



المملكة العربية السعودية وزارة التعليم جامعة الأميرة نورة بنت عبدالرحمن عمادة شؤون الطالبات

Student Conduct and Discipline Rules

Princess Nourah bint Abdulrahman University

Muharram 1444 AH



جامعة الأميرة نورة بنت عبدالرحمن Princess Nourah bint Abdulrahman University

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Chapter One

Definitions, Objectives, and Scope

Article One:

The words and phrases - wherever they appear in the rules - shall have the meanings set forth next to each, unless the context indicates otherwise.

- 1. The University: Princess Nourah bint Abdulrahman University.
- 2. The University City: Includes all the university's facilities such as agencies, colleges, institutes, deanships, sports clubs, King Abdullah Hospital, centers, the central library, health centers, schools and nurseries, university housing, and others.
- 3. The Students: All female students enrolled in undergraduate, diploma, and postgraduate studies, as well as those attending training programs at the university.
- 4. The Permanent Discipline Committee: A standing committee formed by a decision from the esteemed University President, tasked with examining student violations reported by the colleges, centers, and various university administrations or any of the University City's facilities to decide and determine the appropriate punishment for the student in accordance with the texts and articles of these rules.
- 5. The Sub-Committee for Discipline: A committee formed by a decision from the dean of the college/institute, tasked with studying student violations reported to it to decide and determine the punishment the student deserves according to the dean's authority.
- 6. The Permanent Committee for Grievances and Appeals: A standing committee formed by a decision from the esteemed University President, tasked with considering the grievances of students against disciplinary decisions issued against them.
- 7. The Violation: Any statement or action by a student that contravenes the provisions of Islamic Sharia, state regulations, university systems, regulations, instructions, traditions, public morals, and everything included in Article Four of these rules.



- 8. The Punishment: The disciplinary penalty stipulated in these rules.
- 9. Documented Warning: An official notice warning the student in case of committing some violations specified in the rules.

Article Two:

These rules aim to:

- 1. Develop a culture of respect for systems, regulations, and university instructions, and to enhance values, ethics, and public morals that govern behavior.
- 2. Control the behavior of students within the University City through the application of appropriate punishment for violations.
- 3. Correct the behavior of violating students. Article Three: All students enrolled in undergraduate, diploma, and postgraduate studies, as well as those attending training programs at the university, are subject to the provisions of these rules.

Article Three:

All female students enrolled in the bachelor's, diploma, and postgraduate programs, as well as those attending training programs at the university, are subject to the provisions of these rules.



Chapter

Two Violations

Article Four:

Any breach of the provisions of Islamic Sharia, state regulations, university statutes, directives, norms, ethics, or public manners constitutes a violation requiring disciplinary action, including, but not limited to, the following acts:

- 1. Any statement or action that affects the religion, Islamic fundamentals, disrupts good conduct and behavior, ethics, public manners, and the systems practiced within the university.
- 2. Undermining the Islamic principles and foundations of the state, offending national unity verbally or actively, calling for joining organizations hostile to the homeland, or promoting any political or regional ideas contrary to the state's system.
- 3. Damaging the university's reputation domestically or internationally, or speaking on behalf of the university without an official capacity in any way.
- 4. Violating university regulations and directives, inciting their breach, or causing riots and chaos within the university city or training venues.
- 5. Disrupting studies or university operations that regulations require compliance with, or inciting their disruption during lectures, exams, seminars, or activities held within or outside the university that involve the university in any way.
- 6. Collecting funds, donations, or signatures without the approval of the competent authorities within the university.
- 7. Unauthorized access to the university's or its affiliates' confidential information, publishing, tampering with, destroying, erasing it, or guiding others on how to obtain it.
- 8. Misuse, damage, or vandalism of university facilities and properties, or transferring them without the approval of the competent authorities, and any behavior affecting the cleanliness of the university and its facilities.



- 9. Organizing any activities or events inside the university, participating in them, issuing publications, brochures, posters, or participating in their distribution without the approval of the competent authorities within the university.
- 10. Using modern technologies to harm the university or any of its affiliates, photographing or recording any of the university's internal events, and publishing them by any means.
- 11. Not adhering to public taste in dress or attire in a manner inconsistent with Islamic values, community traditions, and norms, and the university's instructions in this regard.
- 12. Verbally or physically assaulting any of the university's academic, administrative staff, students, or employees of companies operating within the university, or any person within the university city.
- 13. Carrying or using firearms even if licensed or bladed weapons, keeping flammable or explosive materials, or bringing any materials that can be used for an unlawful purpose into the university and its facilities, or threatening to use any of that.
- 14. Any forms of unhealthy, deviant relationships, or behaviors contrary to sound nature, or practicing any unacceptable behavior.
- 15. Possessing, using, trading, or promoting any substances banned by law within the university city.
- 16. Smoking, possessing, or trading tobacco and all its derivatives in any way, including using cigarettes, hookah, e-cigarettes, or any other means involving raw or manufactured tobacco or any of their derivatives within the university city.
- 17. Theft, robbery, attempting or planning, or incitement proven within the university city.
- 18. Any infringement on intellectual property rights, whether by copying, unauthorized quoting, regardless of the means used to commit this infringement and where it occurred.
- 19. Forgery of documents, certificates, official documents, non-academic documents linked to obtaining through fraud or deceit or requesting that, as long as it is related to the student's relationship with the university or the study procedures therein.



- 20. Facilitating the entry of visitors or any individual, whether related or not, into the university city without official permission from the competent authorities.
- 21. Sheltering any unauthorized person in university housing, staying in a room other than the designated one, bringing in visitors, using the housing for purposes other than those designated, or the final exit of students from university housing without official permission from the competent authority.
- 22. Impersonation, whether to benefit the actor or someone else, such as assuming an official capacity without authorization from that entity, or in any matters related to the university and its affairs, including giving university documents or IDs to others for unlawful use, and entering exams on behalf of someone else or vice versa. Anyone agreeing with her or facilitating that is considered an accomplice and is subject to punishment.
- 23. Any form of cheating in exams by any means, or attempting, participating in it, or obtaining exam questions before they are held.
- 24. Possessing or trading devices, books, or any other means within the university that contain content contrary to manners, ethics, principles, and the established fundamentals in Islamic Sharia.
- 25. Refusing to present the university ID or identification documents to the competent authorities within the university when requested.
- 26. Stubbornness and insistence on refusing to comply with the directions of the competent authorities in enforcing order within the university.
- 27. The student's breach of order during the investigation with her, when giving testimony, going beyond the limits of morals and decency in her actions, when addressing the discipline committee members, or refusing to comply with the committee's summons to appear for investigation.
- 28. Any other violation that constitutes a breach of the university's issued regulations and instructions not mentioned in these rules.



Chapter Three

Disciplinary Penalties and Controls for Imposing Penalties

Article Five:

First: One of the following penalties shall be imposed on the offending student:

- 1. A documented warning.
- 2. A written reprimand.
- 3. Assigning the student to perform some community service activities inside or outside the university.
- 4. Considering the student as having failed one or more courses.
- 5. Temporarily suspending the student from studying at the university for no more than one academic year with a suspension of scholarship.
- 6. Depriving the student of university housing.
- 7. Permanent dismissal from the university.
- Postgraduate students are exempt from applying item (8) and are referred to the Dean's Office for Graduate Studies to take appropriate action for such academic cases according to the regulations and rules they have.

Second: Original penalties follow procedures and effects, and the Permanent Discipline Committee may recommend them along with the original penalty, including, for example:

- A. Obligating the student to an appropriate rehabilitation program.
- B. The student bears the value of what she stole, damaged university property, or the cost of repair or installation, and the Dean's Office for Student Affairs is responsible for implementing this procedure.



- C. In the case of imposing a temporary suspension from studying at the university, the student's university ID is withdrawn, and she is prevented from benefiting from the services and activities offered by the university during the penalty period, with the issuance of a temporary entry permit to attend the rehabilitation program if necessary.
- D. In the case of paid programs (postgraduate and diploma), the student must repay the fees for the course or courses she failed as a result of the disciplinary decision issued against her.

Third: Violations associated with imposing financial fines according to regulations and rules: If the violation attributed to the student is related to regulations and rules that stipulate imposing financial fines for violating their controls, the following procedures are taken:

- 1. A record of the incident is made by the entity that detected the incident at the university.
- 2. An administrative decision is issued to impose the fine within its regulatory limits as estimated by the Dean's Office for Student Affairs.
- 3. The student is notified of the fine decision with a thirty-day objection period from the date of notification, and the decision becomes effective after thirty days without objection.
- 4. If the student objects to the fine decision within the regulatory period, it is referred to the Permanent Discipline Committee for consideration, and the committee's decision in this regard is final after being endorsed by the competent deputy.

Article Six:

- 1. It is not permissible to impose more than one disciplinary penalty for the same violation attributed to the student.
- 2. The choice of penalty should be proportional to the degree of the violation or its repetition, considering the precedents and mitigating and aggravating circumstances related to the violation, within the limits of the penalties prescribed in these rules.
- 3. When issuing a disciplinary penalty, the decision must be justified.



- 4. The penalty is imposed on the student after verifying her guilt with evidentiary evidence, including the following:
 - A. Written admission of committing the violation.
 - B. Proven witness testimony in writing.
 - C. Catching the student in the act of violating.
 - D. The availability of evidence and indications that condemn the student.
- 5. When multiple violations arise from a single act, the harshest of the penalties prescribed for these violations is imposed.
- 6. The period of temporary suspension from study is counted within the student's regulatory period, considering Article Seventeen of these rules, except for postgraduate students who are referred to the deanery for appropriate action according to the regulations and rules they have.
- 7. When issuing a temporary suspension from study decision against a student, the Dean's Office for Student Affairs must not notify the Dean's Office for Admissions and Registration until after the grievance period from the decision passes fifteen days from its issuance or after receiving the Permanent Committee for Grievances and Appeals' confirmation endorsed by the competent deputy.
- 8. The offending student is notified of the penalty specified in these rules in person, her signature is taken on that, and in case of refusal, a record of refusal to sign is made, and the student is provided with a copy of the decision upon request.
- 9. The student is notified of the penalty decision, and she has fifteen days from the date of notification to appeal the penalty decision.
- 10. If fifteen days pass from the date of notifying the student without objection, the penalty decision issued against her becomes effective.



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Article Seven:

If it is proven that the violation attributed to the student constitutes a criminal offense as the principal actor or accomplice, the competent deputy has the right to notify the competent authorities to take the necessary action in light of the procedures and according to the instructions followed, without prejudice to the disciplinary procedures included in these rules.

Article Eight:

The University President may assume all the competencies of the Permanent Committee for Student Discipline specified in these rules and may impose any of the penalties specified in Article Five in the event of a disturbance or a major breach of order in the university, or in the occurrence of a threatening situation that requires swift resolution, as well as in cases of students committing violations that require special or confidential handling.



Chapter Four

Authority of Control and Its Procedures

Article Nine:

- 1. Deans, department heads, faculty members, department directors, student monitors, security personnel, and dormitory supervisors at the university have the authority to control offending students within their jurisdiction according to the university's regulations and rules.
- The control of students and the preparation of a detailed control report on the facts and circumstances of the violation by the person who detected the violation, and the report should be accompanied by documentary evidence and witness statements, if any.
- 3. The control report is referred to the direct supervisor, and depending on the type of violation, she in turn takes the necessary actions according to her authority, or escalates it to the Dean's Office for Student Affairs.

Article Ten: The Permanent Discipline Committee, when referring any student for investigation, may request the Dean's Office for Admissions and Registration to suspend the student's academic account, or her transfer or graduation procedures, or her clearance from the university until the final decision on the attributed violation is made.



Chapter Five

Procedures for Controlling Cheating Incidents and Its Penalties

Article Eleven:

When a student is caught cheating or attempting to cheat during midterm or final exams, the examiner or the test committee supervisor should follow the following:

- 1. Remove the offending student from the examination hall.
- 2. Prepare a detailed report of the incident on the same day, accompanied by documentary evidence, and submit it to the Dean of the College/Institute.
- 3. The Dean of the College/Institute, or a member of the Sub-Committee for Discipline delegated by her, should directly investigate the offending student. If the student is proven to have committed the cheating violation, the Dean of the College/Institute recommends imposing one of the following penalties: Firstly / For midterm exams (theoretical, practical): Cancel the student's exam in the course in which she was caught cheating or attempting to cheat, and record zero in the exam score (theoretical or practical) for that course. Secondly / For final exams (theoretical, practical):
 - A. Cancel the student's exam in the course in which she was caught cheating or attempting to cheat and record zero in the final exam score for that course until the disciplinary decision is issued against her.
 - B. Cancel the student's exam in the course in which she cheated in addition to canceling her exam in another course or more, and record zero in these courses until the disciplinary decision is issued against her.
 - C. Cancel the student's exam in all courses registered for that semester and record zero in the final exam score for all courses until the disciplinary decision is issued against her.



- 4. The Dean of the College/Institute must consider the progression in imposing the penalty when recommending any of the previous penalties, as the cheating violation may be related to other violations such as assaulting an examiner, insisting on not following orders, or disrupting the examination process.
- 5. The semester coursework grade should be recorded for the student who committed the cheating violation until the penalty decision is issued.
- 6. The investigation report including the Sub-Committee for Discipline's penalty recommendation is referred to the Dean's Office for Student Affairs for endorsement and necessary executive actions.
- 7. The Dean's Office for Student Affairs is responsible for announcing the disciplinary penalty decision after its endorsement.

Article Twelve:

A. If a student commits cheating violations other than in exams, such as cheating in reports, research, practical exercises, or homework, the course instructor should cancel the grade for that assignment. B. If a student violates field training or graduation projects, the course instructor/supervisor must prepare a report for the violation, and the Dean of the College/Institute should refer the report to the Sub-Committee for Discipline to investigate the student, and if the violation is proven, the committee recommends imposing one of the penalties mentioned in Article Eleven, item three. C. If a student violates academic integrity in master's and doctoral theses (scientific dissertations), the Graduate Studies Dean's Office regulations apply.

Article Thirteen:

When one of the cheating violations mentioned in Article Four (items 18, 23) and in Article Twelve is discovered after the final result of any course has been approved, the student who committed it does not escape disciplinary responsibility and is referred to the Permanent Committee for Student Discipline for investigation and recommendation of the appropriate penalty.



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Article Fourteen:

If one of the violations mentioned in Article Four (items 18, 19, 22) is proven against a student who has already received her graduation document, the university may cancel the decision to grant the document or certificate, and may refer all documents and investigations related to the violation to the competent governmental authorities for consideration.

Article Fifteen: Except for what is mentioned in items (19, 22) of Article Four, no disciplinary penalties mentioned in Article Five of these rules may be imposed on violations discovered more than two years ago and for which no investigation procedures were taken at the time.

Article Sixteen:

The Permanent Committee for Discipline must ensure that the penalties mentioned in items (5, 6) of Article Five do not lead to the cancellation of the student's registration at the university. In such cases, the committee may recommend in its decision not to count the duration of the temporary suspension penalty within the student's regulatory period.



Chapter Six

Committees

Article Seventeen:

Firstly: The Permanent Committee for Student Discipline

A. Formation of the Permanent Discipline Committee:

- 1. The committee is formed by a decision from the university president for a term of two years, renewable for a similar period, and consists of: a. The Dean of Student Affairs at the university as the chair of the committee. b. The Deputy Dean of Student Affairs for Student Services as the vice-chair. c. The Dean or Deputy Dean of Admissions and Registration as a member. d. Three faculty members, one specializing in Sharia and another in law. e. The Dean or one of the Deputy Deans of the college to which the offending student belongs as a member.
- 2. The committee's sessions are convened as needed by invitation from the chair, and the convening is only official with the attendance of at least two-thirds of the members, with decisions made by an absolute majority of the votes of those present. In case of a tie, the side with the chair prevails.
- 3. The chair of the committee may invite anyone whose presence she deems necessary for the session, and if the student is a postgraduate student, a representative from the Graduate Studies Dean's Office is invited to attend the session.
- 4. If the committee's term ends, it continues to operate for no more than four months until a new committee is formed to replace it.



B. Jurisdiction: The Permanent Discipline Committee is responsible for the following:

- 1. Investigating the violation referred to it and related matters, then preparing a report that includes the referred student's details, a summary of the facts, a description of the attributed violation, its verification, and evidence of proof if available.
- 2. Submitting the committee's report, including the recommended penalty, to the competent deputy along with copies of the investigation records for appropriate action.
- 3. The recommendations made by the committee become effective after being endorsed by the competent deputy, who has the authority to reconsider the penalty or determine a different penalty she deems appropriate. If the committee remains of its opinion, the matter is escalated to the university president, whose decision is final.
- 4. If the student is a postgraduate student and the Permanent Discipline Committee deems that the violation warrants the penalty mentioned in item (8) of Article Five, the record and its attachments are referred to the executive administration for appropriate action according to the regulations and rules they have.
- 5. Notifying the relevant entities within the university (Admissions and Registration Dean's Office, Graduate Studies Dean's Office, and the student's college/institute) of the disciplinary decision within a week of its issuance.
- 6. Reviewing reports from the Sub-Committee for Discipline in the college/institute to take necessary action.
- 7. Endorsing the recommendations for penalties proposed in the report of the Sub-Committee for Discipline in the college/institute, with the right to reconsider the penalty or determine another suitable penalty.
- 8. Studying violations from all facilities of the university city, preparing reports on them, and submitting them to the competent deputy to raise the level of discipline in the university.



9. Preparing an annual report on the committee's operations, recommendations, proposals, and submitting it to the competent deputy.

Secondly: The Sub-Committee for Discipline in the College/Institute A. Formation of the Sub-Committee for Discipline in the College/Institute:

- 1. The committee is formed by a decision from the Dean of the College/Institute for a term of one year, renewable for a similar period, and consists of: a. The Dean of the College/Institute as the chair of the committee. b. The Deputy Dean for Academic Affairs as the vice-chair. c. The Director of Student Services Department as a member. d. The head of the department to which the offending student belongs as a member. e. A faculty member with experience as a member.
- 2. The committee's sessions are convened as needed by invitation from the chair, and the convening is only official with the attendance of at least two-thirds of the members, with decisions made by an absolute majority of the votes of those present. In case of a tie, the side with the chair prevails.
- 3. The chair of the committee may invite anyone whose presence she deems necessary for the session.
- 4. If the committee's term ends, it continues to operate for no more than four months until a new committee is formed to replace it.

B. Jurisdiction: The Sub-Committee for Discipline in the College/Institute is responsible for the following:

1. Investigating the referred violation and related matters, then preparing a report that includes the referred student's details, a summary of the facts, a description of the attributed violation, its verification, and evidence of proof if available.



- 2. Submitting the committee's report, including the recommended penalty, to the Dean's Office for Student Affairs along with copies of the investigation records for appropriate action.
- 3. The recommendations made by the committee become effective after being endorsed by the Dean of Student Affairs, who has the authority to reconsider the penalty or determine a different penalty she deems appropriate.
- 4. If the violation committed by the student warrants the imposition of a penalty within the powers of the Dean of the College/Institute mentioned in items (1, 2) of Article Five of these rules, she has the right to issue the decision.
- 5. If the violation committed by the student warrants the imposition of a penalty beyond the powers of the Dean of the College/Institute, then the complete investigation file is referred to the Dean of Student Affairs for necessary action.

Thirdly: The Permanent Committee for Grievances and Appeals A. Formation of the Permanent Committee for Grievances and Appeals:

- The committee is formed by a decision from the university president for a term of one year, renewable for a similar period based on the recommendation of the competent deputy, and consists of:
 - a. The Dean of the Law College as the chair of the committee.
 - b. A faculty member specializing in psychology as a member.
 - c. A faculty member specializing in social work as a member.
 - d. A faculty member specializing in Sharia sciences as a member.
 - e. A faculty member specializing in law or a representative from the university's legal administration as a member.



- 2. The sessions of the Grievance and Appeal Committee are convened as needed by invitation from the chair, and the convening is only official with the attendance of at least two-thirds of the members, with decisions made by an absolute majority of the votes of those present. In case of a tie, the side with the chair prevails.
- 3. The chair of the Permanent Committee for Grievances and Appeals may invite anyone whose presence she deems necessary for the session.
- 4. If the committee's term ends, it continues to operate for no more than four months until a new committee is formed to replace it.

B. Jurisdiction: The Permanent Committee for Grievances and Appeals is responsible for the following:

- 1. Reviewing the student's grievance against the disciplinary decision issued against her and preparing a report that includes affirming the penalty, reducing it, or canceling it.
- 2. Submitting the report containing the committee's decision to the competent deputy for endorsement. If the decision is not endorsed, the report is returned to the committee for further consideration. If the committee maintains its decision, it is escalated to the university president, and her decision is considered final.
- 3. Notifying the Dean's Office for Student Affairs of the committee's decision to complete the necessary procedures.
 - D. Mechanism for Filing a Grievance: The student or her guardian has the right to submit a grievance and request an appeal to the Dean's Office for Student Affairs to reconsider the disciplinary decision issued against her within fifteen days of being notified of the decision. The request is then escalated to the competent deputy to be presented to the Permanent Committee for Grievances and Appeals. The committee must issue its decision on the grievance submitted to it within fifteen days from the date of receiving the grievance.



Article Eighteen:

- 1. When a student commits a violation, the authority with control authority must prepare a control report of the violation and submit it to the competent entity (Dean's Office for Student Affairs, the student's college/institute).
- 2. All summonses and notifications in the cases specified in these rules shall be through a letter to the student via her official university email, or a text message to her registered mobile phone, or communication through her college administration, or by sending a registered letter to the student's known residence. If it is not possible to inform her by these means, she can be summoned or notified through a circular inside her college for a week. In all cases, the student is responsible for updating or modifying any of her registered information on the university's electronic academic system.
- 3. The Dean of the College/Institute is responsible for imposing the penalties in items (1, 2) of Article Five of these rules, without prejudice to what is stated in Article Eleven of these rules.
- 4. If the violation committed by the student warrants a penalty beyond the powers of the Dean of the College/Institute, then the complete investigation file is referred to the Dean of Student Affairs.
- 5. The competent authority refers the control report to the Permanent Committee for Discipline to study the reports and investigate the offending student. If the committee finds that the accusation against the student is not proven, or there is insufficient evidence, or the act attributed to the student is not criminal, it has the right to close the investigation and document its decision with an explanation.



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- 6. The Permanent Committee for Discipline must review the violations within a maximum period of thirty days from the date the violation is referred to it, excluding official student holidays. All procedures taken by the committee must be documented in its records, and a penalty may only be imposed after the student is formally summoned for investigation, her statements regarding the allegations against her are heard, and documented in the investigation record. The student has the right to defend herself and present evidence that refutes the allegations against her, including requesting witness hearings. Her right to make statements is forfeited if she is formally summoned twice to hear her statements and does not attend unless she has an excuse accepted by the committee, provided that the period between the first and subsequent summons does not exceed seven days.
- 7. The case is considered in her absence, and the disciplinary decision issued against her becomes effective.

Article Nineteen:

The committees mentioned in these rules have the right to summon anyone whose testimony is needed, and the chair is responsible for formally inviting them. Testimonies are heard by the attending committee members, and the content of these testimonies is documented in the investigation record. Each witness signs their testimony, and each witness is heard individually unless the investigation's need requires confronting the witnesses with each other. The committees may suffice with the witness's written testimony if deemed necessary.

Article Twenty:

If any member of the committees mentioned in these rules participated in detecting the violation under consideration, was involved in it, or is related to the offending student, they must recuse themselves from participating in reviewing this violation. If they do not do so, the chair of the committee must exclude them from the review. In general, any committee member may request to be excused from reviewing any violation if they have a moral impediment that prevents them from doing so. In all cases, if necessary, the authority may include an appropriate substitute in the committee's membership to review the violation.



Article Twenty-One:

- The Dean's Office for Student Affairs and the Admissions and Registration Dean's Office must take the necessary actions to implement the penalty issued against the offending student according to the powers granted to each of them in the university's regulations and rules after being notified of the discipline committee's decision.
- 2. The Dean's Office for Student Affairs keeps the decisions issued with disciplinary penalties in the student's file and provides copies of her decision to the Admissions and Registration Dean's Office, the Graduate Studies Dean's Office, and the student's concerned college/institute.
- 3. The disciplinary penalty decision issued within the university is announced in the manner recommended by the committee after the competent deputy's approval.

Article Twenty-Two:

"It is not permissible to re-enroll a student who has been dismissed from the university for educational or disciplinary reasons, or who has been dismissed from another university for disciplinary reasons. If it is discovered after her re-enrollment that she had previously been dismissed for such reasons, her enrollment is considered nullified from the date of re-enrollment." (1)

(1) Article Eighteen of the Study and Examinations Regulations for the Undergraduate Level in the Higher Education Council and Universities System and its Regulations.



Chapter Seven

General Provisions

Article Twenty-Three:

The penalties specified in these rules apply to the student whether she committed the violation as a principal actor or as an accomplice.

Article Twenty-Four:

Ignorance or lack of knowledge of the university's regulations, effective decisions, and issued instructions is not an excuse that prevents the imposition of the prescribed penalties in these rules on the offending student. The university is responsible for publishing and announcing these rules to students through all recognized and customary advertising means at the university.

Article Twenty-Five:

The university council has the right to interpret or amend what is stated in these rules.

Article Twenty-Six:

These rules shall be named "Student Conduct and Discipline Rules for the Students of Princess Nourah bint Abdulrahman University" and shall be effective from the date of their approval by the university council.

Article Twenty-Seven:

In cases not covered by these rules, the effective regulations and decisions in the Kingdom of Saudi Arabia shall apply.



Deanship of Student Affairs