specific details of this example have been removed to protect the identity of the respondent and their host institution.
5. The Tariff

The next two pages detail the final version of the suggested Benchmark Tariff for the Application of Penalties for Student Plagiarism in Higher Education. The final design is points-based. Although it is theoretically possible to redraw the tariff in the form of a flow diagram, or using a list based-approach, both of these would have proved particularly complicated, due to the number of factors involved, hence the choice of a points-based format.

6. Conclusion

This study has produced a benchmark tariff for the application of penalties for student plagiarism in HE. Guided by the findings of the AMBeR project, and a consultation of 67 people working within HE institutions throughout the UK, the final tariff scheme represents a reference against which institutions can compare their own procedures, and use as an informed and practical framework when updating or constructing new penalty tariffs for academic misconduct. As a mechanism to allocate penalties once a case of plagiarism has been determined, it does not deal with the complicated issue of proof, or examine the various preventative methods available to institutions to reduce the incidence of plagiarism. However, it is hoped that by discussing some of the issues associated with penalty allocation, and by creating a national reference point that it will help to improve consistency and transparency across the sector.
1 Assign points based on the following criteria

History

<table>
<thead>
<tr>
<th>1st Time</th>
<th>100 points</th>
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<tbody>
<tr>
<td>2nd Time</td>
<td>150 points</td>
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<td>3rd/+ Time</td>
<td>200 points</td>
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Amount / Extent

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<th>Below 5% AND less than two sentences</th>
<th>80 points</th>
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<tr>
<td>As above but with critical aspects* plagiarised</td>
<td>105 points</td>
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<tr>
<td>Between 5% and 20% OR more than two sentences but not more than two paragraphs</td>
<td>105 points</td>
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<tr>
<td>As above but with critical aspects* plagiarised</td>
<td>130 points</td>
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<tr>
<td>Between 20% and 50% OR more than two paragraphs but not more than five paragraphs</td>
<td>130 points</td>
</tr>
<tr>
<td>As above but with critical aspects* plagiarised</td>
<td>160 points</td>
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<tr>
<td>Above 50% OR more than five paragraphs</td>
<td>160 points</td>
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<tr>
<td>Submission purchased from essay mill or ghostwriting service †</td>
<td>225 points</td>
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* Critical aspects are key ideas central to the assignment
† Some institutions may consider this to be a separate form of academic malpractice

Level / Stage

<table>
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<th>70 points</th>
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<tr>
<td>Level 2</td>
<td>115 points</td>
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<td>Level 3/Postgraduate</td>
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Value of Assignment

<table>
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<th>Standard weighting</th>
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<tbody>
<tr>
<td>Large project (e.g. final year dissertation)</td>
<td>60 points</td>
</tr>
</tbody>
</table>

Additional Characteristics

Evidence of deliberate attempt to disguise plagiarism by changing words, sentences or references to avoid detection 40 points
### PENALTIES (Summative Work)

In all cases a formal warning is given and a record made contributing to the student’s previous history.

<table>
<thead>
<tr>
<th>Points</th>
<th>Available Penalties (select one)</th>
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<tbody>
<tr>
<td>280 - 329</td>
<td>• No further action beyond formal warning</td>
</tr>
<tr>
<td></td>
<td>• Assignment awarded 0% - resubmission required, with no penalty on mark</td>
</tr>
<tr>
<td>330 - 379</td>
<td>• No further action beyond formal warning</td>
</tr>
<tr>
<td></td>
<td>• Assignment awarded 0% - resubmission required, with no penalty on mark</td>
</tr>
<tr>
<td></td>
<td>• Assignment awarded 0% - resubmission required but mark capped or reduced</td>
</tr>
<tr>
<td>380 - 479</td>
<td>• Assignment awarded 0% - resubmission required but mark capped or reduced</td>
</tr>
<tr>
<td></td>
<td>• Assignment awarded 0% - no opportunity to resubmit</td>
</tr>
<tr>
<td>480 - 524</td>
<td>• Assignment awarded 0% - no opportunity to resubmit</td>
</tr>
<tr>
<td></td>
<td>• Module awarded 0% - re-sit required, but mark capped or reduced</td>
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<tr>
<td></td>
<td>• Module awarded 0% - no opportunity to re-sit, but credit still awarded</td>
</tr>
<tr>
<td>525 – 559</td>
<td>• Module awarded 0% - re-sit required, but mark capped or reduced</td>
</tr>
<tr>
<td></td>
<td>• Module awarded 0% - no opportunity to re-sit, but credit still awarded</td>
</tr>
<tr>
<td></td>
<td>• Module awarded 0% - no opportunity to re-sit, and credit lost</td>
</tr>
<tr>
<td></td>
<td>• Award classification reduced</td>
</tr>
<tr>
<td></td>
<td>• Qualification reduced (e.g. Honours -&gt; no Honours)</td>
</tr>
<tr>
<td></td>
<td>• Expelled from institution but credits retained</td>
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<tr>
<td></td>
<td>• Expelled from institution with credits withdrawn</td>
</tr>
<tr>
<td>560+</td>
<td>• Module awarded 0% - no opportunity to resit, and credit lost</td>
</tr>
<tr>
<td></td>
<td>• Award classification reduced</td>
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<tr>
<td></td>
<td>• Qualification reduced (e.g. Honours -&gt; no Honours)</td>
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<td>• Expelled from institution with credits withdrawn</td>
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</tbody>
</table>

### PENALTIES (Formative Work)

<table>
<thead>
<tr>
<th>Points</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>280 - 379</td>
<td>Informal warning</td>
</tr>
<tr>
<td>380+</td>
<td>Formal warning, with record made contributing to the student’s previous history</td>
</tr>
</tbody>
</table>
7. References


8. Appendices

8.1) The questionnaire

This short survey is part of a consultation exercise into the feasibility of developing a generic tariff for the assignment of penalties for student plagiarism in higher education.

We would therefore like to invite you to participate because you have either previously expressed an interest in this area, or because we believe that you would be interested in contributing your views to this exercise.

This consultation exercise builds on the work of the Academic Misconduct Benchmarking Research (AMBeR) Project. However, whilst the AMBeR Project focused on an institutional approach to plagiarism, this consultation is concerned with the opinions of those working within the HE sector. Therefore, please complete the following questionnaire from your personal point of view. Please note, however, that your opinions will be treated entirely in confidence.

The aim of this consultation is to ascertain which factors are considered to be important when assigning penalties for student plagiarism, and what type of penalties the community considers appropriate for certain offences. If a suitable response rate is achieved, our findings will be fed back to the community as guidelines for establishing a generic penalty tariff.

1. Which of the following factors would you consider to be important when assigning a penalty for a case of student plagiarism (tick all that apply).

- Academic level of the student (ie level 1, level 2, level 3, postgraduate).
- Value of the work (ie formative, standard essay, dissertation).
- Amount of plagiarised material (ie one sentence, one paragraph, whole essay etc).
- Perceived intention to deceive.
- Extenuating circumstances.
- Other (please state).

2. Please now rank (up to four of) the factors you have selected in order of importance (with 1 being most important) when assigning a penalty.

1. Academic level of the student (ie level 1, level 2, level 3, postgraduate).
2. Value of the work (ie formative, standard essay, dissertation).
3. Amount of plagiarised material (ie one sentence, one paragraph, whole essay etc).
4. Perceived intention to deceive.
5. Extenuating circumstances.
6. Other (as specified above).

3. For the following three theoretical cases please indicate which of the listed penalties you would assign (you may select more than one penalty in each case):

- A first year student has failed to attribute one sentence in a formative assignment. This is the student's first offence.

- No penalty.
- Formal warning.
- Resubmit assignment for full mark.
- Reflective grade.
- Resubmit assignment for capped mark.
- Assignment assigned fail/0%.
- Module mark reduced to pass.
- Resit module for capped mark.
- Module assigned fail/0%.
- Award classification reduced/capped.
- Expulsion.
A second year student has cut and pasted two paragraphs of material from the web without attribution in the main body of a 2,000 word essay. The student’s record shows they have received a formal warning for a similar incident in a formative assignment.

- No penalty.
- Formal warning.
- Resubmit assignment for full mark.
- Reflective grade.
- Resubmit assignment for capped mark.
- Assignment assigned fail/0%.
- Module mark reduced to pass.
- Resit module for capped mark.
- Module assigned fail/0%.
- Award classification reduced/capped.
- Expulsion.

A student in the final year of their course has submitted work obtained from a ghostwriting service as their dissertation. The student’s record shows that they have committed plagiarism on two previous occasions.

- No penalty.
- Formal warning.
- Resubmit assignment for full mark.
- Reflective grade.
- Resubmit assignment for capped mark.
- Assignment assigned fail/0%.
- Module mark reduced to pass.
- Resit module for capped mark.
- Module assigned fail/0%.
- Award classification reduced/capped.
- Expulsion.

4. Finally, please provide any further details which you feel would be relevant to this consultation exercise.

8.2) Tariff examples

Example 1

A first year student has failed to attribute one sentence in a formative assignment. This is the student’s first offence.

This case equates to:

100 points (history) + 80 points (amount/extent) + 70 points (level) + 30 points (value of assignment) + 0 points (additional characteristics) = **280 points**:

The recommended penalties are:

- Informal warning
- Formal warning, with record made (i.e. this contributes to the student’s previous history)

Example 2

A second year student has cut and pasted two paragraphs of material from the web without attribution in the main body of a 2,000 word essay. The student’s record shows they have received a formal warning for a similar incident in a formative assignment.
This case equates to:

150 points (history) + 105 points (amount/extent) + 115 points (level) + 30 points (value of assignment) + 0 points (additional characteristics) = 400 points:

The recommended penalties are:

- Assignment awarded 0% - resubmission required but mark capped or reduced
- Assignment awarded 0% - no opportunity to resubmit

Example 3

A student in the final year of their course has submitted work obtained from a ghostwriting service as their dissertation. The student's record shows that they have committed plagiarism on two previous occasions.

This case equates to:

200 points (history) + 225 points (amount/extent) + 140 points (level) + 60 points (value of assignment) = 625 points:

The recommended penalties are:

- Module awarded 0% - no opportunity to resit, and credit lost
- Award classification reduced
- Qualification reduced (e.g. Honours -> no Honours)
- Expelled from institution but credits retained
- Expelled from institution with credits withdrawn
Throughout this document, the following terms are taken to have the definitions below:

**Academic level:** Refers to the stage of higher education study, where level 1, level 2, and level 3 typically refer to the first (certificate), second (diploma), and third (bachelor) years of an English bachelor’s degree respectively. In this document, Level M is used to refer to taught postgraduate courses, such as masters, or postgraduate diplomas, but not to research courses such as PhDs.

**Assignment:** A single piece of work, e.g. an essay, review, or dissertation.

**Module:** An independent unit of study or training, usually including lectures, assignments, and other teaching components that are related by a topic or method. A module usually comprises several assignments, but may be a dissertation or project. A module is typically equal to between 10 and 40 credits (60 credits in some cases) at undergraduate level, but may be higher at postgraduate level.

**Mark:** The percentage (e.g. 65%), or score (e.g. 13/20), awarded for an assignment or module.

**Grade:** The quality indicator or measurement awarded to a particular mark, e.g. 2:1, merit, B.

**Classification:** The final grade for overall qualification, e.g. 2:1, merit.

**Reduced mark:** The mark is lowered, e.g. from a 65% to a 55%, or from 13/20 to 11/20.

**Reduced grade/classification:** The grade/classification is lowered, e.g. from a 2:1 to a 2:2, or from a B to a C. This is considered equivalent to a reduced mark.

**Capped mark:** The mark is restricted to a maximum amount that is below the usual theoretical maximum (e.g. 50% rather than 100%, or 10/20 rather than 20/20).

**Capped grade/classification:** The grade/classification is restricted to a maximum amount that is below the usual theoretical maximum (e.g. 2:2 rather than first, or C rather than A).

**Reflective mark/grade:** The mark or grade of an assignment is reduced in some way so that it is seen to reflect the mark or grade of the material deemed to be the student’s own. The exact method of assigning a reflective mark/grade varies between institutions, but most commonly involves either marking the assignment as normal (e.g. 65%), and then subtracting the percentage plagiarised (e.g. 20%, such that the mark would be 65%-20% = 45%), or subtracting the percentage plagiarised first (e.g. 100%-20% = 80%) and then recalculating the grade out of the available proportion (e.g. 65% of 80% = 52%).

**Resubmit:** A student is given a second opportunity to complete and hand in an assignment or module during the normal course of term, or closely afterwards - a resubmission may thus be seen as a form of extension. The affected student may still, therefore, be permitted a third chance to submit the assignment, or complete the module, through any re-sit procedures.

**Re-sit:** A student formally fails an assignment or module, and must repeat the assignment or module either during a specified re-sit period (e.g. during the summer vacation), or during the next academic year.

**Summative assignment:** A type of assignment that contributes in some way to the module mark, and hence affects a student’s chance of progression or their final classification. Summative assignments are always marked and/or graded.

**Formative assignment:** A type of assignment that does not contribute to the module mark, and hence does not affects a student’s chance of progression or their final classification. Formative assignments may or may not receive a mark or grade, or may be marked and/or graded by other students. Such assignments may be purely for development purposes.