



Sussex Business School Limited

Reasonable Adjustments Procedure

Purpose

Sussex Business School is committed to ensuring that its qualifications are accessible to all Learners and that those who wish to achieve them are able to do so.

Reasonable Adjustments are adjustments that are made to the method of assessment for a qualification so as to enable, disabled or disadvantaged Learners to demonstrate his or her knowledge, skills and understanding to the level required by the specification for that qualification.

In accordance with Equalities Law, Sussex Business School also has a legal duty to apply Reasonable Adjustments and have in place clear arrangements for making them.

<http://www.legislation.gov.uk/ukpga/2010/15/section/20>

This procedure aims to ensure that any reasonable adjustment made by Sussex Business School is done so consistently.

Introduction

This procedure provides clear arrangements for making reasonable adjustments in relation to CMI qualifications. This policy sets out: -

- How a Learner qualifies for a reasonable adjustment.
- What reasonable adjustment could be made.

Scope

This procedure applies to all Sussex Business School's Staff.

Definition of Reasonable Adjustment

The term Reasonable Adjustment refers to an adjustment of the delivery and/or assessment of a CMI qualification in order to alleviate or remove the effects of a substantial disadvantage for a learner.

How a Learner Qualifies for a Reasonable Adjustment

Learners in the first instance must advise Sussex Business School (the CMI Centre) of any reasonable adjustments that they may require, to the current delivery or assessment methods being used. Sussex Business School should deem what is reasonable depending on the individual circumstances of the case, including how important the adjustment is, how practical it is, and the financial implications and effects on other resources of Sussex Business School.



It is the financial resources of Sussex Business School as a whole and not the budget of an individual department or service area that counts.

Some Examples of What is Reasonable Could Be;

- difficulty in reading and understanding written material where this is in the person's native language, for example because of a mental impairment, a learning difficulty or a sensory or multi-sensory impairment;
- persistent distractibility or difficulty concentrating;
- difficulty understanding or following simple verbal instructions;

What Reasonable Adjustment Could Be Made

In practice this means that the CMI Centre should do things differently if the usual way would substantially disadvantage a learner. Or it might mean providing additional services or equipment.

Reasonable adjustments could include: -

- Changing standard procedures, such as delivery or assessment procedures;
- Adapting the programme, modifying teaching delivery or providing alternative forms of assessment;
- Adapting facilities, such as IT facilities;
- Providing additional services, such as a sign language interpreter or learning materials in alternative formats;
- Providing rest breaks or practical support;
- Training staff to understand their responsibilities;
- Altering the physical environment to make it more accessible.

However, you must be mindful that any adjustment made must not: -

- Disadvantage other Learners, if the adjustment made results in an unfair advantage;
- Change the learning outcomes or assessment criteria within the qualification which would undermine the validity of that qualification;
- Affect the quality assurance processes and decisions of internal and external assessors;

The key to reasonable adjustment is that it must never affect the validity or reliability of assessment, influence the outcome of assessment or give the Learner(s) in question an unfair assessment advantage.



The Reasonable Adjustment is Reported to CMI

The reasonable adjustment should be reported to CMI using the form Centre Report of Reasonable Adjustment Form. The Quality Manager/Auditor will review the Reasonable Adjustment Form and give you feedback on best practice.

In rare cases where the Quality Manager or Auditor Suspects Malpractice or Maladministration and when the reasonable adjustment is reported; the procedure that will be followed is outlined in the CMI Malpractice and Maladministration Policy and Procedure.