REGULATION 5.4 – EXCLUSION FOR REASONS OF UNFITNESS

1. The evidence required by any person who may make a recommendation to the Vice-Chancellor under section 3(a) or 4(a) of the Statute regarding the provision of services or facilities shall be as follows:

   (a) a written statement from:

      [i] the student or prospective student; or
      [ii] a representative of the student or prospective student (which term shall include but is not limited to an advocate, family member, carer or friend); or
      [iii] the University’s Disability Liaison Officer or equivalent,

      detailing the services or facilities required in order to provide substantive equality for that student or prospective student with a disability with other students of the University;

   (b) a statement of costings for the services or facilities required. Such a statement of costings to be drawn up by the Dean in collaboration with the Disability Liaison Officer; and

   (c) a statement of comparison of the costings for the services or facilities required against the overall budget for the relevant School and a statement of how priorities for spending have been set.

2. The evidence required by any person who may make a recommendation to the Vice-Chancellor under section 3(b), 4(b) or 5 of the Statute shall be as follows:

   (a) a written statement from the person or people alleging the behaviour that forms an unreasonable risk to the health and/or welfare of other persons;

   (b) written confirmation of the behaviour from other people, if available;

   (c) a written report of any consultation or attempted consultation with the student or resident including their account of the behaviour that forms an unreasonable risk to the health and/or welfare of other persons and any undertakings the student or resident may have given as to future behaviour; and

   (d) a report of any advice received from relevant health professionals or specialists consulted to determine the level of risk associated with the behaviour, if available.