Birmingham City University

Extenuating Circumstances Procedure – Effective from 2018/19

Introduction

As students go through the process of examination and assessment, the University recognises that there may be sudden, unforeseen and temporary circumstances which affect performance in assessment. This document sets out the process for making the University aware of these circumstances and for managing how the impact of these circumstances on your ability to perform in an assessment can be taken into consideration.

The procedure is governed by Section 7 of the University's Academic Regulations: Assessment, Progression and Awards and the procedure should be read in conjunction with that Section.

You must make sure you organise your time so that you can complete your assessments by the deadline set or be prepared for your exam. You need to build in some extra time in case everything does not go according to plan. You must also back up your work in case your computer fails or you lose it.

You should make every effort to attend an exam or submit your coursework even if you believe your performance will be affected by extenuating circumstances. Any impact on your performance will be reviewed if you have a successful EC claim.

Application and Purpose

This procedure applies to all current BCU students and to all BCU students studying with collaborative partners under franchise arrangements from the 2018-19 academic year onwards.

This procedure only applies to students studying with collaborative partners under validation arrangements from 2018-19 if the partner has chosen to adopt the University's Academic Regulations.

Claiming extenuating circumstances

An extenuating circumstances claim can be submitted in the following assessment situations:

- Late submission of assessment
- <u>Impaired performance</u> in an assessment submitted on time and/or in-person assessment (examination) taken on scheduled date, where the assessment performance is seriously impaired
- Non-submission of assessment

- <u>Absence</u> from an in-person assessment (examination or test)
- <u>Forthcoming absence</u> from in-person assessment, or an <u>anticipated</u> nonsubmission or claim for late submission

We will consider your claim which may result in you being given another assessment opportunity, or having a late penalty removed, enabling you to demonstrate your ability in the affected assessment/s.

What are extenuating circumstances?

Extenuating circumstances are personal circumstances that:

- you could not have predicted would happen;
- you have no control over; and
- have seriously affected your ability to do your assessment.

The following are non-exhaustive examples of claims which are likely to be accepted provided that the evidence is appropriate (see page 6):

- Sudden and unforeseen physical or mental illness that hinders your academic performance in assessment
- Serious illness of a close family member which means you need to provide significant caring support that you had not planned for
- Death of someone close to you and the effects of grief following the death of someone close to you
- Unexpected and significant increase in your employment workload that is beyond your control (only if you are a part-time student)

Claims based on any of the following will not be successful:

- Assessments that took place in a previous academic year
- A long-term health condition that we have already made reasonable adjustments for under a disability support summary or occupational health assessment, unless you suffer a sudden and unexpected worsening of your symptoms, or the adjustments were put in place after your assessment.
- A holiday (you must make sure that you do not take holidays that affect your learning or assessment)
- A computing, IT, or printing failure (unless a relevant part of the University network is affected)
- Failing to allow for reasonable delay (for example, not allowing enough time to print your assessment work or for moderate travel delays)
- Making a mistake in reading the exam timetable or location details.

Types of claim

You can submit an extenuating circumstances claim for the following outcomes:

- A coursework extension of 10 working days. The extension is fixed at 10 working days and runs from your original assessment deadline. A deadline can only be extended once.
- A review of your performance for consideration of a new attempt (called a Sit) in the next available assessment period. This includes situations where you have not attempted an assessment. Your original mark will be set aside and any mark you receive in a Sit will replace your original mark, whether it is better or worse. A review is relevant in the following situations:
 - You have missed your original assessment deadline (not including any extension) by more than 10 working days due to extenuating circumstances
 - You know you will miss an in-person assessment due to extenuating circumstances
 - You think your performance in an assessment was significantly affected due to extenuating circumstances
- A DSS-related repeat assessment or re-mark where you have had a Disability Support Summary (DSS) put in place during the academic year and either wish to attempt an assessment again with reasonable adjustments in place or have work remarked with reasonable adjustments taken into account. Remarking work already submitted is only suitable for certain disabilities and you should speak to a Disability Adviser before applying.

Timing of claims

The process for considering extenuating circumstances is arranged according to the dates of assessments and Progression and Award Boards (PABs).

For any assessment, from 10 working days before the date of the relevant PAB until the end of the academic year you cannot submit a claim for extenuating circumstances (unless you are requesting a DSS-related repeat or remark). This is to ensure that PABs have all available information when considering and confirming your results. Claims submitted during this time will be treated as ineligible and students will be advised to submit appeals instead after the PAB has taken place.

If you feel unwell at the time of the assessment then you should obtain evidence demonstrating that you are unwell, in case you need it to support a claim. You

should submit any claim as soon as possible after the assessment deadline. If you submit a claim more than 5 working days after the assessment deadline, you will also need to provide evidence to explain your delay in claiming.

Awaiting your provisional results will not be accepted as a reason for delay in making a claim.

Example 1

You feel unwell in advance of an exam but not too ill to attend, so you decide to sit the exam. Afterwards, you realise that you were not unwell but simply nervous about sitting the exam. You do not make a claim.

Example 2

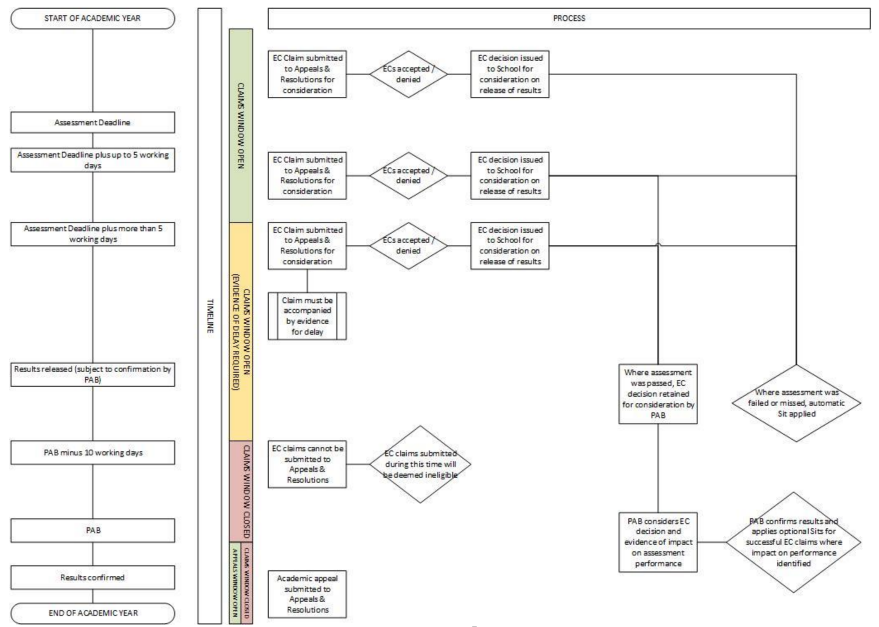
You feel unwell in advance of an exam but not too ill to attend, so you decide to sit the exam. Afterwards, you realise that you have an illness and think that it may have affected your performance. You see your doctor the next day and he writes a letter explaining how your illness would have affected your ability in the exam. Two weeks later, you submit a claim for extenuating circumstances. You will need to submit your doctor's letter to show you were unwell at the time of the assessment, and also evidence to explain your delay of more than 5 working days in claiming.

Example 3

You feel unwell in advance of an exam. You decide to sit the exam and see how you do. Afterwards, you realise that you have an illness and think that it may have affected your performance, but decide to wait and see your results before submitting a claim. When your provisional results are released, you think your mark is lower than you could have achieved had you not been unwell. You can submit a claim for extenuating circumstances up to 10 working days before the date of the relevant PAB. You will need evidence to show you were unwell at the time of the assessment, and also evidence to explain your delay of more than 5 working days in claiming.

Example 4

You feel unwell in advance of an exam. You decide to sit the exam and see how you do. Afterwards, you realise that you have an illness and think that it may have affected your performance. You see your doctor the next day and he writes a letter explaining how your illness would have affected your ability in the exam, but you decide to wait and see your results before submitting a claim. You wait to receive your final mark, as confirmed by the PAB. You cannot submit a claim for extenuating circumstances and will need to submit an Academic Appeal (Late Claim). Your appeal would need to be supported by your doctor's letter showing that you were unwell at the time of the assessment, and also evidence to show that you could not reasonably have claimed any sooner.



How to claim

You must use the current version of the Extenuating Circumstances Claim Form available on iCity. When you have filled in your form, email it to <u>appealsandresolutions@bcu.ac.uk</u>. **Do not wait to submit your claim form for any reason**, including if you do not yet have all your evidence. If you submit your claim more than 5 working days after the assessment deadline, you will need to submit evidence to account for your delay in claiming.

You must ensure to include on your claim form all the assessments you wish to claim for. If we issue a claim decision and you later realise you have missed assessments off your claim form, you will need to submit a new claim form.

Evidence

You are responsible for obtaining and submitting all evidence you want to use to support your claim. The Appeals and Resolutions team cannot contact third parties or obtain evidence on your behalf. If possible, submit your evidence at the same time as you submit your claim. If you do not have your evidence but have filled in your claim form, submit your claim form anyway and send us your evidence as soon as it is available. If you have indicated that evidence will follow, we will issue a pending decision and give you ten working days from the date of that decision to submit the evidence. If you have difficulty in obtaining evidence then you should contact Appeals and Resolutions as soon as possible.

Evidence must be:

- genuine we will reject your claim if we find that any of the evidence you submit is false, forged or has been tampered with in any way;
- independent we do not accept letters from relatives or friends;
- written in English if the evidence was written in a language other than English, you must also supply an officially translated copy; and
- official i.e. on headed paper or with an official stamp or seal of the issuing authority.

The evidence you provide does not have to be an original document. We will accept photocopied or scanned documents, but we may decide that we need to see the original document as well. We will accept good quality photographs of documents, but photographs of anything other than documents cannot be accepted as evidence.

Photographs of injuries or illness are not appropriate and will not be considered.

Appeals and Resolutions regularly check the evidence they receive to make sure it is genuine. If you submit evidence which we find is false, forged or has been tampered with in any way, your claim will not be allowed and we may start a disciplinary investigation.

Types of evidence

As a guide, we accept the following evidence:

Extenuating	Most suitable	Other suitable	Unsuitable evidence
circumstance	evidence	evidence	
Physical or mental	Medical letter	Counsellor's letter	Medical records that do
illness			not comment on your
		If you are ill during	ability to complete an
		a live assessment	assessment
		and medical	
		intervention is	
		required then your	
		claim can be	
		supported by the	
		invigilator's report	
		without the need for	
	Medical letter	medical evidence.	
A very close relative is seriously ill	Medicarietter		
A very close family	Medical letter	Death certificate	
member or friend dies	Medical letter	Funeral director's	
member of mend dies		letter	
		Order of Service	
There is a sudden,	Employer letter		
significant change to	1 - 9		
your employment (part-			
time students only)			
You are the victim of a	Police report	Medical letter	Crime reference number
crime			alone
DSS-related	DSS	Disability Adviser's	
		letter	
		Counsellor's letter	

All evidence must confirm the circumstances on which your claim is based.

A **medical letter** must be from a doctor, nurse or hospital and must be written on official headed paper. The letter must say that you are, were or will be unfit to study at the time of the assessment.

A **counsellor's letter** must confirm that you have attended at least 4 appointments with the counsellor prior to seeking the letter of support. University Counsellors

cannot provide supporting letter for extenuating circumstances claims unless you have attended at least 4 appointments.

If you provide a **death certificate** in support of a claim based on bereavement, we will consider any assessment falling within one month of the death as being affected. If any assessment falls more than a month after the death, you will also need to provide a medical letter in support of your claim. The letter should explain the effects of the bereavement on your ability to study. If you cannot obtain a death certificate then a medical letter explaining the effects of the bereavement on your ability to study is likely to be sufficient.

If you are a victim of a crime and cannot obtain a **police report**, a crime reference number will not be enough to make your claim successful. A medical letter explaining the effect of the crime on your ability to perform in the assessment may be more appropriate.

If you have been assessed as having a disability but there is a delay in your **DSS** being issued, a letter from a University Disability Adviser or Counsellor confirming that the DSS is being put in place can be used as evidence.

Tutor letters of support can only be accepted where they comment on the impact of missing a particular section of academic work on the ability of any student to complete the assessment (e.g. a visit upon which a report is based). Any claim based on a tutor letter alone will not be successful.

Claim decisions

Members of staff in Appeals and Resolutions will assess your claim using the following criteria.

- Are you a current student?
- Are your circumstances extenuating?
- Have you provided suitable evidence that supports your claim and is genuine; independent; written in English; and official?

Once we receive your claim form and all your evidence it usually takes up to five working days for Appeals and Resolutions to issue a decision on your claim. We will email the decision to you using your University email address.

Details of all claim decisions are sent to the School administrative team. Only details of the decisions are shared as the circumstances on which a claim is based are confidential to you. Where necessary, the School administrative team will ensure that claim decisions are provided to the relevant PAB so that impact on your performance can be assessed.

Successful claims

The effect of a successful claim will be:

• Extension. Your original deadline is extended by 10 working days. You should always hand in your submission in time to meet the extended deadline, even if you have not yet received your claim decision or if you think the work could be better. If you do not hand in any work by the extended deadline then you will need to make a further claim for a review of your performance for consideration of a new attempt and will need to provide evidence to show that you had extenuating circumstances at the time of the extended deadline.

If your claim is successful and you handed your work in during the extension period, any penalty for lateness will be set aside. If you apply for an extension you will be expected to meet the extended deadline and if you do not the usual penalties for lateness will apply. The penalties for lateness are:

You submit your coursework	Mark awarded	
Before the deadline	Your work is marked using the full scale (it is marked out of 100%).	
Up to 1 hour after the deadline	Your work is marked using the full scale (it is marked out of 100%).	
Between 1 and 24 hours after the deadline	Your mark will be reduced by 5% of the actual mark.	
Between 24 hours and 1 week (5 working days) after the deadline	Your mark will be reduced by 10% of the actual mark.	
More than 1 week (5 working days) after the deadline	You will receive a mark of 0 for the assessment.	

Example 5

You feel unwell in advance of a coursework deadline and obtain a doctor's letter saying you will be unfit for work for three days across the deadline. You make a claim for an extension of your deadline and submit the doctor's letter as evidence. You have not yet had a decision when the extended deadline arrives and you do not submit any work. The day after the deadline you are told that your claim has been successful and so submit your work. Since you did not submit your work in time to meet the extended deadline, your work will be marked in line with the usual penalties for lateness. Your work was submitted between 1 and 24 hours of the deadline, so your mark will be reduced by 5%.

• Review of your performance for consideration of a new attempt. If you failed or missed the assessment, you will automatically be given a Sit at the next opportunity. If you passed the assessment, the PAB will offer you an optional Sit only if there is evidence of an impact on the assessment performance

(normally this is automatically set at 2% or more below your mean grade at your current academic stage). If you take the optional Sit, your original mark will be set aside and any mark you receive in a Sit will replace your original mark, whether it is better or worse.

Example 6

The PAB offers you an optional Sit after you make a successful EC claim for a piece of coursework in which you were given a mark of 51%. You take the Sit opportunity and have a further attempt in the summer assessment period. In the further attempt you are given a mark of 43%. Your mark for this assessment is 43% and you cannot retrieve the mark of 51%.

Example 7

You feel unwell in advance of an exam but not too ill to attend, so you decide to sit the exam. Afterwards, you realise that you have an illness and think that it may have affected your performance. You see your doctor the next day and he writes a letter explaining how your illness would have affected your ability in the exam. You submit a claim for extenuating circumstances and the claim is successful. The PAB is informed that you have made a successful EC claim for a review of your performance. The PAB considers your mark in the exam (51%) against your stage mean (56%). Because your mark in the exam is more than 2% lower than your stage mean, you are offered an optional Sit.

- DSS related re-mark. Your work will be re-marked with your reasonable adjustments taken into account. You must contact your faculty and your Disability Adviser about resubmitting your work.
- DSS-related repeat assessment. You will be given a Sit at the next opportunity, with your reasonable adjustments in place. You must contact your faculty and your Disability Adviser about repeating the assessment.

Unsuccessful claims

If your claim is not successful we will explain why. If you do not understand or are not satisfied with the outcome, you should speak to the Appeals and Resolutions team, who can explain the decision and what further evidence you may be able to provide in support of your claim.

Extenuating Circumstances Queries and Appeals

Queries

If your claim has been unsuccessful, you can raise a query against the decision by submitting further evidence to Appeals and Resolutions. We will treat the query as being raised on the day we receive your further evidence, not the day you first say you want to query the decision. You must raise a query within 10 working days of receiving your claim decision.

When we receive the further evidence from you we will look again at your claim and see if a different decision can be reached. We will confirm the previous decision, or issue a revised decision, within **10 working days**.

Queries cannot be raised when the extenuating circumstances claim window is closed.

If your query cannot be resolved or the extenuating circumstances claim window is closed, you can submit an academic appeal.

Academic appeals

Submitting an appeal

You can submit an Extenuating Circumstances Academic Appeal when:

- You have already raised a query against an unsuccessful extenuating circumstances claim decision. We call this an Academic Appeal (Unsuccessful Claim); or
- The PAB for the relevant assessment has already taken place and so the extenuating circumstances claim window is closed. We call this an Academic Appeal (Late Claim).

You must submit a formal academic appeal to the Appeals and Resolutions office electronically, by email, using the Formal Academic Appeal Form (Extenuating Circumstances). You must set out your concerns clearly and briefly and provide evidence, where possible, of the issues raised. Only evidence that is clearly referenced in the academic appeal will be considered.

You must make a formal academic appeal within 10 working days of receiving your query decision (for an Academic Appeal (Unsuccessful Claim)) or your confirmed assessment results (for an Academic Appeal (Late Claim)).

Consideration of appeals

We will send you an acknowledgement of receipt within five working days of receiving the formal academic appeal form.

We will give special attention to identifying academic appeals that may require particularly quick action. These may include the following:

- Cases where the effects of the issues raised may have harmed a person's mental health or led to significant distress;
- Cases where external time limits apply, for example visa limitations.

When we receive your formal academic appeal we will consider some key questions, including the following:

- For an Academic Appeal (Unsuccessful Claim), have you been through the query stage?
- Have you set out clearly what the academic appeal is about?
- Have you provided evidence in support of your appeal, including evidence to explain any delay in appealing?
- Is the academic appeal covered by the Extenuating Circumstances Procedure or should we refer you to another procedure?
- What help or support can we provide to you?

If we decide your academic appeal does not meet the conditions to be considered under this Procedure, we will tell you our decision and the reasons for this, and give you details of the correct procedure to use, if appropriate.

If we decide that your appeal is ineligible and advise you that there is nothing you can do to make the appeal eligible, you will have the right to request a review of our decision (see the Review stage below).

Your academic appeal will be considered by a member of the Appeals and Resolutions team who has not previously been involved in your claim. If they are satisfied that you have provided enough further evidence that you could not reasonably have provided sooner, they can decide that the academic appeal is justified. For guidance on evidence, see page 7.

If the member of the Appeals and Resolutions team feels you have not provided sufficient evidence to justify your appeal, an Academic Appeal Panel will consider the academic appeal. The panel will consist of three members of staff from the SCAD Register who have no previous knowledge of you or this case, and who are not from the same school or college as you. The panel will not normally need to meet you or representatives of your school or college, but may ask for a meeting if they feel this would be useful. The panel will decide whether the academic appeal is justified, and whether any action is required.

This stage should be completed within **25 working days** of us receiving the academic appeal (or **35 working days where a panel is used**) and we will give you our decision in writing.

Extending the time limit

If there are clear and justifiable reasons for extending the time limits Appeals and Resolutions will set new time limits. The maximum extension will be 10 working days (that is, not more than 35 working days in total from the date we receive the academic appeal form, or 45 working days where a panel is held).

Appeal decisions

We will give you a clear explanation of the outcome of your formal academic appeal in writing, setting out the reasons for each decision in simple, straightforward language.

We will tell you about:

- your right to take the academic appeal to the review stage and the grounds on which you can do this (see below);
- the time limit for moving to the review stage; and
- where and how to access advice and support, for example from the Students' Union or Student Affairs.

If you do not take the academic appeal to the review stage within the time limit for doing so, we will close the matter.

If you have submitted an Academic Appeal (Late Claim) and it is successful, we will inform your School administrative team. The School administrative team will ensure that the appeal decision is provided to the Chair of the relevant PAB so that impact on your performance can be assessed.

Review

If you are not satisfied with the outcome of the formal academic appeal stage, you have 20 working days to ask for a review. There are limited grounds for asking for a review which are as follows.

- There is new evidence which you were unable, for valid reasons, to provide earlier in the process that would have had a significant effect on the outcome of the formal academic appeal stage.
- The correct procedure was not followed during the formal academic appeal stage and this has had a significant effect on the outcome.
- The outcome of the formal academic appeal stage was unreasonable given all the circumstances and the evidence considered.

The purpose of a review is to consider whether we followed the correct procedure during the formal academic appeal stage and whether the outcome was reasonable. At the review stage, we will not usually consider the issues again or investigate the matter further. An academic appeal must have been considered at the formal academic appeal stage before it can move to the review stage. If your expectations appear to be beyond what can be achieved at the review stage, we will tell you this as soon as possible in writing to manage your expectations about possible outcomes.

If you have already made an academic appeal to a partner institution and you are not satisfied with the way it has been dealt with under their own academic appeals procedure, you may be able to refer the academic appeal to us and we will consider it under this stage. This will include a review of the way in which the partner institution handled the matter. Your Student Handbook will explain if this applies to your course.

You must submit a request for review electronically, by email, by filling in the Academic Appeal review request Form. You must set out your concerns clearly and briefly and provide evidence, where possible, of the issues raised. Only evidence that is clearly referenced in the form will be considered. We will acknowledge the request for a review within 5 working days.

The Appeals and Resolutions office will assess the request for a review and the Director of Student Affairs, or someone they nominate to act on their behalf, will use this assessment to decide between the following two possible outcomes.

- There are no grounds for taking the matter further. If this is the case, the Appeals and Resolutions office will tell you in writing and also let you know about any right you may have to ask the OIA to review your appeal.
- There are grounds for reconsidering the case.

If there are grounds for reconsidering the case, the Director of Student Affairs, or someone they nominate to act on their behalf, will consider the following.

- Were the relevant procedures followed during the formal academic appeal stage?
- Was the outcome reasonable in all the circumstances?
- Have you received clear reasons why we rejected the academic appeal at the formal academic appeal stage?
- If you have provided new evidence, have you provided valid reasons for not providing it earlier?
- If there were valid reasons for not providing this evidence earlier, would it have had a significant effect on the outcome?

The Director of Student Affairs, or someone they nominate to act on their behalf, will decide between the following two options.

- The academic appeal will be referred back to the formal academic appeal stage together with a recommendation.
- The issues are complicated and so it would be better to deal with them through a review panel.

A review panel will be held in line with our standard procedures for such panels.

This stage should be completed within **15 working days** of us receiving your review request and we will give you our decision in writing.

Extending the time limit

If there are clear and justifiable reasons for extending the time limits, we will set new time limits. The maximum extension will be 10 working days (that is, not more than 25 working days in total from the date we receive your request for a review).

Review decisions

We will give you a clear explanation of the outcome of the review in writing, setting out the reasons for each decision in simple, straightforward language. If the review finds that an academic appeal is partly or fully justified, we will explain how and when we will put in place actions to put the issue right, and apologise where appropriate. We will record the outcome on our academic queries and appeals system. We will also let you know about any right you may have to ask the OIA to review your appeal.