Australian Capital Territory

University of Canberra (Medical Leave) Rules 2017

made under the University of Canberra Act 1989, s 40 (Statutes) and the University of Canberra (Medical Leave) Statute 2017

PART 1 – Object and Authority

1 Name of instrument

This instrument is the University of Canberra (Medical Leave) Rules 2017.

2 Commencement

This instrument commences on the day it is approved by Council.

3 Purpose

Where a student has a serious health condition, this instrument authorises the University to:

(a) support a student to consent to a period of medical leave;
(b) place a student on a period of involuntary medical leave;
(c) place conditions on a student’s enrolment.

4 Definitions

In these rules, unless the contrary intention appears:

the Act means the University of Canberra Act 1989 and includes statutes and rules made under that Act;

Academic requirements has the same meaning as in University of Canberra Courses and Awards (Courses of Study) Rules 2013;

Authorised Officer means a person holding the role of Dean, Deputy Dean, Associate Dean, Director, Deputy Vice-Chancellor or Vice-President, appointed by the Vice-Chancellor under Rule (6);

Deputy Vice-Chancellor means a person holding the role of Deputy Vice-Chancellor at the University;

ESOS Act means the Education Standards for Overseas Student Act 2000;

involuntary medical leave includes to defer or suspend enrolment as defined in the National Code of Practice for Providers of Education and Training to Overseas Students as amended from time to time;
**Legal Qualifications** means a barrister of solicitor admitted to an Australian Court who is entered on the Roll of Legal Practitioners in an Australian jurisdiction;

**medical examination** includes an examination by a medical, psychological or allied health practitioner;

**mental disorder** has the same meaning as defined in section 9 the *Mental Health Act 2015* (ACT);

**mental illness** means a mental illness as defined in section 10 of the *Mental Health Act 2015* (ACT);

**notifiable condition** means a disease or medical condition as defined in the *Public Health Act 1997* (ACT);

**Partner Institution** means an organisation or company that provides education services to students of the University at the Partner Institution’s premises under an Agreement with the University;

**Placement Provider** includes an organisation or company that provides clinical or work integrated learning for students of the University at the Placement Provider’s premises under an Agreement with the University;

**Prescribed Authority** has the same meaning as defined in the Student Conduct Rules;

**serious health condition** means a mental disorder, mental illness or notifiable condition, that:

(a) renders a student unable to undertake or complete their course of study or a unit of study at the University;

(b) poses a substantial threat to his/her own safety or well-being and/or that of others;

(c) causes or results in behaviour that may cause the person to harass to a significant extent or cause severe emotional disturbance to a member of the University community;

(d) causes or results in behaviour that may disrupt the provision of academic or general services to any member of the University Community; or

(e) causes or threatens damage to property at the University campus;

**suspension** means the withdrawal of specified rights and privileges of a student of the University, including the right to enter or to be on University campus or remain enrolled in a course or unit;

**staff** means any person employed by the University at any time under a contract of employment;

**the Statute** means the *University of Canberra (Medical Leave) Statute 2017*;

**student** has the same meaning as in the *University of Canberra Statute (Interpretation) Statute 1995* as amended from time to time;

**Student Conduct Rules** means the rules made by Council under the *University of Canberra (Student Conduct) Statute 2015* as amended from time to time;
**University campus** means buildings or land owned or occupied by the University, and includes buildings or land owned or occupied by a Partner Institution or a Placement Provider; and

**University community** means staff, students, members of Council, staff employed by Partner Institutions or Placement Providers and consultants of the University or Partner Institutions or Placement Providers.

*Note 1 Terms used in this Statute have the same meaning that they have in the Act (see Legislation Act, s 148). For example, the following terms are defined in the Act:*

- council
- university
- vice-chancellor

*Note 2 A reference to a statute or rule includes a reference to that statute or rule as repealed and amended since the reference was made, see the Legislation Act, s 102.*

5 **Governing principles of these Rules**

(1) The rules of procedural fairness apply to all decisions made under these Rules.

(2) An action taken by the University in relation a person reasonably suspected of having a serious health condition will be the least restrictive action reasonably available to protect the student or another member of the University community or to prevent disruption of academic or general services to any member of the University community.

*Note: For example the least restrictive option may include suspension from attending the University campus while making provisions for online submission of assignments.*

(3) The University will seek to ensure an affected person’s privacy and dignity through involving as few people as is reasonably necessary in exercising its powers under these Rules.

6 **Appointment of Authorised Officer/s**

(1) The Vice-Chancellor shall appoint up to three (3) Authorised Officers to exercise the functions of an Authorised Officer under these Rules.

(2) The Vice-Chancellor may remove an Authorised Officer from office where they have demonstrated a failure or incapacity to attend to their duties.

7 **Right to support person**

(1) A student who is the subject of enquiries or a hearing under these Rules may be accompanied by a support person or representative in any interaction with the University under these Rules.

(2) A support person may advise the appellant, may address the Authorised Officer or Medical Appeals Panel and at a hearing may call witnesses on behalf of the appellant (providing that the Authorised Officer or Chair of the Medical Appeals Panel is satisfied that any witness so called will not be subjected to harassment in the giving of his or her evidence).

8 **Non-Disclosure**

No information or record of any inquiries, reports, minutes, notices, hearings or decisions made under these Rules may be disclosed other than to the student’s
representative or support person, except as authorised by the student or as required by these Rules or a law of the Commonwealth or the Australian Capital Territory.

9 Service of Notices

(1) Subject to sub rule 9(2) notices issued under these Rules must be sent in writing and by Registered Post to the affected student’s last known mailing address as provided by them, and to the student’s University email address or an alternative email address provided by the student if appropriate.

(2) If an Authorised Officer has reasonable grounds for believing, on the basis of the information available to them at the time of preparing a notice under these Rules, that the health of the student may be adversely affected by receipt of such a notice, the Authorised Officer must obtain and act on advice, including but not limited to medical advice, about the most appropriate manner in which to contact the student.

PART 2 – Powers of the University

10 Powers in urgent situations

(1) At any time a Deputy Vice-Chancellor may, where there is an imminent threat and without prior notice:
(a) deny a student access to all or any of the University’s facilities,
(b) deny a student access to all or any part of the University campus, and
(c) deny a student access to any activity, conducted by or on behalf of the University or on the University campus,

where the Deputy Vice-Chancellor suspects on reasonable grounds that the student has or is reasonably suspected of having a serious health condition in order to:

(i) protect the health and safety of the student concerned or any other person present on the University campus or member of the University Community; or
(ii) protect or preserve any property located at the University campus, a Placement Provider or a Partner Institution.

(2) A decision under sub rule 10(1) shall remain in place for the period set by the Deputy Vice-Chancellor, or until a determination has been made by an Authorised Officer.

(3) A decision under subsection (1), may be lifted, varied or extended for a further specified period by a Deputy Vice-Chancellor pending the determination of an Authorised Officer.

(4) To avoid doubt, denial of access under this Rule does not, of itself, terminate a student’s enrolment.

(5) Subject to sub rule 9(2), a decision under this Rule must be communicated to the student by notice as soon as possible and must specify:
(a) the terms of the decision;
(b) reasons for the decision; and
(c) the nature of the information relied upon.

(6) A copy of the notice of a decision issued under sub rule 10(5) must be provided to an Authorised Officer and constitutes a report pursuant to sub rule 11(1).

(7) A copy of the notice issued under sub rule 10(5) must be provided to the Secretary.

11 Reporting serious health condition

(1) Any person who suspects on reasonable grounds, that a student has a serious health condition may report their concerns to an Authorised Officer.

(2) A person who makes a report under this Rule may request that their identity be kept confidential from the student.

(3) Malicious reporting under this Rule is misconduct for the purposes of student and employee discipline.

12 Authorised Officer may make enquiries

(1) An Authorised Officer, on receipt of a report under sub rule 11(1) or otherwise becoming aware that a student may have a serious health condition, may make all enquiries reasonably necessary to ascertain whether the student has a serious health condition.

(2) In making their enquiries, an Authorised Officer may consider, but is not limited to, the following:

   (a) a statement from any member of the University community, who may have information relevant to the Authorised Officer’s enquiries;

   (b) medical and psychological reports related to the student’s condition; and

   (c) oral or written submissions made by the student about his or her condition.

(3) If the Authorised Officer has reasonable grounds for believing that any medical reports available are not sufficient for the Authorised Officer to draw reasonable conclusions regarding the extent of the student’s health condition, the Authorised Officer may ask the student about whom the report was made to undergo a medical examination, at the expense of the University, by a person or persons nominated by the University.

(4) If the student:

   (a) does not undergo a medical examination arranged by the Authorised Officer or is otherwise uncooperative with the Authorised Officer; or

   (b) does not provide information requested; or

   (c) does not attend a medical examination arranged by the Authorised Officer;

the Authorised Officer may determine the referral and may draw conclusions unfavourable to the student arising from the student’s lack of cooperation.
(5) An Authorised Officer may direct a staff member of the University to provide any requested information to inform their enquiries under this rule.

13 Notice of Authorised Officer’s intention to impose medical leave of absence

(1) If the Authorised Officer is satisfied on reasonable grounds that a student has or is reasonably suspected of having a serious health condition, the Authorised Officer must, subject to sub rule 9(2) and subrule 14, afford the student the opportunity to show cause why they should not be subject to a determination under these Rules.

(2) The notice must:

(a) specify reasons for the Authorised Officer’s proposed decision;
(b) outline the nature of the information relied upon;
(c) subject to sub rule 11(2), provide copies of any substantive material relied upon;
(d) afford the student the opportunity to consent to a period of medical leave;
(e) outline the student’s options to participate in this process; and
(f) advise the student that they have 10 business days to respond to the Authorised Officer as set out in the notice.

(3) At a minimum, the affected student may engage with this process by:

(a) submitting a written submission;
(b) submitting new relevant evidence; and
(c) being afforded an opportunity to respond to the notice in person upon request.

(4) On receipt of a request from the affected student to appear and respond in person, the Authorised Officer must convene a meeting at an agreed time within 10 business days of the request to allow this to occur.

(5) At any meeting with a student under these Rules, an Authorised Officer must be accompanied by a staff member of the University Medical and Counselling Centre.

14 Powers of Authorised Officer to impose medical leave of absence

(1) In making a determination under this Rule, the Authorised Officer must consider the consequences of that determination upon the affected student’s:

(a) welfare;
(b) accommodation; and
(c) visa status, if applicable.

(2) If the Authorised Officer is satisfied on reasonable grounds that a student has or is reasonably suspected of having a serious health condition, the Authorised Officer may determine that:

(a) the student be placed on a period of medical leave for up to 12 months;
(b) specified conditions be satisfied to permit a student’s continuing enrolment; and

(c) specified conditions be satisfied before the University will consider reinstatement of a student’s enrolment.

(3) Conditions which may be imposed by the Authorised Officer under these Rules include compliance with any relevant medical treatments prescribed by a medical professional, including pharmacological treatments, and behavioural or psychological therapies.

15 Notice of determination

(1) Notice of a determination made by an Authorised Officer under Rule 14 must be provided to the affected student and must:

(a) specify reasons for the Authorised Officer’s decision;

(b) outline the nature of the information relied upon; and

(c) subject to sub rule 11(2), provide an itemised list of any substantive material relied upon.

(2) The Authorised Officer must cause a copy of the notice to be provided to:

(a) the Secretary; and

(b) relevant University staff, including the relevant Faculty Board to give effect to the determination.

16 Effect on enrolment and fees

If a student’s enrolment is suspended as a result of a decision under these Rules, the University must consider remission of all or part of the student’s fees in accordance with the Higher Education Support Act 2003 (Cth) and the ESOS Act.

17 Time for the purpose of academic standards

Following a period of medical leave of absence, the relevant Faculty Board, to the extent possible, the time to meet the academic requirements for the student’s course shall be extended to take into account the duration of the medical leave.

PART 3 - Appeals

18 Review of Decision

(1) A student subject to a determination under Rule 14 may seek a review of the decision by making an application to the Medical Appeals Panel pursuant to the grounds for appeal stated in sub rule 19.

(2) Only one application for review can be made under these Rules.

(3) An appeal will only progress to a hearing before the Medical Appeals Panel where the request for an appeal:

(a) is in writing;

(b) is delivered to the Secretary; and
(c) is received not later than 20 business days after the day on which the notice of determination is provided to the student.

Procedure where valid appeal made – Committee Inquiry

(4) Where a student lodges a valid appeal, the Secretary must cause notice of the appeal to be given to the Chair of the Medical Appeals Panel who will proceed with a hearing of the Medical Appeals Panel in accordance with subrule 20.

Procedure where invalid appeal made

(5) Where a student lodges an invalid appeal, including where sufficient grounds for appeal are not stated or evidence of such grounds are not provided, the Secretary must cause a copy of the notice to be sent to the Chair of the Medical Appeals Panel who will consider the material and give notice to the student:

(a) that the appeal is invalid and set out the reasons why the appeal is invalid; or

(b) that the Chair will grant the student special leave to appeal.

(6) The Chair must cause a copy of the notice to be provided to the Secretary.

Effect of Determination during Appeal Process

(7) A determination remains in force during any appeal period.

19 Grounds of Appeal

(1) An appeal is not limited to but should address the grounds that the Authorised Officer:

(a) did not take all relevant material into account; or

(b) took irrelevant material into account; or

(c) did not give the student a fair hearing; or

(d) was biased against the student.

PART 3 – Procedures on Appeal

20 Hearing of Appeals

(1) The Medical Appeals Panel must:

(a) convene within 20 working days from receipt of a valid appeal;

(b) fix a date, time and place for the hearing of an appeal; and

(c) give not less than 7 days notice of the hearing to the appellant.

(2) At a hearing of the Medical Appeals Panel:

(a) the quorum of the Medical Appeals Panel is three (3) members;

(b) the procedure to be followed is at the discretion of the Chair;
(c) the Medical Appeals Panel may consult any person and inform itself on any matter in relation to an appeal in any manner it thinks fit;
(d) the Medical Appeals Panel is not bound by rules of evidence.

(3) At the hearing of an appeal before the Medical Appeals Panel, an appellant may:
   (a) appear in person;
   (b) make oral or written statements; and
   (c) with leave of the Chair of the Medical Appeals Panel, seek the attendance of relevant persons to present information in support of the appeal.

(4) If the appellant fails to co-operate reasonably with the Medical Appeals Panel or refuses to provide information, including medical or other reports, requested by the Panel, the Panel may proceed to a determination of the appeal, and may draw conclusions unfavourable to the applicant based upon the appellant’s lack of cooperation or assistance.

(5) A decision of the Medical Appeals Panel is to be taken to be the decision of the original decision maker.

(6) A decision of the Medical Appeals Panel is final within the University.

21 Notice of determination of appeal

(1) The Medical Appeals Panel must give written notice of its decision to the appellant and the original decision maker within 20 working days of the hearing.

(2) Notice of a determination under Rule 20 must:
   (a) specify reasons for the Medical Appeal Panel’s decision;
   (b) outline the nature of the information relied upon; and
   (c) subject to sub rule 11(2) provide an itemised list of any substantive material relied upon.

(3) The Medical Appeals Panel must cause a copy of the notice to be provided to:
   (a) the Secretary; and
   (b) relevant University staff to give effect to the determination.

22 Failure to engage with Medical Appeals Panel

(1) If a student has lodged an appeal under Rule 16 and:
   (a) does not appear in person at the hearing of the appeal; and
   (b) is not otherwise represented at the hearing of the appeal; and
   (c) does not make a written statement under sub rule 20(3)(b);
the appeal lapses and the decision of the Authorised Officer is affirmed.
23 **Hearings to be private**

(1) Any hearing conducted by the Medical Appeals Panel must be conducted in private.

(2) A person is not entitled to be present at a hearing unless the person is:

(a) a member of the Medical Appeals Panel;
(b) the appellant;
(c) a person nominated to act on behalf of the appellant;
(d) a person nominated by the appellant as a support person;
(e) the Secretary;
(f) a legal practitioner appointed by the Medical Appeals Panel to provide the Medical Appeals Panel with legal advice; or
(g) a person giving evidence before the Medical Appeals Panel.

PART 4 – Medical Appeals Panel

24 **Medical Appeals Panel**

(1) The University shall establish a Medical Appeals Panel to determine applications for review under these Rules.

(2) The Medical Appeals Panel consists of the following members, appointed by the Vice-Chancellor:

(a) Chair (who may be independent) with relevant qualifications in psychology, psychiatry or medicine;
(b) Professor of the University from the academic discipline being studied or proposed to be studied by the appellant; and
(c) person with legal qualifications (who may be independent).

(3) The Vice-Chancellor may remove a member of the Medical Appeals Panel from office for failure or incapacity to attend to his or her duties.

(4) A Medical Appeals Panel is not to include:

(a) a person who has treated the appellant for any health condition; or
(b) a person who has given advice to the appellant in relation to any health condition; or
(c) a person who has made a decision about the appellant as an Authorised Officer.

25 **Appointment of Secretary**

The Vice-Chancellor shall appoint a person not being a member of the Medical Appeals Panel) to be Secretary to the Medical Appeals Panel.
PART 5 – Interaction with Student Conduct Rules

26 Student Conduct Rules and serious health conditions

(1) An Authorised Officer may receive a referral under these Rules from a Prescribed Authority where misconduct proceedings have been brought against a student under the Student Conduct Rules and a Prescribed Authority forms a reasonable belief that the student may have a serious health condition.

(2) Upon referral under sub rule 26(1), an Authorised Officer may make a recommendation to a Prescribed Authority to suspend further proceedings under the Student Conduct Rules.

(3) If, as a result of a referral under sub rule 26(1), the student is found to have a serious health condition and is placed on a period of medical leave, the Authorised Officer shall make a recommendation to the Prescribed Authority to stay the misconduct proceedings for a reasonable period.

   Note: A reasonable period may include a permanent stay of proceedings.

(4) If, a referral under sub rule 26(1)(a) does not determine the student has a serious health condition, the Authorised Officer shall make a recommendation to the Prescribed Authority to resume the misconduct proceedings.

(5) If a student has engaged in behaviour that is determined under these Rules as not being attributable to a serious health condition but might otherwise be regarded as misconduct under the Student Conduct Rules, the Authorised Officer or the Medical Appeals Panel may refer the student’s conduct to a Prescribed Authority in accordance with the Student Conduct Rules.

PART 6 - Miscellaneous

27 Procedures

(1) The Council may make procedures, not inconsistent with the Act, the Statute or these Rules, prescribing all matters that are necessary or convenient to give effect to these Rules, including but not limited to procedures relating to:

   (a) a student’s transition back into study following a period of medical leave;

   (b) support services accessible by a student during enquiries or hearings under these Rules; and

   (c) the giving of notices.

The foregoing Rules are made by Council under section 40 of the University of Canberra Act 1989 and the University of Canberra (Medical Leave) Statute 2017.

In making these Rules the University had regard to the provisions of section 40B(1)(b) of the Human Rights Act 2004.

Rules approved at Council meeting No. C185 held on 30 June 2017.