Regulations governing the
Principles for safeguarding good academic practice at the Carl von Ossietzky University

dated 17/03/2017

On 8 March 2017, the Senate of the Carl von Ossietzky University of Oldenburg decided on the following reformulation of the Guidelines for Good Academic Practice and the procedure for suspected academic misconduct pursuant to Section 41.1.1 of the Lower Saxony Higher Education Act (NHG):

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Preamble

Academic honesty and observance of the principles of good academic practice are indispensable prerequisites for academic work and the generation of knowledge which contributes to the wellbeing of society. The principles of good academic practice set out below are in line with the recommendations published by the German Research Foundation (DFG) in 2013. The application and dissemination of the principles, as well as the implementation thereof within a specific discipline, must be guaranteed within the framework of academic research and teaching.

Section One
Good academic practice

1 General

(1) The top priority when conducting academic research is that researchers and scientists carry out their work honestly and truthfully. Academic work takes place at all stages of academic life, from research papers and final theses, to PhD dissertations and participation in research projects and managing research teams. All researchers, regardless of their position in the world of academia, must always have a consistent self-critical attitude towards the results obtained throughout their research. Strict observance of discipline-specific rules for gathering and selecting sources and data as well as working in a professional manner are vital for ensuring good academic practice.

(2) Academic misconduct, in whatever shape or form, violates both the image and credibility of science. Not only does it damage the reputation of the dishonest researcher, but it also tarnishes the reputation of the University and science as a whole. It also casts doubts on the work of other scientists.

(3) With that in mind, the following requirements are essential for ensuring good academic practice:

1. Researchers must, to the best of their knowledge and belief, carry out their research according to current scientific knowledge in a professional and honest manner, and critically examine the plausibility of all obtained results. In doing so, they adhere to the current recommendations issued by the DFG for safeguarding good academic practice. Absolute honesty is essential in the event of contributions from partners, supervisors, employees, colleagues, competitors and predecessors. Researchers must mention all sources used in their research.

2. The methods, results and other primary data used must be adequately documented and stored for at least ten years. Scientific procedures and results must be recorded and documented in a precise and traceable manner, especially if it concerns experimental work, since it is absolutely essential that the research and experiments can be reproduced.

3. Scientific results are usually communicated to the scientific community in the form of publications and reports. As such, these scientific publications and reports, as well as empirical scientific experiments, are the product of researchers’ work.

4. The discipline and subject-specific principles of academic work must be adhered to. This also includes the observance of and compliance with the corresponding legal regulations and voluntary commitments. The Embryo Protection Act, the Stem Cell Law, the Drugs Law, the Medical Devices Act and the Helsinki Declaration must be observed in particular when testing on or with humans and on identifiable human material. When performing experiments on animals, the provisions of the Animal Protection Act as well as the animal testing regulations must be complied with. If aspects of the research project fall under the scope of the Convention On Biodiversity, the DFG guidelines for research projects which fall into this category must be observed. For experiments involving genetically modified organisms (GMOs), the Genetic Engineering Act and corresponding legal regulations must be complied with.

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2 Preventing and avoiding academic misconduct

(1) In order to ensure good academic practice, it is essential that suitable measures are introduced, in other words, measures which prevent academic misconduct from occurring in the first place.

(2) Based on these regulations, the faculties are called upon to examine whether their programme, examination, doctoral degree and habilitation procedures comply with the academic quality standards and those measures which are designed to prevent academic misconduct. If necessary, adjustments should be made to those procedures. Rules for penalising attempts to cheat and other infringements of the examination regulations, as well as rules regarding the legal consequences of such attempts to cheat and of infringements, must be drawn up.

3 Junior academic staff, academic and support staff

(1) The Carl von Ossietzky University also takes its responsibility towards its graduates very seriously; it conveys the importance of adhering to the principles of academic work and good academic practice to its students throughout their studies, and promotes honesty and accountability in science. It also communicates the sensitive nature of recognising academic misconduct.

(2) The Carl von Ossietzky University is also aware of its responsibility towards its junior and senior academic staff as well as its support staff; it takes the lead in an ongoing discourse with these staff members regarding the principles of academic work and good academic practice.

(3) In the pursuit of scientific knowledge and to encourage the professional development of its junior academic staff, the Carl von Ossietzky University encourages third-party research projects, provided they do not interfere with the execution of University tasks, and is committed to providing transparent information regarding the funding arrangements.

4 Principles for preparing academic theses and dissertations

(1) Justification, autonomy, reflectiveness and originality are the most important criteria for assessing and ensuring the quality of all academic work. Depending on the nature and level of the academic or scientific work, these criteria will be subject to gradually increasing requirements. All academic theses and dissertations must be thoroughly and carefully researched, and include citations and references. The use of someone else’s work, regardless of whether this concerns a section of text or ideas and theories, must be immediately recognisable to the reader. If the thesis or dissertation makes use of someone else’s intellectual property or work, the reader must always be made aware. All theses and dissertations must include a sworn statement affirming that the work was carried out independently and without impermissible assistance from a third party.

(2) All external factors that may cast doubt on whether the scientific judgement was reached independently must also be disclosed in theses and dissertations. Any scholarships, third-party funding or economic benefits for the author associated with the work must be declared in full.

5 Quality assurance during doctoral procedures

(1) The awarding of a doctoral degree demonstrates that the individual concerned is able to conduct advanced autonomous research. It represents an achievement in independent research. PhD students are junior researchers who, with the scientific findings published in their dissertations, provide a substantial and innovative contribution to the advancement of scientific knowledge and the future viability of the academic system.

(2) The admission requirements for a doctoral degree will be defined in clear and unambiguous
terms. Applications to join the faculty as a PhD student must be accompanied by a statement in which
the candidate declares to be fully aware of the principles and regulations in place at the Carl von
Ossietzky University for safeguarding good academic practice. The faculties must integrate the subject
of good academic practice into the methodology courses taught at the graduate schools.

(3) All PhD students are provided a suitable environment in which to successfully pursue their
research. PhD students are entitled to academic support. It is recommended to conclude a PhD
agreement, which outlines the nature and scope of the support as well as the basic requirements on
the part of the supervisor and PhD student. In addition to the primary academic supervisor, it may also
be advisable to assign other experienced researchers to help support the PhD student. More
information can be found in the PhD regulations.

(4) Regulations and procedures for determining the invalidity of PhD dissertations and research and
for revoking a doctoral degree must be defined in the PhD regulations of the Carl von Ossietzky
University.

6
Quality assurance during habilitation procedures

During the habilitation process, professorial candidates must submit a statement indicating that they
undertake to comply with the rules of good academic practice. A stipulation to this effect must be
included in the applicable habilitation regulations. In other all respects, Section 5 will apply
accordingly.

7
Organisation of academic cooperation

(1) If several individuals contribute in some way to theoretical work or experiments, to the evaluation
of data, the scientific publication or processes for patenting results as part of a scientific collaboration
or working group, the leading scientists (e.g. heads of working groups) are responsible for establishing
a suitable communication culture and organising the project efficiently. They are also responsible for
providing transparent information regarding authorship criteria for planned publications. The lead
researchers must ensure that the tasks and responsibilities concerning management, supervision,
conflict resolution, quality assurance and transparency are clearly assigned to members of the
research project team, and that those individuals actually perform and complete those tasks.

(2) Heads of working groups are responsible for making sure that junior academics receive sufficient
support (PhD students as well as students and researchers in the initial stages of a postdoc position).
Each of them must be assigned a primary contact person in the working group, who will inform them of
the principles for safeguarding good academic practice.

(3) The rules for using scientific results arising from cooperation in a working group are designed in
such a way that the individual copyrights of all members of the working group are preserved even after
they leave the group.
Authorship of academic publications

(1) As a general rule, members and associates of the University who are entitled to conduct research make the results of their research available to the academic community, and where necessary and appropriate to the general public, by publishing their work in academic journals and other publications.

(2) When publishing research results, all those who made a significant scientific contribution to the research, or who contributed to the draft or content of the paper, are listed as co-authors. They are entitled to receive payments and proceeds from reuse of the research as appropriate. Significant scientific contributions are:

- Formulating a hypothesis or research question
- Drafting the research plan
- Carrying out research and investigations, or
- Evaluating or interpreting the results and findings

With regard to mentioning and ranking the authors, the specific nature of each discipline must be taken into account.

(3) Merely providing supporting contributions or performing supportive tasks, such as

1. Being responsible for raising funds and submitting grant applications
2. Supplying standard research equipment and material
3. Training employees in standard methods
4. A purely technical contribution to data collection
5. Purely technical support (provision of equipment or test animals)
6. Merely providing standard data sets
7. Merely reading the paper without contributing substantially to the content, or
8. Managing an institution or organisational unit in which the publication was written

do not justify an individual being mentioned as (co-)author (including the exclusion of ‘honorary authorship’).

(4) All co-authors must approve, in writing, the release of the paper for publication, and a record is made of which individuals or working groups were responsible for which aspect of the research and/or paper. By agreeing to be co-authors, the researchers are jointly responsible for ensuring that the co-authored publication complies with academic standards. This particularly applies to their own individual contribution to the research. The co-authors are responsible for ensuring that their own contribution is correct, and that this contribution is incorporated in the publication in an academically legitimate way.

(5) If unpublished observations, findings, results or hypotheses of other persons or institutions are used in a paper, their written consent must be obtained and the paper must give credit to those individuals and institutions, subject to conflicting academic practices. If researchers are named as co-authors of a publication without their consent, and if they are unwilling to agree to being named as co-authors after the fact, they can submit an objection to their inclusion to the team leader or the publisher or the journal concerned.

(6) It is against the rules of good academic practice to terminate a partnership without sufficient grounds or to prevent the publication of the results as a co-author, on whose consent the publication is dependent, without compelling reason. Refusals to publish must be substantiated by verifiable critique of the data, methods or results.
9  
**Preservation of primary data and documentation requirements**

(1) Primary data (e.g. archaeological findings, surveys, questionnaires, material samples, test results, collections, studies, transcribed interviews and cell cultures) on which publications are based must be stored on stable and secure data carriers in the working group in which they were used or created, for a period of at least ten years, in so far as they are an essential element of the scientific records (i.e. ‘scientific relevance’) or meet the subject-specific academic standard. Deviating legal regulations remain unaffected. Each researcher is responsible for this and is obliged to provide proof that such data has been recorded and stored in the standard manner which is customary in the particular discipline. In addition, all experiments, trials and numerical calculations must be recorded or documented in such a way that, if necessary, another expert is able to repeat the experiments or tests or comprehend the calculation bases in order to demonstrate reproducibility.

(2) The records can be made, for example, in laboratory books, logs or workbooks or be stored digitally. They must be protected against unauthorised access and kept safe, and secured and stored in such a way that prevents them from being forged or falsified. If a researcher moves to a different institution or organisation, the original data and records usually remain at the institution or organisation where they were collected. It is possible to come to an arrangement which deviates from this standard regulation, in particular with regard to duplication, within the framework of the applicable laws.

(3) All publications which are based on empirical studies, trials or numerical simulations must contain a ‘Materials and Methods’ section, which compiles these records in such a way that the work can be reproduced elsewhere.

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**Transparency and bias**

(1) The Carl von Ossietzky University provides transparent information about who has been commissioned by whom to work on which hypotheses and research questions. It will inform the public of its research, including how this is financed and the procedures involved. Within the framework of the Senate’s right of information pursuant to Section 41.3 of the Lower Saxony Higher Education Act, the Senate will also be provided with regular information about the University’s research activities. It will also receive information about the situation and development of teaching and programmes.

(2) During statements, hearings, meetings or decision-making processes, members and associates of the University provide full transparency as to whether any bias or apprehension of bias in accordance with the DFG’s general regulations and bias criteria may exist. A member may not participate in a statement, hearing, meeting or decision-making process in an advisory or voting capacity if this provides him/her, his/her associates, colleagues or other research partners with a direct advantage or disadvantage, regardless of whether this is of a legal, economic or intangible nature (grounds for exclusion). This particularly applies if the member him/herself is affected by the procedure. If a member is aware that there is due cause and reason for him/her to be excluded from such proceedings, he/she must notify the chair promptly and without delay. If the chair finds themselves in this position, the vice chair will act in his/her place. In the event of uncertainty, the members decide by a simple majority whether there is reason to exclude a member.
Section Two
Academic misconduct

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Infringement of academic quality standards, academic misconduct

(1) The Carl von Ossietzky University pursues every concrete suspicion of academic misconduct. In doing so, it respects the general personal rights and the fundamental rights of all individuals involved. If there is proof of intentional or grossly negligent infringements of academic standards, which can be qualified as academic misconduct, appropriate measures must be taken against the person or persons responsible to prevent damage to science, and to protect the reputation and good name of the Carl von Ossietzky University of Oldenburg.

(2) Academic misconduct occurs when researchers make false statements either deliberately or through serious negligence, violate the intellectual property of others or severely impair their research activities. The circumstances of the individual case are decisive.

(3) The following acts in particular are regarded as academic misconduct:

1. False declarations, such as
   a) Invention or falsification of data
   b) Manipulation of data (for example, selecting and omitting undesired results without disclosing the selection or omission; manipulating a representation or image)
   c) Including incorrect information in an application letter, a funding application or a research-related procedure (including inaccurate information concerning the means of publication or forthcoming publications)
   d) Claiming ‘honorary authorship’

2. Violations of intellectual property with respect to third-party copyrighted material (including drawings, pictorial representations etc.) or major scientific insights, hypotheses, teachings, or research approaches derived from any of the following:
   a) Unauthorised use of texts or ideas of others following a claim of authorship (plagiarism)
   b) Use of research approaches and ideas of others without providing sufficient sources and citations (intellectual property theft)
   c) Presumption or unfounded acceptance of scientific authorship or co-authorship
   d) Falsification or alteration of the content
   e) Unauthorised publication and disclosure to third parties prior to the publication of the work, findings, hypothesis, teaching or research approach

3. Failing to mention or cite authors who made a significant contribution to the research project. The particularities of each scientific discipline must be taken into account.
   a) Mentioning the name of someone who was not involved in the project or writing of the paper as a (co-)author
   b) Plagiarising texts, data or data analyses which were prepared by third-party authors with their consent (ghostwriting)
c) Seriously compromising research activities by committing acts of sabotage and damage, destroying or manipulating trials, experimental procedures, equipment, data collection instruments, documentation, hardware, software, chemical or biological substances or materials or other objects required by someone else to carry out scientific work.

d) Destroying data insofar as this is contrary to legal provisions or the regulations for storing primary data (Section 9).

e) A cavalier approach to the allegation of academic misconduct, in particular making unsubstantiated allegations against one’s better judgement.

4. Joint responsibility for academic misconduct can also arise as a result of:

a) Active involvement in the misconduct of others.

b) Knowledge that someone else has falsified information.

c) Co-authorship of falsified publications.

d) Gross neglect of one’s obligation to monitor scientific research and work.

Section Three
Ombudspersons and the committee for good academic practice

12 Ombudspersons

(1) The Carl von Ossietzky University appoints two lecturers/representatives as ombudspersons from among the faculty members, who are responsible for handling issues regarding good academic practice. It also appoints an additional, external ombudsperson.

Individuals who already hold a management position at the Carl von Ossietzky University may not be appointed. The faculties submit their nominations (members who are deemed suitable for the position) for ombudspersons to the Senate. Based on this pool of nominations, the Senate then selects ombudspersons for a period of three years. The appointed ombudspersons must then commit themselves to complying with the provisions in these regulations. Ombudspersons are permitted to serve several terms.

(2) If an ombudsperson stands down from the position prematurely, the faculty of which the ombudsperson is a member nominates another person to assume the role of ombudsperson for the remainder of the term; Subsections 2 and 3 will apply mutatis mutandis.

13 Ombudspersons’ duties

(1) Ombudspersons at the Carl von Ossietzky University are responsible for the following tasks:

1. As individuals in a position of trust, they advise members of the Carl von Ossietzky University who have drawn attention to an incident of suspected academic misconduct. They clarify the principles of good academic practice, if necessary in cooperation with the committee for good academic practice.

2. They independently act on relevant information, of which they have become aware, either directly or indirectly.

3. They examine whether the allegation is plausible in terms of its concreteness, importance and motivation, and determine whether the allegation can be dismissed or whether it can be resolved through mediation.
4. If there is sufficient evidence to prove academic misconduct, the ombudspersons inform the bodies and committees responsible for the enforcement of sanctions (e.g. faculty bodies or the committee for good academic practice). If the committee for good academic practice is responsible for enforcing sanctions for academic misconduct pursuant to Section 15 (allegation of academic misconduct against researchers working at the University), the ombudspersons request the implementation of the preliminary investigation procedures in accordance with Section 19 of these regulations.

5. The ombudspersons serve as advisory members on the committee for good academic practice pursuant to the provisions laid down in Section 14.5.

6. Once the investigation or procedures have been concluded, they are responsible for supporting those persons affected and the informants in accordance with Section 22 of these regulations.

7. They are obliged to document their actions, taking into account the personal privacy of the informants and those affected.

(2) All members and former members, as well as all associates and former associates of the Carl von Ossietzky University have the right to address the ombudspersons personally within a reasonable period of time.

14 Committee for good academic practice

(1) The committee for good academic practice is responsible for providing information regarding academic misconduct.

(2) As many of the faculties as possible must be represented by the committee members. The committee is composed of five voting members: four lecturers and one administrative/technical staff member who holds a doctorate; the latter only has an advisory vote when it comes to academic misconduct committed by lecturers. If a student is alleged to have committed academic misconduct, a student is also asked to participate in the committee in an advisory capacity.

(3) Committee members are nominated by their respective group representatives in the Senate; the Senate then selects the members based on these nominations. In accordance with Section 10 subsection 7 of the general regulations, the term for committee members is two years (one year for students). Members are permitted to serve several terms.

(4) If a member stands down from their position on the committee prematurely, the relevant group representatives in the Senate nominate another person to be a member for the remainder of the term. Sections 14.2 and 14.3 will apply mutatis mutandis.

(5) The ombudspersons serve as advisory members on the committee for good academic practice pursuant to the provisions laid down in Section 12. Ombudspersons cannot simultaneously be members of the committee within the meaning of Section 14.2.

(6) The names and faculty affiliation of the members of the committee for good academic practice are published on the Carl von Ossietzky University website.

15 Responsibilities and duties of the committee for good academic practice

(1) The committee for good academic practice is responsible for investigating allegations of academic misconduct against researchers who are currently employed, or who were previously employed, by the Carl von Ossietzky University of Oldenburg. Procedures before the committee do not replace any other procedures governed by law or regulations. This is particularly excluded by procedures which are contained within the programme, examination, doctoral degree and habilitation
regulations at the Carl von Ossietzky University of Oldenburg.

(2) The committee acts at the request of an ombudsperson or the President. The committee can end proceedings regarding suspicion of academic misconduct or submit proposals for penalising misconduct (Section 24 ff.).

16
Chairmanship and procedures of the committee for good academic practice

(3) The committee for good academic practice appoints a lecturer from among its members to chair or deputy chair. The chair invites members to the meetings, leads the meetings and makes decisions.

(4) The committee may invite two additional persons, who have specialist knowledge of the academic field which is currently under review or who have experience in dealing with relevant procedures, to participate in their meetings as advisory members.

(5) Reasonable time limits are set for statements, hearings, meetings and decisions, so as to ensure a speedy process.

Section four
Procedure (ombudsperson) in the event of suspected academic misconduct

17
Reporting a suspicion and protecting the informant

(1) In the event of a concrete suspicion of academic misconduct, members and associates of the University must inform an ombudsperson immediately. If a member of the committee for good academic practice receives information concerning a concrete suspicion of academic misconduct, that member is required to inform an ombudsperson immediately.

(2) Suspicions must be reported to the best of one’s knowledge and belief; allegations may not be made without first being examined and without sufficient knowledge of the facts. A cavalier approach to the allegation of academic misconduct, in particular making unsubstantiated allegations against one’s better judgement, also represent a form of academic misconduct.

(3) Preferably, the suspicion should be reported in writing, stating all facts and any evidence. Should a suspicion be reported verbally, the ombudsperson must record the suspicion, as well as the facts and evidence justifying the suspicion, in writing.

(4) As a general rule, the ombudsperson examines whether the allegations constitute a concrete suspicion of academic misconduct within three weeks of the initial report. In doing so, the ombudsperson must, on the basis of his/her professional judgement, investigate the facts comprehensively and completely, taking into account not only the circumstances which serve the allegations but also the circumstances which serve to defend the accused person. Upon completion of the investigation, the ombudsperson will draw up a written report of the results.

(5) The ombudsperson may approach up to two additional individuals (either other ombudspersons or members of the committee for good academic practice) to assist them with their investigation. If the allegation involves a student, the student representative on the committee should be involved.

(6) If the ombudsperson’s investigation concludes that the allegations do not constitute a concrete suspicion of academic misconduct, he/she then informs the individual accused of misconduct and the informant. If the informant disagrees with the ombudsperson’s decision, they are entitled to submit their objection, in writing or verbally, within three weeks to the chair of the committee for good academic practice.
(7) If the allegations do constitute sufficient evidence for academic misconduct, the ombudsperson, subject to other legal provisions, will inform the relevant body or committee of the suspicion and submit his/her written report. Relevant bodies and committees within the meaning of the previous sentence are:

a) In the event of allegations relating to an infringement of the University’s regulations for programme, examination, doctoral degree and habilitation procedures, the faculty bodies or committees in accordance with the corresponding regulations.

b) In the event of allegations relating to a researcher’s conduct, the committee in accordance with Section 14.

(8) Throughout the entire procedure, the confidentiality of the accused and the informant will be protected as far as possible by all parties concerned in order to safeguard their rights.

(9) Researchers who report a suspicion of academic misconduct (whistle-blowers) must not fear any disadvantages or suffer detriment to their own scientific or professional development. Ombudspersons and all other bodies and committees that are involved in the investigation into academic misconduct share a responsibility to protect the informant accordingly.

18
The accused’s statement

(1) The committee for good academic practice immediately gives the individual suspected of misconduct an opportunity to comment on the incriminating facts and evidence within a period to be determined. The deadline for submitting statements is usually four weeks.

(2) Without the explicit consent of the informant(s), their name(s) may not be disclosed to the accused at this stage of the procedure.

Section five
Procedure before the committee in the event of suspected academic misconduct

19
Preliminary investigation

(1) Once the accused’s statement has been received, or if the deadline for submitting a statement has expired, as a general rule and subject to due diligence and consideration of all the circumstances affecting the accused individual(s), the committee for good academic practice will decide:

1. whether the preliminary investigation should be terminated and thereby inform the accused and the informant of that decision, stating their reasoning, because the alleged academic misconduct has not been adequately confirmed or it has been fully clarified or it has been deemed not to be particularly serious, or

2. the accused and informant declare the matter to be settled, or

3. whether the preliminary investigation needs to be transferred to a formal investigation for further clarification and consideration.

Section 21.4 will apply mutatis mutandis.

(2) If the informant disagrees with the termination of the preliminary investigation, they are entitled to submit their objection, in writing or verbally, within four weeks to the chair of the committee for good academic practice. The committee for good academic practice discusses and decides on the objections to the corresponding application of Section 19.1, if necessary after consulting the accused for a second time. The accused and the informant are then informed of the decision.

(3) There are no provisions to formally appeal against the committee’s decision to terminate the
preliminary investigation procedure.

20
Formal investigation procedures

(1) The chair of the committee for good academic practice initiates the formal investigation procedure by notifying the accused of the outcome of the preliminary investigation procedure. She/he also informs the President regarding the initiation of this formal investigation.

(2) The committee for good academic practice discusses the evidence and facts in a closed meeting. It must be free to assess and evaluate the evidence to determine whether there has indeed been academic misconduct. The committee examines all of the facts on which the investigation is based for possible violations of the rules of good academic practice, and is not bound by the statement or requests of the people involved when assessing the content and scope of the investigation. The committee is entitled to use its own initiative and also examine uncontroverted elements of the underlying facts of the incident. In order to examine the facts, the committee may request independent statements from knowledgeable third parties, if this is necessary for factual or legal reasons.

(3) The people who are affected by possible misconduct, as well as the working group and institution concerned, must be given the opportunity to comment. Upon request, the individual concerned may give their statement orally. If they choose to do so, they may ask a person they trust to act as an advisor. The same applies to any other individuals who form part of the investigation and are required to give a statement or information.

(4) The names of the informants will be disclosed to the persons concerned upon request, unless there are adequate reasons not to do so, or if the credibility and motives of the informant are essential for clarifying the allegations. The informants must be informed of the disclosure.

Figure 1: Diagram showing the investigation procedures if the committee for good academic practice is the responsible body. If another body or committee is responsible, the ombudsperson informs the relevant faculty bodies or committees of the suspicion of misconduct (*).
21
Decision during the formal investigation procedures

(1) If the committee for good academic practice has not been able to prove academic misconduct, it will terminate the proceedings. The first sentence will also apply if the committee for good academic practice regards the academic misconduct as not significant. The President must be informed of the termination, including the main grounds for the decision.

(2) If the committee for good academic practice has been able to prove academic misconduct, the committee sends a written report to the President regarding the outcome of its investigation and proposes how the procedure should continue as well as how the rights of those involved should be protected.

(3) There are no provisions to formally appeal against the committee's decision.

(4) The records of the formal investigation procedure must be kept for 30 years. This also applies to related data which, due to their nature, cannot be recorded in writing.

22
Providing support to individuals involved and informants

(1) Following the completion of the formal investigation procedure, the individuals who were unjustly involved in procedures or processes for the prosecution of academic misconduct must be protected against any adverse treatment in terms of personal rights, other basic rights and in particular their academic integrity. Their personal and academic integrity can be protected by:

a) Seeking advice from the ombudsperson

b) A written statement by the chair of the investigation committee that the person concerned has not committed academic misconduct and/or does not bear a shared responsibility in this procedure

(2) Informants must be protected against disadvantages and adverse treatment in a similar way.

23
The President’s decision

(1) If the committee for good academic conduct determines that there was indeed an incident of academic misconduct and has reported the incident to the President in accordance with Section 21.2, the latter, together with the other members of the presidential chair, will examine the committee for good academic practice’s proposals for further action and make a decision on one or more measures pursuant to Sections 25, 26, 27.3. The criteria for this are the preservation of academic standards and the rights of all those individuals directly and indirectly involved, the nature and severity of the identified incident of academic misconduct, as well as the need for punishment.

(2) The President will inform the bodies concerned accordingly in writing of this decision regarding further action within a reasonable period.

24
Revoking academic degrees

The revocation of an academic degree (Bachelor’s or Master’s degree, the former German Diploma and Magister degrees, Dr. habil.) or academic titles (lecturer, adjunct professor) will be considered if the academic degree or academic title was achieved based on falsified publications or was otherwise

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3 Only informative (see also Section 23.1, which makes no reference to Section 24); if the committee is not responsible for the investigation (see Section 15.1), these sanctions may only be implemented by the faculties.
fraudulently obtained. The individual’s teaching licence may also be revoked. Further details can be obtained from the faculties’ programme, examination, doctoral degree and habilitation procedures.

25
Disciplinary actions

(1) If the person concerned is employed by the University, the following disciplinary actions may be considered in the event of academic misconduct:

a) Reprimand
b) Warning
c) Extraordinary termination (including notice of termination)
d) Regular termination
e) Termination of contract
(2) If the person concerned is employed by the University in an official role, the following disciplinary actions, *inter alia*, may be considered in the event of academic misconduct:

a) Reprimand  
b) Fine, pay cut  
c) Removal from the post  
d) Retraction of the appointment  
e) Disciplinary measures which can be taken against retired officials include:  
   - Reduction of the pension  
   - Loss of entitlement to the pension

26  
Civil and public actions  
The following civil and public actions are particularly relevant in the event of academic misconduct:  

1. Revocation or cancellation of grant decisions, revocation of approved funding or recovery of funding which has already been spent  
2. A ban on entering the University  
3. Enforcement and, where appropriate, execution of the right to recover possessions against the person concerned, in particular with regard to stolen materials, documents or data  
4. Claims for abatement or removal or injunctive relief arising from copyright law, personal rights, patent law and competition law  
5. Damage claims on the part of the Carl von Ossietzky University or third parties in the event of personal damage, property damage or any other violation of rights  
6. Disqualification of examination results

27  
Criminal actions and administrative offences  

(1) Criminal and administrative actions in the event of academic misconduct are applicable if there is sufficient evidence (initial suspicion) that a criminal act has taken place in accordance with the Criminal Code (StGB), the Administrative Offences Act (OWiG) or other laws.  

(2) The following, *inter alia*, constitute criminal offences in the event of academic misconduct:  

1. Infringement of personal and private life  
   • Section 202 of the German Criminal Code (StGB): Violation of the secrecy of correspondence  
   • Section 202a of the German Criminal Code (StGB): Data espionage  
   • Section 203 of the German Criminal Code (StGB): Doctor-patient confidentiality  
   • Section 204 of the German Criminal Code (StGB): Exploitation of another person’s secrets  
2. Forgery:  
   • Section 267 of the German Criminal Code (StGB): Forgery  
   • Section 268 of the German Criminal Code (StGB): Falsification of technical records  
   • Section 274 of the German Criminal Code (StGB): Suppression of documents
3. Modifying data
   • Section 303a of the German Criminal Code (StGB): Modifying data

4. Copyright infringement:
   • Section 106 of the Copyright Law (UrhG): Unauthorised use of copyrighted works

5. False declarations under oath
   • Section 156 StGB

6. Non-observance of specific legal requirements.\(^4\)

(3) The President will, as a matter of duty, examine whether there are sufficient factual grounds to constitute a criminal act or administrative offence, and whether to report the offence or press charges.

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Retracting scientific publications

If the academic misconduct concerns false information or an infringement of intellectual property or involvement in such misconduct, the author in question must issue a retraction, at least for the affected parts of the publication. If the work in question is still unpublished, the author in question must retract their paper or contribution to the paper in good time. The author or co-authors responsible for the falsified publication are obliged to report to the competent body or committee within a reasonable time, particularly regarding the retraction of the publication or work concerned.

29
Providing information to third parties and the public

In so far as it appears necessary to safeguard third parties, to maintain their trust in scientific honesty, to restore academic reputation, or to prevent consequential damages, affected third parties, the University and the press must be informed, in an appropriate manner and with due regard to the general personal rights of the affected individuals, about the decisions and any measures taken by the competent body or committee at the Carl von Ossietzky University.

30
Entry into force, transitional provisions

1) These regulations will take effect after approval by the Senate on the date following their publication in the official notices of the Carl von Ossietzky University of Oldenburg. At the same time, the provisions of the ‘Procedure in the event of suspected academic misconduct’ dated 26 January 2000 (official announcements 1/2000, Section 39 ff.) and the Guidelines for Good Academic Practice dated 30 September 2002 (official announcements 4/2002, Section 208 ff.) will no longer be applicable.

2) Ongoing procedures may, at the request of the informant and suspected individual and by decision of the committee, be handled in accordance with these new regulations.

\(^4\) For example, in biomedical research: Sections 40 – 42 b of the German Medicines Act (AMG), Sections 20 – 23 a and 24 of the Medical Devices Act (MPG), the Radiation Protection Ordinance (StrSchV), German Federal Data Protection Act (BDSG)/Lower Saxony Data Protection Act (NDSG), Section 15 of the Professional Code of the Lower Saxony Medical Association (ÄKN)