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Chairman’s Message

The qualities of professionalism, integrity and self discipline are essential elements of a teacher’s position in the community. A teacher’s educational accountability extends beyond the curriculum to that of a role model to students and the community in which they perform their duties.

Teacher’s professional behaviour is a critical component for improving the quality of education. Any inappropriate behaviour by a teacher either within the classroom, school or the community severely compromises this professionalism and places student’s learning at risk.

The TSC wishes to help good teachers become great teachers who deliver a quality education to the children of our nation. This policy serves to assist our aspirations and to maintain the integrity and professionalism of all teachers.

All teachers must comply with the laws of PNG and the Government which include, but are not limited to, the Teaching Service Act, Regulations and Determinations, the Education Act, Regulations and Secretary’s Circulars, the Lukautim Pikinini Act, and the PNG Criminal Code.

The TSC Disciplinary Policy & Procedures is designed to uphold the professional standards of teacher behaviour and to provide a process to ensure any breach of this policy is managed in a structured and consistent way.

Any breach of TSC Disciplinary Policy & Procedures will be addressed within this policy and procedures as minor, serious or criminal offences. Failure to report or take action on any breach of policy, by the head teacher or delegated authority, is in itself a disciplinary offence.

Where a minor offence under this policy occurs, formal performance management and coaching to improve behaviour can be the first intervention. This does not include repeated instances of minor breaches such as unauthorised absences or poor punctuality. Repeated instances of minor offences should be treated as a serious offence.

The Teaching Service Commission is committed to ensuring teachers maximize their time in the classroom and are not encumbered by the minority who compromise this valued profession. It is the responsibility of all Teaching Service Commission members to ensure teachers, students and the wider community have an awareness, understanding and access to this Policy and Procedures document.

Michael Pearson
Chairman
Teaching Service Commission
September 2009
Introduction

The Teaching Service Commission (TSC) is a statutory organization within the Ministry of Education and has its own Act called the Teaching Service Act (TS Act). The TSC determines the terms and conditions for employment of the teachers in the Teaching Service. The Provincial Education Boards and the National Education Board apply the terms and conditions to the teachers in their respective jurisdictions. The TSC has authority under Section 9 (3), Section 89 and Section 151 of the TS Act to develop Disciplinary Policy and Procedures for members of the teaching service.

Since the inception of the TS Act the TSC has regulated the operation of the teaching profession, teacher employment, teacher discipline and remuneration. The TSC has always strived for higher professional standards for teachers with the aim of improving teaching and learning in schools.

Over the years the TSC and the teaching profession has had to change with the expansion of the education sector. Such changes include a growth in population resulting in an increase in the student and teacher populations. The TSC wants to acknowledge its member’s service and commitment to education reform and education for all.

Teacher professional behaviour is a critical issue in improving the quality of education. The TSC, schools and communities have occasionally experienced inappropriate or unprofessional behaviour from teachers. This puts the student’s learning at risk and must be dealt with effectively.

As a result of these concerns the TSC has decided to help schools minimise inappropriate teacher behaviour by introducing a Disciplinary Policy and Procedures document for teachers, head teachers, national, provincial and district officers.

The main aim of the Policy and Procedures is to improve the professional conduct of teachers through a more effective teacher disciplinary process.

The TSC asks all members to read this document and ensure they understand the implications of the document for their career and behaviour. As the employer of all teachers, the TSC looks forward to working with teachers for the betterment of education for all children.
Statement of values

The teaching profession values respect and justice. Teachers who respect themselves, their co-workers, their students and the community will show their respect by loyalty, commitment, professionalism and collaborative hard work.

Teachers should take pride in their profession and uphold these values in the education of our children.
Purpose of the Policy and Procedures

The purpose of the TSC Disciplinary Policy and Procedures is to improve and strengthen the effectiveness and efficiency of the teacher disciplinary processes.

Where teachers do not uphold the values of their profession or fail to fulfil their work responsibilities the TSC Disciplinary Policy and Procedures provides the process for addressing their behaviour.

This Policy and Procedures ensure that disciplinary matters are managed correctly and are consistent with the Teaching Service Act, 1988 (Consolidated 2005).
Background to the Policy and Procedures

A review of the TSC disciplinary processes took place in 2006 and draft documents were written. In May 2009 a stakeholder workshop examined the key constraints to effective teacher discipline processes and made suggestions for improving the draft Policy and Procedures.

A TS Act Steering Committee was formed with representation from TSC, PNG Teachers Association (PNGTA), the Department of Education (DoE), church agencies and technical advisers. Building on the feedback from the stakeholders this Committee reviewed and amended the Policy and Procedures.

The HR Manual

The TSC Disciplinary Policy and Procedures are designed to build upon and complement the existing HR Policy Information and Operations Manual. The Policy and Procedures can be added to the folder.

Every school and all education officers should have a copy of the HR Manual. All teachers should have access to both the HR Manual, their performance based duty statement, PNGTA Code of Ethics and this Disciplinary Policy and Procedures (DPP).

Legal and policy framework

The DPP has been developed to be consistent with existing laws and TSC Circulars.

- The Constitution
- Organic Law on Provincial and Local Level Governments
- Teaching Service Act
- Teaching Service (Auxiliary Members) Act
- Teaching Service Regulation 1994
- Education Act
- Summary Offences Act
- Current Industrial Relations legislation
- Lukautim Pikinini Act
- TSC Circular No: 1/95
- TSC Instruction No: 1/90
- TSC Direction No: 1/83
- TSC Direction No: 1/82
- PNGTA Code of Ethics 2004
Key definitions

**Authorized Person**
A person appointed by the TSC in the National Education Gazette who receives, documents and investigates complaints, lays disciplinary charges, writes disciplinary reports and can suspend teachers.

**Adviser**
The head of the division of education (including the CEO in ARB, Manager, Central Province, and Director, NCD). Can be referred to as the Provincial Education Adviser or Principal Education Adviser (PEA).
Note: In the TS Act this role is called an Assistant Secretary

**Charging Officer**
Same as the Authorized Person

**Criminal Offence**
Described in the TS Act as an offence which has a prison sentence exceeding two years

**Departmental Head**
In provinces this is the Provincial Administrator. For national institutions this is the Secretary of Education

**Disciplinary Committee**
The Provincial Education Board Disciplinary Committee, National Education Board Disciplinary Committee and the TSC Disciplinary Committee

**Dismissal**
Termination of employment as a teacher

**Governing body**
This includes Boards of Management, Boards of Governors and Governing Councils

**Minor Disciplinary Offence**
Where an Authorized Person determines that the nature of a disciplinary offence is not a serious breach of the TS Act

See Section 84 TS Act

**Serious Disciplinary Offence**
Where an Authorised Person has reason to believe that a teacher has committed an offence that cannot be dealt with as a minor offence

See Section 85 TS Act

**Teacher**
All registered teachers employed by TSC including teachers with full or provisional registration, head teachers, teachers-in-charge, subject coordinators, principals and managers
Delegation of disciplinary powers

TSC has delegated its disciplinary powers to a number of Authorised Persons within the Provincial Divisions of Education and the Department of Education.

AUTHORISATION

The Teaching Service Commission, by virtue of the powers conferred by Sections 84, 85 and 90 of the Teaching Service Act, 1988, and all powers it enabling, hereby authorize the persons occupying the offices specified in Column 1 of the schedule below, to receive, investigate complaints, lay disciplinary charges and if warranted, issue suspension notices against the persons specified in Column 2 of the schedule.

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>AUTHORISED PERSON FOR</td>
<td>TEACHERS AGAINST WHOM CHARGES/SUSPENSIONS MAY BE MADE.</td>
</tr>
<tr>
<td>CHARGING/SUSPENDING MEMBERS OF</td>
<td></td>
</tr>
<tr>
<td>TEACHING SERVICE.</td>
<td></td>
</tr>
<tr>
<td>TSC Legal Officers.</td>
<td>All teachers in all member institutions.</td>
</tr>
<tr>
<td>First Assistant Secretary – Teacher</td>
<td>All teachers in National High Schools, Teachers’ Colleges, Technical</td>
</tr>
<tr>
<td>Learning</td>
<td>Colleges, Business Colleges, PNGEI, Special Education Centres and FODE.</td>
</tr>
<tr>
<td>Nominee of the Provincial Education</td>
<td>All teachers in all provincial education institutions</td>
</tr>
<tr>
<td>Board</td>
<td></td>
</tr>
<tr>
<td>Nominee of Head of Agency.</td>
<td>All teachers in Churches education institutions within their jurisdictions.</td>
</tr>
<tr>
<td>TSC Regional Advisors.</td>
<td>All teachers in all institutions in their respective regions.</td>
</tr>
<tr>
<td>Regional Directors Education Standards.</td>
<td>All teachers in all High Schools and Secondary Schools in their</td>
</tr>
<tr>
<td>Senior Standards Officers - Secondary.</td>
<td>respective regions.</td>
</tr>
<tr>
<td>Senior Standards Officers - Primary.</td>
<td>All teachers in the Elementary, Community and Primary Schools in all</td>
</tr>
<tr>
<td>Standards Officers – Primary.</td>
<td>the provinces and districts.</td>
</tr>
<tr>
<td>Senior Standards Officers – Elementary</td>
<td></td>
</tr>
<tr>
<td>Standards Officers – Elementary.</td>
<td></td>
</tr>
<tr>
<td>TVET Inspectors</td>
<td>All teachers in Technical Schools and Vocational Centres within their</td>
</tr>
<tr>
<td></td>
<td>respective jurisdictions.</td>
</tr>
</tbody>
</table>

The full Authorisation is included later in the DPP.
Roles and responsibilities in teacher discipline

The roles and responsibilities of teachers

Teachers have a responsibility to uphold the status of their profession in the schools and communities they serve.

Teachers are expected to comply with all regulations governing their employment, including:

- TS Act
- Education Act
- HR Policy Information and Operations Manual
- PNGTA Code of Ethics
- Teacher’s Duty Statements
- HIV/AIDS Policy for the National Education System
- Gender Equity In Education Policy
- Lukautim Pikinini Act (child protection)

Teachers must maintain professional standards of behaviour and ethics at all times. They also have a duty to report unprofessional behaviour and breaches of these regulations.

The most important responsibility for all teachers is the education and welfare of the students in their care. Teachers should promote a safe, healthy, respectful and student centred learning environment. If a teacher physically abuses or has a sexual relationship with a student of the school it is a serious criminal offence and must be reported immediately to the police and an Authorised Person.

The roles and responsibilities of head teachers, principals and managers

The effective management of the school is the responsibility of the head teacher (or principal or manager). Effective management includes processes for addressing the professional and unprofessional behaviour of teachers.

Head teachers must work with the school governing body and the staff to maintain teacher discipline. They should ensure all teachers, governing body members, parents and students know and have access to the TSC DPP and the PNGTA Code of Ethics. Minor offences should be dealt with at the school level using a range of strategies for improving teacher’s professional behaviour.

Head teachers have a duty to immediately report serious or repeated breaches of the regulations or complaints about a teacher’s behaviour to an Authorised Person. They must also support any investigation by the Authorised Person at their school.

Failure to report a serious offence is in itself a serious breach of the TS Act and may be a criminal offence. Where a criminal offence such as the rape of a student is alleged, the head teacher must also immediately report the allegation to the police.
The roles and responsibilities of students

Students have the right to a safe, healthy and effective learning environment. Where students experience or observe teachers behaving unprofessionally they have the right to make a complaint.

Students should complain about any misbehaviour of a teacher to their parents, a trusted person within their community, their Student Representative Council, another teacher, the head teacher, the school governing body or an Authorised Person.

A school has the duty to protect the rights of students to make a complaint about a teacher and ensure complaints are taken seriously. Teachers should ensure the confidentiality and welfare of those students who choose to make a complaint.

The roles and responsibilities of parents and the community

Parents and community members should expect the highest professional standards from teachers entrusted with their children’s education and welfare.

If their trust is breached because of the poor behaviour of a teacher, the parents and community members have the right and duty to report their complaint to the school governing body, head teacher or district or provincial education officers.

Parents and community members should ensure they have information to support their complaint. They are entitled to a copy of the complaint report and must be informed of the outcome of any investigation.

Where a criminal offence has been committed by a teacher, the parents and community members could immediately report the complaint to the authorities as well as to the people listed above. Teachers who have a sexual relationship with a student should always be reported to the police and the school.

The roles and responsibilities of the governing body

It is the duty of the school’s governing body to see that the working environment for the teachers and students supports teaching and learning.

The governing body has the responsibility to understand the TS Act and the DPP and to know who the local Authorised Persons are for charging teachers. They should ensure that parents and students know their rights in regard to teacher discipline.

If a complaint against a teacher or head teacher is received, the governing body shall immediately write an acknowledgement of the complaint and ensure the complaint is sent to the Authorised Person.

Where able to assist, the governing body can support the investigation of the complaint.

Where a criminal offence is alleged the governing body must also immediately report the allegation to the police.
The roles and responsibilities of standards and guidance officers

Standards and guidance officers have the duty to report allegations of breaches of the TS Act and DPP to the appropriate Authorised Person.

Where a teacher is alleged to have committed a criminal offence the standards and guidance officer has a professional responsibility to report the allegation to the police.

The roles and responsibilities of the Authorised Person

The Authorised Person has and may exercise all the powers (except those of appeals) of the TSC in regards to teacher discipline. Their authority is delegated to them by the TSC.

They have the responsibility to ensure complaints about breaches of the TS Act are investigated and dealt with in accordance to these Policy and Procedures.

If the Authorised Person has a conflict of interest in relation to the complaint they should immediately hand the case to another Authorised Person.

Investigations

The Authorised Person may appoint a suitable independent investigator in consultation with the Adviser or TSC.

The appointed investigator must have -

- A working understanding of the TS Act and the Education Act.
- A detailed understanding of the DPP
- A detailed understanding of the PNGTA Code of Ethics.
- A basic understanding of the criminal code and summary offences
- A basic understanding of investigation skills such as interviewing, critical analysis and report writing
- No conflict of interest

The Authorised Person has the responsibility of charging a teacher and may suspend a teacher if necessary. The charge and the investigation report must be sent immediately to the teacher and to either the Adviser/Departmental Head (for minor offences) or the appropriate Disciplinary Committee (for serious offences).

Where a teacher is alleged to have committed a criminal offence the Authorised Person has a professional responsibility to report the allegation to the local police.
**The roles and responsibilities of the Adviser or Departmental Head**

The Adviser or Departmental Head has a critical role in managing the teacher discipline process.

They have a duty to ensure the teacher disciplinary process is managed effectively and quickly. This includes adequate budgeting for disciplinary investigations. The Adviser or Departmental Head must ensure that all documentation related to complaints, investigations, charges and decisions is properly managed.

The Adviser or Departmental Head must also ensure that Authorised Persons fully understand their roles and responsibilities in the DPP process. They should also make sure TSC is properly and promptly informed of teacher disciplinary cases and decisions.

In minor offences the Adviser or Departmental Head decides on whether to uphold the charge and what sanction should be imposed.

In serious offences the Adviser or Departmental Head would chair the Disciplinary Committee (Section 79 and 80).

**The roles and responsibilities of the PEB and NEB Disciplinary Committees**

The Committees have a duty to ensure that decisions on serious offences are managed quickly and effectively. The Committee has the responsibility to make recommendations to the full board if the charge is upheld.

They may recommend to the PEB or NEB that the board:

a. Caution or reprimand the member; or  
b. Fine the teacher; or  
c. Defer a pay increment for a period not exceeding 12 months; or  
d. Reduce a teacher’s salary by one or more increments; or  
e. Reduce the teacher’s classification; or  
f. Recommend to TSC for the dismissal of the teacher from the teaching service

The Committee has the responsibility to ensure all paperwork and files related to the serious offence charge are effectively and efficiently managed.
The roles and responsibilities of the PEB and NEB

Both the PEB and NEB shall establish a Disciplinary Committee for dealing with serious offences committed by teachers. The make up of the Disciplinary Committees is clearly defined in the TS Act Section 79 and 80. It is very important that the PEB and NEB ensure that the disciplinary process takes no more than three months (from charging to Board decision).

The PEB or NEB has the responsibility to accept, reject or adjust the recommendations on serious offences from their Disciplinary Committee.

The PEB or NEB should also consider any appeals for minor offences. They may confirm, annul or vary the finding or penalty.

The PEB or NEB has the responsibility to inform the teacher, the school and the TSC of any decisions. The boards must ensure all meetings, proceedings and decisions are properly and promptly documented. They should also ensure there are adequate and timely funds for managing the teacher disciplinary process.

The documents that the Board should send to TSC include:

- The complaint(s)
- Charge Form
- Report and investigation from Authorised Person
- Any statements from witnesses
- Any teacher’s statements
- Minutes and decisions of Disciplinary Committee
- Minutes and decision of the Board

The roles and responsibilities of the TSC

The TSC may delegate its powers for charging and suspending teachers to Authorised Persons. TSC has responsibility for developing policy, procedures and regulations for teacher professional behaviour.

TSC must ensure all stakeholders understand their roles and responsibilities in relation to the Disciplinary Policy and Procedures.

TSC must establish a TSC Disciplinary Committee in line with Section 81 TS Act. It must also keep secure records on disciplinary matters and coordinate with other agencies such as Payroll and Related Services (PARS) to ensure teacher records are kept up to date.

TSC should ensure regular review and consultation with all partners on teacher discipline matters to improve the efficiency and effectiveness of the processes. The TSC should also budget and plan for adequate funds to manage the teacher disciplinary process.
The roles and responsibilities of PNGTA

Under Section 28 TS Act, the PNGTA may develop or amend a Code of Ethics for teachers. The association can raise awareness of the Code of Ethics and the teacher disciplinary process.

Under Section 79 and 80 TS Act the PNGTA must submit a panel of names to the PEB or NEB for the selection of two members of the Provincial or National Disciplinary Committees.

Under Section 81 TS Act, the PNGTA must submit a list of names to the TSC for selection of one member who will be appointed to the TSC Disciplinary Committee.

At any point in the disciplinary process the PNGTA may support a member teacher who is subject to a minor or serious allegation. This support may include legal advice and legal assistance to PNGTA members.

The roles and responsibilities of the TSC Disciplinary Committee

This Committee is the final authority under the TS Act in the teacher discipline system. The law requires the Committee to have a Principal Magistrate as its Chairperson (unless it decides otherwise).

The TSC DC has the responsibility to deal quickly, fairly and effectively with any appeal or decisions. The TSC DC can confirm, reject or alter the decisions of the PEB or NEB.

The TSC DC must inform the teacher, school and Board of its decision in writing and ensure all records and documentation are properly maintained.

The membership of the TSC DC is described in Section 81 TS Act.
Teacher disciplinary offences

Section 83 of the Teaching Service Act 1988 lists the actions that could lead to a disciplinary charge.

A teacher who –

a) Commits a breach of the Teaching Service Act

b) Wilfully disobeys or disregards a lawful order made or given by a person having the authority to do so.

c) Is negligent or careless in the discharge of duties.

d) Does not meet expected performance or behavioural standards.

e) Uses intoxicating liquor or drugs to excess, so as to impair professional competence.

f) Solicits or accepts a fee, reward, gratuity or gift in connection with the discharge of duties (other than for authorised remuneration), except in a case or in circumstances in which gifts of a customary or traditional nature are freely exchanged.

G) Acts disgracefully or improperly either in their official or community capacity

h) Having taken an oath or made an affirmation or declaration under the TS Act does or says anything in violation of that oath, affirmation or declaration.

i) Abuses the authority of a teacher’s role with subordinates, colleagues or students.

Minor disciplinary offences

Examples of minor disciplinary offences included in Table 1 below:

<table>
<thead>
<tr>
<th>Minor disciplinary offences</th>
</tr>
</thead>
<tbody>
<tr>
<td>Poor punctuality</td>
</tr>
<tr>
<td>Poor performance</td>
</tr>
<tr>
<td>Poor dressing</td>
</tr>
<tr>
<td>Cultural insensitivity</td>
</tr>
<tr>
<td></td>
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<tr>
<td></td>
</tr>
</tbody>
</table>
FLOW CHART A – REPORTING A MINOR BREACH (of the TSC Disciplinary Policy & Procedure)

Allegation of a minor offence reported to Authorised Person or Head Teacher

Head Teacher or Authorising person documents allegation

ALL SCHOOLS ARE ENCOURAGED TO RESOLVE MINOR OFFENCES AT THE WORKPLACE LEVEL THROUGH THE PERFORMANCE MANAGEMENT AND COACHING PROCESS

Has issue been resolved at the school level?

Yes  Monitor and managed the teacher’s performance

No  Head Teacher may choose a variety of options outside Section 84 to improve and correct teacher performance. Such as letter of warning, restorative justice, etc.

Conduct Investigation and Report (by A.P. or an appropriate investigator)

Does the investigation warrant a charge?

Yes  The teacher and those who made the allegations are informed that no charges will be laid

No

Report forwarded to the PEA/Sec. for Ed reports outcome (TSC Form 10)

Teacher advised (TSC Form 10), send pre-paid return addressed envelope. 7 days to respond in writing

Teacher receives either a written reprimand or a fine (TSC Form 11)

Advice forwarded to the teacher, school & person making allegation (TSC Form 11)

Appeal, report and charge forwarded for recommendation to PEB/NEB

Recommendation to charge teacher and the appeal are considered by the PEB/NEB

Is the decision upheld?

Yes  The teacher receives reprimand or advice of the fine. PEA/Sec. for Ed reports outcome to TSC

No  Teacher advised (TSC Form 11)

Fine is paid to Provincial or District Treasury

PERFORMANCE MANAGEMENT AND COACHING PROCESS

TSC Disciplinary Policy and Procedures – September 2009
Performance management strategies for improving teacher behaviour

Before reporting minor disciplinary offences the head teacher of a school may use a range of strategies for improving teacher’s professional behaviour. For example,

- One-to-one coaching and counselling with the teacher
- Pairing the teacher with a good role model mentor
- Giving the teacher additional responsibility
- Addressing issues that effect the teacher’s performance and attendance
- Written letter of warning from the head teacher
- Reports and appraisals from school based supervisors and senior teachers
- Compulsory lesson observations
- Request for additional compulsory inspection of a teacher
- Working with the teacher to restore the injustice of their unprofessional behaviour (e.g. teacher agrees to work overtime to restore hours lost through lack of punctuality)

If a teacher is absent from class the head teacher should complete the Leave Of Absence Form and send this immediately to the Adviser. The teacher’s pay will be deducted. Repeated unauthorised absence from duty is a serious disciplinary offence. The head teacher can report a minor or serious disciplinary offence to an Authorised Person at any time.

Head teachers who commit minor disciplinary offences can be dealt with by Standards Officers using similar strategies to the ones above or reported to the Authorised Person for charging. Any stakeholder can report an alleged disciplinary offence by a head teacher to the Authorised Person.

1. Allegation or complaint made or forwarded to Authorised Person
2. Investigation of complaint by Authorised Person or appointed investigator
3. Teacher charged using Form 10. Four copies made (teacher, Adviser, Authorised Person and professional file)
4. Charge delivered to teacher and sent to the Adviser along with any investigation report
5. Teacher may respond in writing to the charge. No reply is considered a denial of the charge.
6. Adviser decides whether to uphold the charge and what the penalty will be
   a. Caution or reprimand the teacher, or
   b. Fine the teacher
7. Teacher informed of any disciplinary penalty using Form 11
8. Teacher accepts penalty or appeals to the PEB/NEB
9. PEB/NEB upholds, varies or annuls the penalty
10. Adviser or PEB/NEB should then advise TSC of the actions. Written files are kept securely.
Serious and Criminal disciplinary offences

Examples of Serious and Criminal disciplinary offences included in Table 2 below

<table>
<thead>
<tr>
<th>Serious offences</th>
<th>Criminal offences</th>
</tr>
</thead>
<tbody>
<tr>
<td>▪ Harassment</td>
<td>▪ Stealing</td>
</tr>
<tr>
<td>▪ Not reporting harassment</td>
<td>▪ Vandalism</td>
</tr>
<tr>
<td>▪ Drugs</td>
<td>▪ Fraud</td>
</tr>
<tr>
<td>▪ Not reporting bullying</td>
<td>▪ Bribery</td>
</tr>
<tr>
<td>▪ Drunk or intoxicated</td>
<td>▪ Sexual harassment</td>
</tr>
<tr>
<td>▪ Corporal punishment</td>
<td>▪ Indecent exposure</td>
</tr>
<tr>
<td>▪ Discrimination and not reporting discrimination</td>
<td>▪ Violence/assault</td>
</tr>
<tr>
<td>▪ Not reporting suspected child abuse or neglect</td>
<td>▪ Sexual abuse including having sex with a student</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>▪ Repeated insubordination</td>
<td>▪ Perpetual poor performance</td>
</tr>
<tr>
<td>▪ Persistent poor performance</td>
<td>▪ Persistent poor punctuality</td>
</tr>
<tr>
<td>▪ Persistent bad language</td>
<td>▪ Persistent bad language</td>
</tr>
<tr>
<td>▪ Bullying</td>
<td>▪ Stigmatising others</td>
</tr>
<tr>
<td>▪ Smoking, drinking alcohol or chewing betelnut during school hours</td>
<td></td>
</tr>
<tr>
<td>▪ Not reporting suspected child abuse or neglect</td>
<td>▪ Violence/assault</td>
</tr>
</tbody>
</table>

Table 2.
FLOW CHART B – REPORTING A SERIOUS or CRIMINAL BREACH
(of the TSC Disciplinary Policy & Procedure)

Allegation of a serious or criminal breach of Policy to Authorised Person

Authorised Person documents allegation – (TSC Form 10)

Is the serious breach also a Criminal Offence?

Teacher is not immediately suspended

Teacher is suspended

Suspended without Pay

Suspended with Pay

PARS advised to suspend pay until further notice (TSC Form 37)

Investigated by Authorised Person or delegated Investigator

Does Authorised Person charge teacher?

No

Reinstate teacher and back-pay if suspended without pay (Use Form EMP 2)

Yes

Advise teacher of charge in writing (use TSC Form 13)

Authorised Person sends the documents to NEBDC or PEBDC. NEBDC or PEBDC make recommendations to the PEB or NEB

PEB or NEB consider finding within 12 weeks of the teacher being charged

Reject the decision

Confirm the decision

Impose other penalty (at 85.sub-section 4)

Inform school, teacher and TSC of decision (use TSC Form 14)

Does teacher appeal to TSCDC?

No

Impose penalty (at 85.sub-section 4)

Appealing teacher uses TSC Form 15

TSC DC consider the appeal & advise the TSC

Reject the decision (Final)

Confirm the decision (Final)

Adjust penalty (Final)

Inform teacher using TSC Form 16 and file

Teacher’s offence processed through the legal system.

All breaches of policy that are also a criminal offence must be reported to the police. Police investigation runs parallel to internal investigation.

Teacher has 7 days to admit or deny the charge and respond in writing

For serious breaches and criminal offences as determined by the policy

Provincial Suspense Authority (TSC Form 37) Raised by PEA

See definition of Authorised Person at Section 6 of the Disciplinary Policy & Procedures.

NOTE: In an emergency TSC can appoint an alternate Authorised Person

See Flow Chart C for more information on Suspension

1. Copy of charge
2. Teacher’s written statement
3. Documented report (For penalties see Section 85, sub-section 4, points ‘a’ to ‘f’ of the TS Act’

Allegations can be made by: students, parents, teachers, Board of Management, SG Officers, agencies, community members, district and provincial officers

Teacher may be suspended at a later date as part of the investigation process

For penalties see Section 85, (For penalties see Section 85,
Further information on criminal and summary offences

Committing a criminal offence or summary offence is usually a disciplinary offence under the TS Act.

If a teacher is charged by the police with a criminal or summary offence for which the maximum punishment is imprisonment for two or more years, then the teacher will be immediately suspended. TSC or an Authorised Person can suspend a teacher. Being charged by the police for such a criminal offence is always a serious disciplinary offence and will be investigated by an Authorised Person.

It is also a serious disciplinary offence to have breached the Lukautim Pikininini Act or the HIV/AIDS Management and Prevention Act.

The TS Act refers to a "criminal offence" means an offence for which the maximum penalty is two or more years' imprisonment. However, all criminal offences could be disciplinary offences under the TS Act.

i. Where a teacher is charged and arrested by the police (Section 93)

The Authorised Person must confirm the police actions and immediately suspend the teacher without pay.

Form 19 is used and a file is created which includes:
- File number
- Name of the affected teacher
- Date advice of the allegation received
- Subject of the allegation
- Complainant details
- Witness details
- Nature of offence
- Actions required – investigation
- Actions – decision

A teacher may seek work elsewhere while suspended without pay, pending a police investigation or court decision.

If the teacher is convicted of the criminal offence, the TSC may

- Dismiss the teacher; or
- Reduce the teacher to a lower position; or
- Transfer the teacher to any position; or
- Reduce the teacher’s salary

The teacher can also be charged under the TS Act, and this can also lead to dismissal.

If the teacher is found not guilty by the court, their suspension will end and their pay is reinstated and back-paid to the date of suspension. However, the Authorised Person may still charge the teacher under the TS Act if they feel disciplinary action is needed.
If, after conviction, the teacher’s criminal conviction is quashed, pardoned or they are released as the result of an inquiry, the teacher may reapply to join the teaching service at the same level as before.

ii. **Where a complaint of an alleged criminal offence is made to the TSC**

When a complaint against a teacher of an alleged criminal offence is made, the TSC or Authorised Person must report it to the police and must initiate an investigation as a serious disciplinary offence.

**Suspension and dismissal from the teaching service**

(Section 90 and 93)

Teachers can be suspended from duty by the TSC or an Authorised Person for a serious or criminal breach of the TSC Disciplinary Policy and Procedures.

Suspension can take place before or after laying a charge and can be removed by the TSC or, with consent of the TSC, the Authorised Person who suspended the teacher.

A suspension ceases within 14 days after it is imposed unless;

i. Within the fourteen days a charge is laid under Section 85 or,

ii. The Commission gives approval to extend the period of suspension to a maximum of three months

The suspension finishes if they are not charged within the time limit and also ceases in any event when the matter is finally disposed of.

Suspension is with pay for all breaches of TSC Disciplinary Policy and Procedures except where a teacher is charged with a “criminal offence”, or the TSC orders suspension without pay. Where a teacher is charged with having committed a “criminal offence”, the teacher will be suspended by the TSC or the Authorised Person.
FLOW CHART C – SUSPENSION PROCESS (of the TSC Disciplinary Policy & Procedure)

The TSC or Authorised Person determines the alleged disciplinary breach is sufficiently serious to warrant suspension of a teacher

Authorised Person completes a “Notice of Suspension where a Member is Charged with a Criminal Offence” form (Form 19)

Authorised Person serves the notice of suspension on the teacher (or the head teacher or site leader in the teacher’s absence) – (TSC Form 19).

Authorised Person forwards the appropriately signed and completed notice to TSC. TSC hold the notice pending the outcome of the investigation.

TSC also forward a copy to PARS as the authority to suspend the teacher’s pay

Is the charge a criminal offence?

Yes

Authorised Person completes a “Notice of Suspension” form (TSC Form 17)

No

A “criminal offence” is defined as an offence for which the maximum punishment is not less than two years' imprisonment.

Suspension may occur before, at the time of or after the laying of the charge.

See Flow Chart B for dealing with Serious Offences

Does TSC decide to suspend teacher without pay?

Yes

No

TSC approves and extension of up to a maximum of three months

Is teacher charged within 14 Days?

Yes

No

Is teacher found guilty of criminal offence?

Yes

No

Teacher may continue to be investigated and charged under the TS Act (see process for processing a Serious Offence and relevant section of the TS Act).

Chairman or Authorised Person raises a “Notice of Removal of Suspension” form (TSC Form 18)

TSC forward copy of TSC Form 18 to PARS & teacher’s pay is reinstated and back-paid to date of suspension

Is teacher charged within 14 Days?

Yes

No

TSC or Authorised Person communicate the decision to the teacher, Province and PARS as appropriate

When a member is convicted of a criminal offence the TSC may: (a) dismiss the teacher, (b) reduce the teacher to a position of lower classification, (c) reduction in salary, or (d) transfer the teacher to any other position at the same school or any other school

TSC or Authorised Person communicate the decision to the teacher, Province and PARS as appropriate
Appeals process

A teacher is entitled to appeal under the following conditions:

- For a minor offence the teacher may appeal to the NEB or PEB. The appropriate Board applies the rules detailed in the section under Minor Offences.
- For a serious offence the teacher may appeal in writing within five weeks to the TSC Disciplinary Committee and the following rules shall apply:
  i. The Chairperson of the TSC Disciplinary Committee or their delegated administrator shall ensure all documents are in order and contained within the case file.
  ii. The Chairperson arranges the logistics for a meeting of the TSC Disciplinary Committee.
  iii. The Chairperson advises the teacher, the Authorised Person and the witness and invites them to attend if required by the Committee.
  iv. The TSC Disciplinary Committee meet, deliberate the appeal, examine witnesses if required and make a decision.
  v. Meeting minutes are documented and appropriately recorded.
  vi. The Chairperson conveys the TSC Disciplinary Committee decision by completing and forwarding a TSC Form 15.
  vii. The Chairperson advises the NEB or PEB as appropriate, of the decision by letter enclosing a copy of the decision contained in the TSC Form 15.
  viii. The Chairperson of the TSC Disciplinary Committee or their delegated administrator completes the case file and ensure it is maintained for future records.
  ix. The Chairperson of the TSC Disciplinary Committee or their delegated administrator ensures copies of the decisions on the case are placed in the teacher’s professional and personnel files.

Strikes

(Section 95)

A strike is when teachers withdraw their labour. For example, by refusing to teach classes, or refusing to mark assignments.

Strikes are a last resort and teachers should follow established processes before resorting to strike action. Every effort should be made by all parties to prevent strike action through negotiation and consultation. Under Section 13 of the TS Act any teacher may raise an issue of concern or appeal to TSC or the Minister of Education. The decision to strike has serious implications on both teachers and students.

Under the current TS Act teachers who take part in a strike shall be immediately suspended without pay by the Authorised Person using TSC Form 20. The teacher must respond to the TSC within seven days and TSC, after investigations, may:

a. dismiss the teacher; or
b. reduce the teacher to a position of lower classification; or
c. reduce the teacher’s salary; or
d. transfer the teacher to any other position at the same or other school.
## Authorisations

### INDEPENDENT STATE OF PAPUA NEW GUINEA

Teaching Service Act, 1988  
(CONSOLIDATED TO NO.20 OF 1995)

### AUTHORISATION

The Teaching Service Commission, by virtue of the powers conferred by Sections 84, 85 and 90 of the Teaching Service Act, 1988, and all powers it enabling, hereby authorize the persons occupying the offices specified in Column 1 of the schedule below, to receive, investigate complaints, lay disciplinary charges and if warranted, issue suspension notices against the persons specified in Column 2 of the schedule.

### SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>AUTHORISED PERSON FOR CHARGING/SUSPENDING MEMBERS OF TEACHING SERVICE.</strong></td>
<td><strong>TEACHERS AGAINST WHOM CHARGES/SUSPENSIONS MAY BE MADE.</strong></td>
</tr>
<tr>
<td>TSC Legal Officers.</td>
<td>All teachers in all member institutions.</td>
</tr>
<tr>
<td>First Assistant Secretary – Teacher Learning</td>
<td>All teachers in National High Schools, Teachers’ Colleges, Technical Colleges, Business Colleges, PNGEI, Special Education Centres and FODE.</td>
</tr>
<tr>
<td>Nominee of the Provincial Education Board</td>
<td>All teachers in all provincial education institutions</td>
</tr>
<tr>
<td>Nominee of Head of Agency.</td>
<td>All teachers in Churches education institutions within their jurisdictions.</td>
</tr>
<tr>
<td>TSC Regional Advisors.</td>
<td>All teachers in all institutions in their respective regions.</td>
</tr>
<tr>
<td>Regional Directors Education Standards. Senior Standards Officers - Secondary.</td>
<td>All teachers in all High Schools and Secondary Schools in their respective regions.</td>
</tr>
<tr>
<td>Senior Standards Officers -Primary. Standards Officers – Primary. Senior Standards Officers – Elementary Standards Officers – Elementary.</td>
<td>All teachers in the Elementary, Community and Primary Schools in all the provinces and districts.</td>
</tr>
<tr>
<td>TVET Inspectors</td>
<td>All teachers in Technical Schools and Vocational Centres within their respective jurisdictions.</td>
</tr>
</tbody>
</table>
NOTE: In serving the charges/suspensions notices the Authorised Person may delegate the documents to the District Education Officers or any other approved officers.

Dated this …21st…………… ……. day of ………October………………………………… 2009

MICHAEL PEARSON
CHAIRMAN

JERRY KUHENA
COMMISSIONER - POLICY

ROSE K. AUGUST
COMMISSIONER - OPERATIONS
Disciplinary process forms

PAPUA NEW GUINEA
Teaching Service Act

Act, Sec. 22(2) (c)  Form 1
Reg., Sec. 1

OATH AND AFFIRMATION OF SERVICE OF MEMBERS OF THE TEACHING SERVICE

Oath

I…………………….., do swear that I will give good and faithful service as a member of the Teaching Service of Papua New Guinea.

So help me God!

Affirmation

I, …………………………………………………………………., do solemnly and sincerely promise and declare that I will give good and faithful service as a member of the Teaching Service of Papua New Guinea.

Signed: ________________________  Witness: ____________________
    Member of Teaching Service       Commissioner for Oaths

Date: _________________________
NOTICE OF CHARGE OF MINOR DISCIPLINARY OFFENCE

To:  (Name): ..................................................................................................................

    (Designation) ..........................................................................................................

    (Location): ..............................................................................................................

TAKE NOTICE that you are hereby charged for committing an offence within the meaning of Section 83 of the Teaching Service Act, namely that:-

AND TAKE FURTHER NOTICE that in accordance with Section 84(2) of the Act, you are hereby required to state, in writing to me whether you admit or deny the truth of the charge, and they you may give any explanation you think it as to the offence for consideration by the Departmental Head/Provincial Education Advisor.

DATED this ........................................... day of ........................................... 200......

.......................................................... .................................................................
    (Name of Charging Officer) (Signature)

DELIVERY OF NOTICE OF CHARGE

I, ....................................................... certify that I have served the above-named officer with the charge indicated.

.......................................................... .................................................................
    (Signature) (Date Delivered)

I, ....................................................... acknowledge the receipt of the charge which was served on me on ........./........../..........

.......................................................... .................................................................
    (Signature of Member Charged) (Signature of Witness)

........../........../.........
    (Date)
PAPUA NEW GUINEA
Teaching Service Act

Act, Sec. 84(4)
Reg., Sec. 17(4)

NOTICE OF DECISION ON CHARGE OF MINOR DISCIPLINARY OFFENCE

To:  (Name): ........................................................................................................

(Designation): ..................................................................................................

(Location): ........................................................................................................

TAKE NOTICE that the charge laid against you namely that:-

.........................................................................................................................

has been sustained and by virtue of the powers conferred upon me by Section 84(4) of the Teaching Service Act, I hereby *caution/reprimand you/fine you the sum K..........................

AND TAKE FURTHER NOTICE that in accordance with Section 84(5) of the Act, I hereby notify you that you have a right to a review of my decision by the *Provincial/National Education Board and if you so wish, you may appeal in writing to the *Provincial/National Education Board.

DATED this ......................... day of ........................................ 200.....

..........................................................................................................................

(Departmental Head/Assistant Secretary *)

DELIVERY OF NOTICE OF PUNISHMENT

I certify that I have served the above-named officer with the notice indicated.

................................................................................................................. ............................../......../......

(Name)  (Date)

*Delete whichever is not applicable.
NOTICE OF DECISION ON APPEAL IN RESPECT OF MINOR DISCIPLINARY OFFENCE

To:  
(Name): ..................................................................................................................  
(Designation): ...........................................................................................................  
(Location): ................................................................................................................

TAKE NOTICE that the .........................................................................................  Education board has considered your appeal against the punishment imposed on you, the notice of which was set out in the Notice of Decision dated ........../......../........., and served on you on ........../......../......... and it has decided as follows:-

.........................................................................................................................................
.........................................................................................................................................

DATED this .............................. day of .................................................. 200......

..............................................
CHAIRMAN  
Education Board

DELIVERY OF NOTICE OF DECISION ON APPEAL

I have served the notice of decision on appeal by *handling/mailing it to him/her

..............................................................................................................  ....../...../20....  
(Name/signature)  
(Date)

..............................................................................................................  
(Signature of Appellant)
NOTICE OF CHARGE OF SERIOUS DISCIPLINARY OFFENCE

To:  
(Name): ………………………………………………………………………………………………………

(Designation): …………………………………………………………………………………………………

(Location): …………………………………………………………………………………………………

TAKE NOTICE that you are hereby charged for committing an offence within the meaning of Section 83 of the Teaching Service Act, namely that:–
……………………………………………………………………………………………………………………………………
……………………………………………………………………………………………………………………………………

AND TAKE FURTHER NOTICE that in accordance with Section 85(2) of the Act, I hereby call upon you to state in writing to me, whether you admit or deny the truth of the charge, and give any explanation you think fit in respect of the said charge for consideration by the …………………… Education Board Disciplinary Committee.

DATED this ……………………. day of …………………….. 200……

………………………………………                   …………………………………
(Name of Charging Officer)            (Signature)

DELIVERY OF NOTICE OF CHARGE

I, ……………………………………………, certify that I have served the above-named officer with the charge by *handing/mailing it to him/her.

………………………………………                   ……………/……/…………
(Signature)                       (Date Served)

I, ……………………………………………, acknowledge the receipt of the charge which was served on me on ………/……./………….

………………………………………                   …………………………………   …/… /20…
(Signature of Member Charged)    (Signature of Witness)    (Date)

*Delete whichever is not applicable
NOTICE OF DECISION ON CHARGE OF SERIOUS DISCIPLINARY OFFENCE

To:  
(Name): .....................................................................................................................
(Designation): ...........................................................................................................
(Location): .................................................................................................................

TAKE NOTICE that the ......................................... Education Board has considered the finding and recommendation of the Disciplinary Committee as to the charge against you, namely that:
..............................................................................................................................
..............................................................................................................................
and has found you *guilty/not guilty of the offence charged, therefore, it imposed the penalty of ........................................................................................................................................

AND TAKE FURTHER NOTICE that you may, if you so wish, appeal against the finding and the penalty imposed or both, in writing to the Teaching Service Commission Disciplinary Committee, within five (5) weeks after the receipt of this notice. Your appeal, if any, should be addressed to the Chairman, TSC Disciplinary Appeal Committee, P.O. Box 6268, BOROKO, NCD.

DATED this ........................................... day of ................................................... 20....

.................................................................................................................................
CHAIRMAN of Education Board

DELIVERY OF NOTICE OF DECISION

I have this day served the original of the above on ....../...... /...... by *handing/mailing it to him personally.

.......................................................... ........................................................
(Signature of Person Serving Notice) (Date)

I acknowledge receipt of the original of above.

.......................................................... ........................................................
(Signature of Member Charged) (Signature of Witness) Date

*Delete whichever is not applicable.
PAPUA NEW GUINEA
Teaching Service Act

Act, Sec. 85(12) Form 15
Reg., Sec. 18(8)

NOTICE OF DECISION ON APPEAL IN RESPECT OF SERIOUS DISCIPLINARY OFFENCE

To: (Name): ...........................................................................................................
   (Designation): .....................................................................................................
   (Location): .........................................................................................................

The Teaching Service Commission Disciplinary Committee has considered your appeal against the ............... Education Board’s decision to
........................................................................................................................................
the notice of which was set out in the Notice of Decision dated .... /..... /...... and it has decided to
........................................................................................................................................
........................................................................................................................................
........................................................................................................................................
........................................................................................................................................
DATED this ...................... day of ......................................... 200....

........................................... ........................................... ...........................................
CHAIRMAN MEMBER MEMBER

DELIVERY OF NOTICE OF DECISION ON APPEAL

I have served the notice of decision on appeal by *handling/mailing it to him/her.
..........................................................................................
(Name)

............................................................................................. ....../....../.........
(Signature of Appellant)

* Delete which is not applicable
NOTICE OF CONFIRMATION ETC., OF DECISION ON SERIOUS DISCIPLINARY OFFENCE

To:  
(Name): ..............................................................................................................

(Designation): .....................................................................................................

(Location): ............................................................................................................

The Teaching Service Commission, by virtue of the powers conferred by Section 85(13) of the Teaching Service Act and all other powers it enabling hereby:-

................................................................................................................................

................................................................................................................................

................................................................................................................................

................................................................................................................................

DATED this ....................................... day of ...................................................... 200....

..............................................................................................................................

CHAIRMAN COMMISSIONER COMMISSIONER

DELIVERY OF NOTICE OF CONFIRMATION OF DECISION

I have served the notice of confirmation of decision by *handing/mailing it to him/her.

..............................................................................................................................

(Name/signature)

..............................................................................................................................  ...../...../....... (Date)

(Signature of charged)  

* Delete whichever is not applicable.
NOTICE OF SUSPENSION

To: (Name): ................................................................................................................

(Designation): ............................................................................................................

(Location): ...................................................................................................................

WHEREAS there is reason to believe that your conduct has been unsatisfactory in that:

...........................................................................................................................................

...........................................................................................................................................

Pursuant to Section 90 of the Teaching Service Act and acting under the authority of the Teaching Service Commission, I hereby suspend you from duty and your suspension takes effect immediately after this notice is served on you.

Your suspension will be with pay until such time the Commission orders otherwise.

While you are under suspension the following additional conditions shall also apply:

...........................................................................................................................................

...........................................................................................................................................

DATED this ......................... day of .............................................. 20......

..............................................................................................................................

(Chairman or Authorized Person)

DELIVERY OF NOTICE OF SUSPENSION

I have served the notice of suspension by *handing/mailing it to him/her.

.................................................................

(Name/signature)

.................................................................  ....../....../......

(Signature of suspended teacher) (Date)

* Delete whichever is not applicable
NOTICE OF REMOVAL OF SUSPENSION

To: (Name): ...........................................................................................................
   (Designation): ....................................................................................................
   (Location): .........................................................................................................

TAKE NOTICE that your suspension from duty under Section 90 of the Teaching Service Act, in connection with the charge laid against you, notice of which was served on you on …../……./…… has been removed and you are hereby instructed to resume duty forthwith.

AND TAKE FURTHER NOTICE that the removal of your suspension does not remove the right of the Teaching Service Commission to impose any other punishment in respect of the offence with which you are charged if the change is sustained.

DATED this ……………………….. day of ………………………………….. 200……

.....................................................
(Chairman or Authorized Person)

DELIVERY OF NOTICE OF REMOVAL OF SUSPENSION

I have served the notice of removal of suspension by *handing/mailing it to him/her.

.....................................................
(Name/signature)

.....................................................       …../……./……
(Signature of suspended teacher)       (Date)

*Delete whichever is not applicable
NOTICE OF SUSPENSION WHERE A MEMBER IS CHARGED WITH A CRIMINAL OFFENCE

To:  
(Name): ......................................................................................................................

(Designation): ............................................................................................................

(Location): ....................................................................................................................

TAKE NOTICE that in accordance with Section 93(2) of the Teaching Service Act, you, having been charged with a Criminal Offence which relates/does not relate to the duties of your position, you are hereby suspended from duty with/without pay from the date of this notice.

DATED this ................................ day of ................................................. 200......

.........................................................
(Chairman or Authorized Person)

DELIVERY OF NOTICE OF SUSPENSION

I, ...................................................... certify that I have served the above-named officer with the notice indicated by *handing/mailing it to him/her.

.........................................................
(Name/Signature)

.........................................................  ........../ ........../.......... 
(Signature of charged teacher or site leader) (Date)

*Delete whichever is not applicable.
NOTICE OF SUSPENSION FOR STRIKE

To:  
(Name): ..................................................................................................................  
(Designation): .......................................................................................................  
(Location): ............................................................................................................  

WHEREAS there is reason to believe that you have committed an offence or offences within the meaning of Section 95(1) of the Teaching Service Act, you are hereby suspended from duty and this take effect from the date this notice is served on you.

AND TAKE NOTICE that you are suspended without pay and that this suspension remains in force until the matter is dealt with and disposed of.

AND TAKE FURTHER NOTICE that you are required under Section 95(1) of the Teaching Service Act to show cause to the Teaching Service Commission within seven (7) days of receipt of this notice of suspension as to why you should not be dismissed from the Teaching Service.

DATED this ........................................ day of .............................................. 20........

..................................................  
(Signature of Authorized Person)

DELIVERY OF NOTICE OF SUSPENSION FOR STRIKE

I, ........................................................, certify that I have served the above named officer with the notice indicated by handing/mailing it to him/her.

..................................................       ........ / ...... / 20...  
(Signature)           (Date)
PAPUA NEW GUINEA
Teaching Service Act

Act, Sec. 6.
Reg., Sec. 22(1)

Form 21

OATH AND AFFIRMATION OF OFFICE OF MEMBERS
OF THE COMMISSION

Oath

I, __________________________, do swear that I will well and truly serve the Independent State of Papua New Guinea in the Office of Chairman (or Commissioner) of the Teaching Service Commission of Papua New Guinea.

So help me God!

Affirmation

I, __________________________, do solemnly and sincerely affirm and declared that I will well and truly serve the Independent State of Papua New Guinea in the Office of the Chairman (or Commissioner) of the Teaching Service Commission of Papua New Guinea.

Dated this ..................day of ........................................ 20......

........................
(Signature)
NOTICE OF VARIATION OF ORDER

To: (Name): ……………………………………………………………………………………………………………………………

(Designation): ……………………………………………………………………………………………………………………………

(Location): …………………………………………………………………………………………………………………………………

TAKE NOTICE that the Commission has reason to believe that you have committed a disciplinary offence within the meaning of Section 83 of the Teaching Service Act, namely that:-

………………………………………………………………………………………………………………………………………………

And as the nature of the offence committed was such that you were suspended under Section 90 of the Act, the Commission hereby orders that your suspension be varied to suspension without pay effective on and from ………………………………………………………………………. until the charge is disposed of.

DATED this ……………………………. day of ……………………………. 20……

………………………………………………………………………………………………………………………………………………

(Chairman or Authorized Person)

DELIVERY OF NOTICE OF VARIATION OF ORDER

I have served the notice of variation of order by handing/mailing it to him/her.

………………………………………………………………………………………………………………………………………………….. / …. / 20……

(Name/ signature) (Date)

………………………………………………………………………………………………………………………………………………

(Signature of suspended teacher)
OATH AND AFFIRMATION OF OFFICE OF MEMBERS OF APPEALS AND DISCIPLINARY COMMITTEES

Oath

I, .............................................................., do swear that I will WELL AND TRULY SERVE The Independent State of Papua New Guinea in the office of a member of a Teaching Service Appeals Committee (or a Provincial Education Board Disciplinary Committee or the National Education Disciplinary Committee or the National Education Board Disciplinary Committee or the Teaching Service Commission Disciplinary Committee) established under the Teaching Service Act and that I will perform the duties and exercised the powers imposed or conferred on me as such member without fear or favour, affection or ill-will.

So help me God!

Affirmation

I, .............................................................., do solemnly and sincerely affirm and declare that I will well and truly serve The Independent State of Papua New Guinea in the office of a member of a Teaching Service Appeals Committee (or a Provincial Education Disciplinary Committee or the National Education Board Disciplinary Committee or the Teaching Service Commission Disciplinary Committee) established under the Teaching Service Act and that I will perform the duties and exercise the powers imposed or conferred on me as such member without fear or favour, affection or ill-will.

Dated this .................day of ................................................. 20.......  

............................................. 
Signature
DECLARATION OF SECRECY

I, ................................................................., a member of the Teaching Service Appeals Committee (or a Provincial Education Board Disciplinary Committee or the National Education Board Disciplinary Committee or the Teaching Service Commission Disciplinary Committee) established under the Teaching Service Act, do solemnly and sincerely declare that I will at all times maintain secrecy as to the deliberations and decisions of the Committee and that I will not directly or indirectly communicate or divulge any information that comes to my knowledge as such a member except by authority of the Teaching Service Commission or as authorized or required by la

Declared at ............................... , this .............. day of ................................ 20.....

.................................................................
(Signature of Person before whom Declaration is made)

Before me:

.................................................................

Commissioner for Oaths

Preamble

Quality public education, a cornerstone of a democratic society, has the task of providing equality of educational opportunity for all children and youth and is fundamental to the well-being of society through its contribution to economic, social and cultural development. Teachers and educational personnel have a responsibility to foster confidence among the general public in standards of service that can be expected from all engaged in this important task.

The exercise of responsible judgement is at the heart of professional activity and the actions of caring, competent and committed teachers and education personnel to help every student reach his or her potential is a critical factor in the provision of quality education.

The expertise and commitment of teachers and education personnel must be combined with good working conditions, a supportive community and enabling policies to allow quality education to take place. It is only when all necessary components are in place that it is possible for teachers and education personnel to fully meet their responsibilities to students and to the communities in which they work.

Teachers and education personnel are committed to the promotion of education that helps to develop a person’s capacity to live a fulfilled life and to contribute to the well-being of the society.

Declaration

Teaching is a profession and membership of a profession carries its obligations as well as privileges. These obligations concern loyalty, discipline, justice and service to the society. It is essential to create a body of teachers who conform to recognized ethics, who conduct themselves honourably in their professional practice and who do their utmost to promote and maintain the dignity and welfare of the teaching service and their profession as a whole.

1. Commitment to students

The education personnel desires their students to attain the highest level of mental, moral and physical health and development and protects their students from any physical or mental harm.

Education personnel shall:

1.1 set an example in behaviour, dress and appearance acceptable to the community
1.2 work to instil in students the respect for elders and cultural differences
1.3 aim to develop self reliance, self development and self discipline in students being always mindful of the differences in their needs and abilities
1.4 strive to prepare students to take their place as citizens who are concerned with the welfare of the community and the nation
1.5 respect the rights of children, especially their students to benefit from the provisions identified in the United Nations Convention on the Rights of the Child, particularly as those rights apply to education
1.6 safeguard and promote the interests and well-being of students and make every effort to protect students from bullying and from physical or physiological abuse
1.7 take all possible steps to safeguard students from sexual abuse
1.8 exercise due care, diligence and confidentiality in all matters affecting the welfare of their students
1.9 assist students to develop a set of values consistent with International Human Rights Standards
1.10 maintain professional relations with students
1.11 acknowledge the uniqueness, individuality and specific needs of each student and provide guidance and encouragement to each student to realise the student’s full potential
1.12 give students a feeling of being part of a community of mutual commitment with room for everyone
1.13 exercise authority with justice and compassion
1.14 ensure that the privileged relationship between teacher and student is not exploited to proselytise or for ideological control

2. Commitment to the profession

As a member of a profession, education personnel are committed to striving for the highest level of personal integrity, professional competence and academic achievement for their betterment and that of the profession as a whole.

Education personnel shall:

2.1 adopt standards of integrity and loyalty which create mutual respect between teachers and add distinction to the profession
2.2 exercise discretion in dealing with matters relating to students, parents and fellow education personnel
2.3 ensure that professional knowledge is regularly updated and improved
2.4 determine the nature, format and timing of their lifelong learning programs as an essential expression of their professionalism
2.5 declare all relevant information related to competency and qualification
2.6 strive, through active participation in the union, to achieve conditions of work that attract highly qualifies persons to the profession
2.7 justify public trust and confidence and enhance the esteem in which the profession is held by providing quality education for all students
2.8 support all efforts to promote democracy and human rights in and through education

3. Commitment to colleagues

A member of the education profession acknowledges the importance of cooperation and strives to maintain a cordial and harmonious relationship with colleagues based on trust and respect.

Education personnel shall:

3.1 promote collegiality among colleagues by respecting their professional standing and opinions and be prepared to offer advice and assistance particularly to those beginning their career or in training
3.2 maintain confidentiality of information about colleagues obtained in the course of their professional service, unless disclosure is required by law
3.3 assist colleagues in peer review procedures negotiated and agreed to between the union and employers
3.4 safeguard and promote the interested and well-being of colleagues and protect them from bullying and from physical, psychological or sexual abuse
3.5 ensure that all means and procedures for the implementation of this declaration are the object of thorough discussions in each national organisation in order to ensure its best possible application

4. Commitment to parents

Members of the education profession value the advice and support of parents and seek to have them actively participate in the education of their children.

Education personnel shall:

4.1 recognise the rights of parents to consultation through agreed channels on the welfare and progress of their children
4.2 respect the lawful parental authority and give advice from a professional point of view that is in the best interest of the student
4.3 make every effort to encourage parents to be actively involved in the education of their child and to actively support the learning process by ensuring that children avoid forms of child labour that could affect their education

5. Commitment to management, agency and employer

The obligation of members of the education profession to their management, agency and employer is based on respect for lawful authority and need for mutual cooperation.

Education personnel shall:

5.1 be knowledgeable of their rights and responsibilities
5.2 be knowledgeable of their terms and condition of their employment
5.3 obey the rules and regulations of their employer in principle and practice as well as the philosophy of education
5.4 have regard for the accepted process of appeal, conciliation and arbitration as means of challenging rules and regulations and their interpretation
5.5 respect the established conflict settlement machinery
5.6 carry out reasonable instruction from management personnel and the right to question instructions through a clearly defined procedure
5.7 show initiative in the fulfilment of their duties
5.8 avoid situations that may bring doubt to their professional integrity and question their competence or that may be detrimental to the effectiveness of their professional responsibilities
5.9 be constructive in their criticism

6. Commitment to the community and the nation

An education personnel adopts a friendly, cooperative and constructive relationship with the community and works therein to advance the cause of education.

Education personnel shall:

6.1 respect the community they service and be willing to participate in community activities and national affairs
6.2 encourage cooperation and understanding between teachers, parents, school and the community
6.3 strive to keep themselves informed on matters of community and national importance
6.4 respect the values and customs of the community
7. Commitment by the community to teachers in the teaching profession

The community has an obligation to respect the teacher and allow them to carry out their lawful duties without fear or favour.

The community shall:

7.1 make it possible for teachers to feel confident that they themselves are treated fairly while attending to their duties

7.2 recognise that teachers have the right to preserve their privacy, care for themselves and lead a normal life in the community

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