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Statutes for Safeguarding Good Research Practice at Karlsruhe Institute of Technology (KIT)

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Statutes for Safeguarding Good Research Practice
at Karlsruhe Institute of Technology (KIT)

dated September 30, 2021

Pursuant to Art. 10, par. 1, cl. 5 and Art. 20, par. 1 of the Act on Karlsruhe Institute of Technology (KIT Act – KITG), as amended on July 14, 2009 (Bulletin, pp. 317), last amended by Art. 1 of the Second Act on the Further Development of Karlsruhe Institute of Technology (Second KIT Further Development Act – 2nd KIT-WG) of February 04, 2021 (Bulletin, pp. 83) and Art. 3, par. 5 of the Act of Baden-Württemberg on Universities and Colleges (Landeshochschulgesetz - LHG), as amended on January 01, 2005 (Bulletin, pp. 1), last amended by Art. 1 of the Fourth Act on the Amendment of University Regulations (4th HRÄG) of December 17, 2020 (Bulletin, pp. 1204), the Senate of KIT in its meeting on July 19, 2021 adopted the following Statutes for Safeguarding Good Research Practice at Karlsruhe Institute of Technology (KIT).

Preamble

It is the mission of KIT – The Research University in the Helmholtz Association to create and impart knowledge for the society and the environment. The goals of KIT are university and program-oriented research on behalf of the Federation, academic education, as well as innovation and transfer in interaction with research and academic education (Art. 1, par. 1, cl. 3, KITG).

While pursuing these goals, we – the researchers of KIT – are aware of our responsibility for scientific integrity. Scientific integrity is the indispensable prerequisite for trustworthy science. It reflects our scientific self-commitment to the respectful interaction with each other, with students, animals, cultural goods, and the environment, thus strengthening and enhancing the necessary trust of society in science. The basis is the obligation of every individual researcher to responsibly use the legally guaranteed freedom of science. It is our task to comprehensively fulfill this responsibility, to implement the basic values and standards of scientific work in our acting, and to advocate them.

Only when we will strictly observe the present Statutes for Safeguarding Good Research Practice as well as all valid laws and regulations, will we be able to meet our goal of making excellent achievements in basic and applied research across the disciplines of natural sciences, engineering, economics, the humanities, and social sciences and gaining the society’s respect and trust in science. In this way, these Statutes also contribute to the protection of KIT and each individual employee.

In this respect, we commit to complying with the rules specified here. Our Statutes define the framework to which we as members and employees of KIT and all other persons doing scientific work at KIT adhere. With these new Statutes for Safeguarding Good Research Practice, we also accept the German Research Foundation’s Code of Conduct “Guidelines for Safeguarding Good Research Practice” (DFG code) in the version of July 03, 2019 as a legally binding basis for the applicability of our Statutes.
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I. Standards of Good Research Practice at KIT

1. General Principles of Good Research Practice

Article 1 Subject and Scope of the Statutes

(1) The present Statutes implement the DFG Code of Conduct of July 03, 2019 in a legally binding way at KIT (Annex). These Statutes outline the principles of good research practice in general and in the research process and describe the Ombudsperson scheme and the Commission for Good Research Practice at KIT. They also define scientific misconduct and the procedure to follow in case of alleged research misconduct.

(2) These Statutes apply to all members and employees of KIT and to all other persons at KIT, who carry out scientific work.

Article 2 Commitment to the General Principles and Their Communication as well as Professional Ethics

(1) The members and employees of KIT as well as all other persons at KIT, who carry out scientific work, are obliged to comply with the general principles of good research practice with due regard for the type of research undertaken in the relevant subject area. In particular, the general principles include

- working according to acknowledged, currently valid rules (lege artis) to ensure reliable quality assurance in research, as reflected by the compliance with subject-specific standards and established methods, collection and analysis of research data, and selection and use of resources,
- conducting research without prejudging the outcome,
- permitting and promoting critical discourse within the respective research unit and research community,
- documenting results in a fair, transparent, complete, and unbiased way,
- rigorously questioning all findings,
- maintaining strict integrity and honesty to oneself and others when determining scientific facts, maintaining strict honesty in attributing ideas and results to their authors in the past and present, in particular as regards one’s own contributions and those of others (e.g. contributions

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1 See DFG Code of Conduct 3.1: Applicability, p. 9
2 See DFG Code of Conduct, Guideline 1: Commitment to the general principles, p. 9
of persons involved, partners, persons supervised in all qualification phases, competitors, and predecessors),

- respecting colleagues, students, participants in studies, animals, cultural goods, and the environment.

(2) Professional ethics is reflected by all researchers of KIT being personally responsible for putting the fundamental values and standards of research into practice and advocating them. They have a special responsibility for compliance with the principles of good research practice by them, by persons supervised by them in all qualification phases, as well as by their subordinate employees. All researchers actively participate in the full implementation of safeguarding good research practice at KIT.

(3) Full implementation of good research practice in particular includes communication of the fundamentals of good research work at the earliest possible stage in academic teaching and research training. This communication is part of mandatory curricula of every degree program at KIT and integrated in the KIT-PLUS procedure to assure quality of degree programs at KIT.

(4) The doctoral agreement concluded between the primary or main supervisor and the doctoral candidate commits both parties to the observation of the rules of good research practice (Article 38, par. 5, cl. 3, No. 3, LHG). Doctoral regulations define minimum requirements for writing dissertations and specify that the doctoral thesis must represent the candidate’s own achievement. Apart from the doctoral candidate, the supervisor is responsible for compliance with these Statutes. It must be outlined in the doctoral regulations that the doctoral thesis must be made available to the Doctoral Admissions Committee in electronic form.

(5) As part of academic education, the researchers working at KIT on all career levels contribute to imparting good research practice. In addition, they are obliged to regularly update their knowledge about the standards of good research practice and the current state of the art.

(6) Imparting good research practice at KIT is supported by various institutions. These include the House of Competence (HOC), the Karlsruhe House of Young Scientists (KHYS), and the Office for Coordinating and Imparting Good Research Practice (Article 18).

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3 See DFG Code of Conduct, Guideline 2: Professional ethics, p. 9
4 See DFG Code of Conduct, Guideline 2: Professional ethics, p. 9
6 See DFG Code of Conduct, Guideline 2: Professional ethics, p. 10
Article 3  Supervision and Promotion of Early-career Researchers

(1) The principles of high-quality supervision and promotion of early-career researchers at KIT are defined in the “Leitlinien für das Promotionswesen am Karlsruher Institut für Technologie (KIT)” (guidelines for doctoral procedures at KIT) and “Leitlinien für die Postdoc-Phase am Karlsruher Institut für Technologie (KIT)” (guidelines for the postdoc phase at KIT).

(2) Supervision of doctoral candidates must be accomplished by the supervisors supporting the doctoral candidates in organizing the doctoral process, in establishing an academic network, in identifying career options, and keeping track of current research activities and major development steps of the work. This includes regular talks and progress monitoring for early-career researchers to complete their work within an appropriate period of time. At the beginning of the doctoral phase, the supervision relationship is described in the doctoral agreement.

(3) Postdocs at KIT are given the support specified in the “Leitlinien für die Postdoc-Phase am Karlsruher Institut für Technologie (KIT)” for all development stages and decisions in this qualification phase that is of crucial importance to the scientific career. In particular, this includes support of the postdocs in scientific profiling (participation in conferences, publication activities, own project proposals, etc.), regular constructive feedback on the research project and further career perspectives by superiors, and granting of a high degree of responsibility and scientific autonomy.

(4) Supervision and promotion of doctoral candidates and postdocs is accompanied and supported by the Karlsruhe House of Young Scientists (KHYS).

Article 4  Responsibility of Heads of Research Institutions

(1) The Executive Board of KIT creates the basic framework for research. It is responsible for ensuring adherence to and the promotion of good research practice and for appropriate career support for all researchers and research support staff. The Executive Board of KIT guarantees the necessary conditions to enable researchers to comply with legal and ethical standards. Such basic framework includes:

- A staff strategy based on KIT’s values defined in the preamble,
- procedures and principles for staff selection and staff development, which are clear and specified in writing. In staff selection and staff development, due consideration is given to gender equality.

See DFG Code of Conduct, Guideline 3: Organizational responsibility of heads of research institutions, p. 10.
and diversity. The relevant processes are transparent and avoid implicit bias to the extent possible,

- suitable supervisory structures and policies for supporting early-career researchers (e.g. mentoring programs, networks),
- adequate career support for the scientific and research support staff based on comprehensive advisory and qualification services of the responsible business units of KIT (e.g. appraisal interviews, personal assessments, mentoring programs, individual advanced training and qualification offers).

(2) The Executive Board is responsible for an appropriate organizational structure at the institution. It ensures clear allocation of management, supervisory, quality assurance, and conflict management tasks as a function of the size of the individual research work units (Article 5, par. 2) and suitable communication of them to members and employees. This also includes the development of appropriate organizational measures to prevent the abuse of power and the exploitation of dependent relationships. To ensure systematic, conscious, and specific handling of conflicts, KIT has established a quality management scheme. Moreover, every researcher may get advice and support by various offices at KIT (e.g. Ombudspersons, Staff Council) in conflict situations.

Article 5 Responsibility of the Heads of Research Work Units

(1) The heads of research work units are responsible for the entire unit.

(2) Research work units at KIT are the research units defined in the KIT Act (KITG):

- Divisions (Article 11a, KITG)
- KIT Departments (Article 11d, KITG)
- KIT Programs (Article 11g, KITG)
- Institutes (Article 11h, KITG)
- Cross-division units aimed at interconnecting large-scale and university research (Article 12, KITG)

as well as units specified in the framework conditions for KIT institutes as amended and all other comparable research work units at KIT (e.g. Nachwuchsgruppen or junior research groups).

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8 See DFG Code of Conduct, Guideline 3: Organizational responsibility of heads of research institutions, p. 10
9 See DFG Code of Conduct, Guideline 4: Responsibility of the heads of research work units, p. 11
10 Cf. https://www.kmb.kit.edu/96.php “Konfliktmanagementsystem für das KIT” (conflict management scheme for the KIT)
(3) The size and the organization of the research work units are designed to allow leadership tasks, particularly skills training, research support, and supervisory duties to be performed appropriately. All heads of research work units are responsible for ensuring clear allocation of management, supervision, conflict management, and quality assurance tasks by an appropriate organization of their work area. In addition, they have to ensure that the tasks are really fulfilled. They ensure that the members of the work unit are aware of their roles, rights, and obligations. This responsibility also includes adequate individual support of early-career researchers and support of the careers of researchers and research support staff. Researchers and research support staff are to benefit from a balance of support and personal responsibility appropriate to their career level with corresponding rights of participation in the work unit.\textsuperscript{11}

(4) On the level of individual research work units, suitable organizational measures have to be developed based on the superordinate measures taken by the top management level of KIT (Article 4, par. 2) to prevent the abuse of power and exploitation of dependent relationships.\textsuperscript{12}

\textbf{Article 6 Dimensions of Performance and Assessment Criteria}\textsuperscript{13}

(1) Performance and assessment criteria for examinations, awarding academic degrees, promotions, employments, and appointments have to be specified such that originality and quality always have priority over quantity. This primarily applies to the performance- and load-based allocation of funding in research. Quantitative indicators may be incorporated in the overall assessment with appropriate differentiation and reflection only.

(2) Apart from scientific achievements, other aspects may be taken into consideration when assessing the performance of researchers, provided that this is not prevented by valid legal provisions. For example, involvement in teaching, academic self-governance, public relations, and knowledge and technology transfer, or contributions to the general good of society may be recognized. The approach to research, such as an openness to new findings and a willingness to take risks, may also be considered in the evaluation process. In addition, the principles outlined in the German General Equal Treatment Act (Allgemeines Gleichbehandlungsgesetz, AGG) apply. Where provided voluntarily, individual circumstances stated in curricula vitae may be taken into account when forming a judgment. These may be periods of absence due to personal, family, or health reasons or prolonged training and qualification phases resulting from such periods, alternative career paths, or similar circumstances.

\textsuperscript{11} See DFG Code of Conduct, Guideline 4: Responsibility of the heads of research work units, p. 11
\textsuperscript{12} See DFG Code of Conduct, Guideline 4: Responsibility of the heads of research work units, p. 11
\textsuperscript{13} See DFG Code of Conduct, Guideline 5: Dimensions of performance and assessment criteria, p. 11
(3) Reviewers of research theses have to use a transparent evaluation system and maintain their independence as examiners. Their evaluation must be unbiased.

**Article 7  Confidentiality and Neutrality of Review Processes and Discussions**

Researchers reviewing and evaluating submitted manuscripts, funding proposals, or personal qualifications and working in advisory and decision bodies are obliged to maintain strict confidentiality. Confidentiality of foreign contents to which the reviewer or body member is given access also includes disclosure to third parties and own use. Researchers immediately inform the responsible office of potential conflicts of interest or bias relating to the research project reviewed or the person or matter discussed.

2. **Good Scientific Practice in the Research Process**

**Article 8  Cross-phase Quality Assurance and Research Design**

(1) Researchers carry out each step of the research process *lege artis*. The research process must be accompanied by continuous quality assurance. This includes, in particular, compliance with subject-specific standards and established methods, processes, such as equipment calibration, the collection, processing, and analysis of research data, the selection and use of research software, software development and programming, and the keeping of laboratory notebooks.

(2) Already when planning research do researchers conduct a careful search with respect to the current state of the art and established standards and applications in practice in order to identify relevant and suitable research questions. The Executive Board of KIT ensures the framework conditions required for this purpose. Methods to prevent partly unconscious biases are applied when interpreting findings. The relevance of gender and diversity is reviewed with respect to the entire research process.

(3) As an essential prerequisite for the comparability and transferability of research findings, researchers use scientifically sound and reproducible methods to answer the research questions. As a rule, application of a method requires specific expertise that is ensured, where necessary, by suitable cooperative arrangements. In particular when developing and applying new methods, importance is attached to quality assurance and the establishment of standards.

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14 See DFG Code of Conduct, Guideline 16: Confidentiality and neutrality of review processes and discussions, p. 19
15 See DFG Code of Conduct, Guideline 7: Cross-phase quality assurance, p. 13
16 See DFG Code of Conduct, Guideline 9: Research design, p. 15
17 See DFG Code of Conduct, Guideline 11: Methods and standards, p. 16
Article 9  Responsibilities and Roles\textsuperscript{18}

The roles and responsibilities of the researchers and research support staff participating in a research project must be clear at any stage of the project. The participants in a research project define their roles and responsibilities in a suitable way and adapt them where necessary. Adaptations are needed in particular, if the focus of a participant’s work changes.

Article 10  Legal and Ethical Frameworks, Usage Rights\textsuperscript{19}

(1) Researchers of KIT are obliged to adopt a responsible approach to the constitutionally guaranteed freedom of research. Irrespective of the funding party, this mainly implies unprejudiced research.

(2) In all research projects, applicable legal provisions that result in both rights and obligations have to be observed. These legal provisions include:

1. Laws and acts, such as:
   - Copyright Act (Urhebergesetz)
   - Data protection regulations
   - Act on Inventions of Employees (Arbeitnehmererfindungsgesetz)
   - Employment provisions

2. Internal rules of KIT, such as:
   - Verhaltenskodex of KIT (code of conduct)
   - Zeichnungsregelung (signature rules) of KIT
   - Guidelines for Ethical Principles of KIT

3. Agreements with third parties on the rights of use and exploitation of research data and research findings obtained from a research project

4. Grant notices and grant agreements, including ancillary provisions of the funding parties

(3) According to the valid legal regulations, the researcher who collected the research data is entitled to use them. If possible and reasonable, researchers conclude documented agreements on usage rights at the earliest possible stage of a research project. Such agreements are especially useful at the beginning of a research project when multiple academic and/or non-academic institutions are

\textsuperscript{18} See DFG Code of Conduct, Guideline 8: Stakeholders, responsibilities and roles, p. 14
\textsuperscript{19} See DFG Code of Conduct, Guideline 10: Legal and ethical frameworks, usage rights, p. 15
involved or when it is likely that a researcher will move to a different institution and continue using the data she or he generated for her or his (own) research purposes.

(4) Researchers gather approvals and ethics statements and present these when required. Ethical dimensions of the research project should be considered and consequences of research should be assessed. Researchers observe the binding ethical principles valid at KIT. In addition, researchers of KIT pay particular attention to the aspects associated with security-relevant research (dual use) and the associated risk of misuse of research results.

Article 11 Documentation

(1) Researchers document all information relevant to the production of a research result as clearly as is required by and is appropriate for the relevant subject area to allow the results to be reviewed and assessed. In general, they also document individual results that do not support the research hypothesis. In this connection, a selection of results must be avoided. In particular, researchers make available information about used or generated research data, methodological evaluation, and analytical steps taken and, if relevant, the development of the hypothesis and ensure the reproducibility of citations. When research software is developed, the source code and all relevant information must be documented clearly.

(2) Where subject-specific recommendations exist for review and assessment, researchers set up the documentation in accordance with these guidelines. If the documentation does not satisfy these requirements, the constraints and the reasons for them are clearly explained.

(3) Documentation and research results must not be manipulated; they are protected as effectively as possible against manipulation.

(4) To the extent reasonable and permitted by legal provisions, third parties are given access to the information according to par. 1, in particular when access to research findings is to be granted according to Article 13.

Article 12 Archiving

(1) Research results as well as the central materials on which they are based and, if applicable, the research software used are retained for a period of ten years as a rule using adequate means according to the standards of the relevant subject area. Such research data include measurement

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20 See DFG Code of Conduct, Guideline 12: Documentation, p. 16/17
21 See DFG Code of Conduct, Guideline 17: Archiving, p. 20
results, software codes, simulation results and analytical calculations, collections, study surveys and questionnaires, as well as cell cultures, material samples, or archeological findings. Archiving takes place on durable and secure carriers at the institute where the data were produced, at other reliable institutions (in particular archives or libraries), or at acknowledged repositories, e.g. KITopen or RADAR4KIT. In justified cases, shorter archiving periods may be appropriate, e.g. for primary data not archived on durable and secure carriers; the reasons for this are described clearly and comprehensively. The archiving period begins on the date when the results are made publicly available.

(2) The heads of research work units are responsible for ensuring archiving and, for this purpose, adopt suitable regulations based on legal provisions or acknowledged rules for scientific work in the respective subject area. The infrastructure required for archiving, such as archives, the library, and repositories, is made available by KIT.

(3) Storage obligations due to legal provisions and measures to protect personal data remain unaffected.

**Article 13 Scientific Publication and Providing Public Access to Research Results**

(1) As a rule, researchers make all results available as part of scientific discourse, unless this is prevented by legal framework conditions (cf. Article 10, par. 2). To the extent possible, third parties are provided access to all relevant information required for potential replication. In specific cases, however, there may be reasons not to publish the results, which must be documented (e.g. contractual obligations, patent applications). Researchers decide autonomously – with due regard for the conventions of the relevant subject area – whether, how, and where the research results are made publicly available. This decision must not depend on third parties. If it has been decided to make research results publicly available, the following requirements must be considered.22

(2) Scientific publications

- describe the findings completely and reproducibly,
- always outline the quality assurance mechanisms applied, in particular when new methods are developed23,
- disclose the origin of the data, organisms, materials, and software used in the research process and clearly indicate the reuse of data24,

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22 See DFG Code of Conduct, Guideline 13: Providing public access to research results, p. 17
23 See DFG Code of Conduct, Guideline 7: Cross-phase quality assurance, p. 13
24 See DFG Code of Conduct, Guideline 7: Cross-phase quality assurance, p. 14
• provide full and correct information about their authors’ own preliminary work and that of others by citations and references\(^\text{25}\),

• repeat earlier published findings in a clear form and to the extent required for understanding the context only. In line with the principle of “quality over quantity,” researchers avoid splitting research into inappropriately small publications.\(^\text{26}\)

(3) In the interest of transparency and to enable research to be referred to and reused by others, researchers make available the research data, principal materials, information, and applied methods on which the publication is based, provide access to the software used, and comprehensively describe the work processes. This is done in recognized archives and repositories in accordance with the FAIR principles (findable, accessible, interoperable, reusable). The repositories used for this purpose should be listed in Re3data.org. If self-developed research software is to be made available to third parties, this is usually done with the source code being indicated and use of an appropriate license.\(^\text{27}\) The source code must be persistent and citable.\(^\text{28}\)

(4) Authors select the publication medium carefully, with due regard for its quality and visibility in the relevant field of discourse. Publication media include books, journals, academic repositories, data and software repositories, as well as blogs, workshops, and scientific conferences. Researchers who assume the role of editor carefully select for which publication medium they will carry out this activity. The scientific quality of a contribution does not depend on the medium in which it is published. A major criterion to selecting a publication medium is whether it has established guidelines on good research practice.\(^\text{29}\)

(5) If researchers have made their findings publicly available and subsequently become aware of inconsistencies or errors in them, they make the necessary corrections. If the inconsistencies or errors constitute grounds for retracting a publication, the researchers will promptly request the publisher, infrastructure provider, etc. to correct or retract the publication and make a corresponding announcement. The same applies, if researchers are made aware of such inconsistencies or errors by third parties.\(^\text{30}\)

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\(^{25}\) See DFG Code of Conduct, Guideline 13: Providing public access to research results, p. 17

\(^{26}\) See DFG Code of Conduct, Guideline 13: Providing public access to research results, p. 18

\(^{27}\) See DFG Code of Conduct, Guideline 13: Providing public access to research results, p. 18

\(^{28}\) See DFG Code of Conduct, Guideline 7: Cross-phase quality assurance, p. 14

\(^{29}\) See DFG Code of Conduct, Guideline 15: Publication medium, p. 19

\(^{30}\) See DFG Code of Conduct, Guideline 7: Cross-phase quality assurance, p. 13
Article 14  Authorship

(1) An author is an individual who has made a genuine, identifiable contribution to the content of a research publication of text, data, or software. Depending on the individual case and taking into account the subject area, an identifiable, genuine contribution is deemed to exist particularly in instances in which a researcher, in a research-relevant way, takes part in
- the development and conceptual design of the research project, or
- the gathering, collection, acquisition, or provision of data, software, or sources, or
- the analysis / evaluation or interpretation of data, sources, and conclusions drawn from them, or
- the drafting of the manuscript.

(2) Contributions not sufficient to justify authorship include in particular:
- The merely organizational responsibility for the acquisition of funds,
- the provision of standard study materials,
- training of staff in standard methods,
- a just technical participation in data collection,
- just technical support services, e.g. the mere provision of instruments and test animals,
- the handing over of data sets,
- reading of the manuscript only without a substantial contribution to the content,
- heading of the research work unit according to Art. 5, par. 2, in which the publication was made.

Such support may be properly acknowledged in footnotes, in a foreword, or in an acknowledgment.

(3) A so-called “honorary authorship” where no such contribution according to par. 1 was made, is not permissible. A leadership or supervisory function does not itself constitute co-authorship.

(4) Authors of a scientific text, data, or software publication are always jointly responsible for its content. The authors jointly ensure that no co-author was ignored and that all authors agreed on the final version of the work to be published. All authors agree in good time on the order in which authors are named in accordance with clear criteria that reflect the practices within the relevant subject area. Agreement is reached no later than when the manuscript is drafted.

(5) Researchers may not refuse to give their consent to the publication of results without sufficient grounds. Refusal of consent must be justified with verifiable criticism of data, methods, or results.

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31 See DFG Code of Conduct, Guideline 14: Authorship, p. 18
(6) Authors seek to ensure that, as far as possible, their contributions are identified by publishers or infrastructure providers such that they can be correctly cited by users.

3. Ombudspersons and Commission for Good Research Practice

Article 15 Local Authorities for Safeguarding Good Research Practice

Local authorities for safeguarding good research practice at KIT are:
1. The Ombudspersons,
2. The Commission for Safeguarding Good Research Practice,
3. The Office for Coordinating and Imparting Good Research Practice.

Article 16 Appointment and Tasks of Local and Other Central Ombudspersons

1. The KIT Senate appoints two independent Ombudspersons from the group of professors at KIT according to Art. 14, par. 1, No. 1, KITG as contact persons for members and employees of KIT and for all others persons doing scientific work at KIT; they deputize for each other in the event of a potential conflict of interest or incapability. Ombudspersons may not serve as members of a central governing body of KIT while serving in this role. Their term of office is four years. Reappointment for another term of office is possible. Researchers who are persons of integrity and who have management experience are eligible to be selected as Ombudspersons.

2. When carrying out their duties, Ombudspersons are given the support and acceptance they need by the Executive Board of KIT; in particular, they must be properly relieved from other tasks.

3. The appointment of the Ombudperson at KIT is announced together with information on how she or he can be reached on the Internet, on the Intranet, and by a circular letter of the Executive Board.

4. As neutral and qualified contact persons, Ombudspersons advise on issues relating to good research practice and in cases of alleged research misconduct. As persons of trust, they advise those who inform them about an alleged research misconduct of others (complainants) and those suspected or accused of research misconduct and, where possible, contribute to solution-oriented conflict mediation. The Ombudspersons annually report to the Executive Board and the KIT Senate.

The Ombudspersons are autonomous and independent and observe the principles of a fair and confidential procedure. They observe the applicable legal provisions and internal rules of KIT, as amended.

All members and employees of KIT and all other persons doing scientific work at KIT are free to contact either the Ombudspersons of KIT, the supraregional “German Research Ombudsman,” or the “Central Ombudsperson of the Helmholtz Association.” The “German Research Ombudsman” is an independent body established by the German Research Foundation (DFG) that provides advice and support on issues relating to good research practice and allegations of inappropriate conduct. The “Central Ombudsperson of the Helmholtz Association” is an independent external, experienced researcher of integrity appointed by the Assembly of Members of the Helmholtz Association, who contributes to solution-oriented conflict mediation and provides advice and support on issues of good research practice and on cases of scientific misconduct.

Article 17 Composition and Tasks of the Commission for Good Research Practice

(1) The KIT Senate appoints a permanent Commission for Good Research Practice (hereinafter referred to as Commission) based on proposals of members of the respective group in the KIT Senate in accordance with the joint statutes (Gemeinsame Satzung) of KIT; when appointing the Chairperson, the Executive Board has the right of proposal. The Commission has the following members:
1. An external person with the qualification for judicial office as chairperson,
2. four professors of KIT according to Art. 14, par. 1, No. 1, KITG,
3. one academic employee of KIT according to Art. 14, par. 1, No. 2, KITG,
4. a doctoral candidate according to Art. 3, par. 7, No. 4, KITG in conjunction with Art. 60, par. 1, cl. 1b, LHG.

If students and/or administrative/technical staff is affected by scientific misconduct, the Senate additionally appoints a representative of this group. In this event, the KIT Senate additionally appoints another two representatives from the group of professors of KIT according to Art. 14, par. 1, No. 1, KITG.

(2) For the members of the Commission outlined in par. 1, Nos. 2 to 4, the KIT Senate, based on the proposals of the members of the respective group, appoints a permanent deputy according to the

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33 See DFG Code of Conduct, Guideline 6: Ombudsperson, p. 13
34 See Framework for Securing Good Research Practice (GWP) and procedure of the Helmholtz Association (HGF) in the event of research misconduct, as amended
joint statutes of KIT for the event of a potential conflict of interest or incapability. For the Chairperson (par. 1, No. 1), the KIT Senate appoints a permanent deputy from the group of the Commission members appointed according to par. 1 for the event of a potential conflict of interest or incapability.

(3) The voting members of the Commission have the same vote. The term of office of the appointed members, except for the representative from the group of students, is four years. The term of office of the representative from the group of students is one year. Another term of office is possible. Clauses 1 through 4 apply accordingly to the permanent deputies. The two Ombudspersons and an employee of KIT qualified for judicial office are guests of the Commission with an advisory vote.

(4) The Commission advises the KIT Senate in the further development of good research practice at KIT and studies cases of alleged research misconduct, with the responsibilities of the examination, doctoral, and habilitation commissions remaining unaffected. The Chairperson annually reports to the Executive Board and the KIT Senate.

(5) The members of the Commission as well as the permanent deputies are independent and observe the principles of a fair and confidential procedure. They observe the applicable legal provisions and internal rules of KIT as amended. The members and their permanent deputies as well as the guests of the Commission are subject to secrecy. If they are not employed in the public service sector of KIT, they must be committed to secrecy by the Chairperson; the same applies to persons involved as experts. The Chairperson is committed to secrecy by the Executive Board. This commitment must be documented in the files.

Article 18 Tasks of the Office for Coordinating and Imparting Good Research Practice

(1) The staff of the Office supports the Executive Board in organizing good research practice at KIT. This includes in particular:

- Coordination of the implementation of provisions from the Statutes for Safeguarding Good Research Practice and
- development of training concepts as essential elements to impart good research practice and coordination of the corresponding activities at KIT.

These activities on behalf of the Executive Board are subject to the latter’s instructions.
The staff of the Office supports the Ombudspersons and the Commission. This includes in particular:

- Low-threshold advice on issues relating to good research practice and organization of the meetings of the Commission for Good Research Practice.

When executing these tasks, the staff is not bound to instructions of the Executive Board or of the organizational unit to which the Office is affiliated. The staff observes the principles of a fair and confidential procedure. This particularly includes respect of the confidentiality of matters relating to a procedure to examine alleged research misconduct.

II. Non-compliance with Good Research Practice and Procedures

1. Non-compliance with Good Research Practice

Article 19 Scientific Misconduct

Scientific misconduct exists in particular when false data are provided in a deliberate or grossly negligent manner, intellectual property of others is violated, or the research activity of third parties is considerably impaired in another way.

Scientific misconduct in the sense of cl. 1 in particular is the:

1. **Falsification of scientific facts**, for example by
   - the invention / faking of results,
   - the falsification or ignorance of undesired data and results, e.g. by concealment or ignorance,
   - the intentionally distorted interpretation of results, and
   - the intentionally distorted reproduction of foreign research results.

2. **Deception by intentional misinformation** in e.g.
   - applications,
   - proposals for funding and reports on the use of funds,
   - publications, e.g. multiple publications without the corresponding citations. This implies that copying of larger text sections of already published publications or publications in print (also with small cosmetic corrections) or parallel submission of the same article to various journals is not permitted, if these copies are not marked and cited correctly. The same applies to qualification theses, such as dissertations.

3. **Violation of intellectual property**, e.g. by
unauthorized use under the pretense of authorship (plagiarism). Plagiarisms in research do not only include cases of copyright violations, but also cases in which an author uses foreign, not protected material and pretends to be its author. Examples of plagiarisms are copies and pastes of texts without correct citation (complete plagiarisms), plagiarisms with text changes / concealment / paraphrasing, translation plagiarisms, pawn sacrifices (a source is indicated, but the text is not marked as copied word by word), copies of figures, graphical representations, and tables without a correct citation, plagiarisms of ideas and structures,

- exploitation of foreign, unpublished concrete ideas, methods, research results, or approaches without the approval of the authorized owner (theft of ideas), which does not necessarily represent a copyright violation. A foreign line of thought requires citation, even if it does not exist in written form (record, document, image, ...),
- pretense or unjustified assumption of scientific authorship or co-authorship,
- refusal of co-authorship rights of others based on adequate contributions,
- deliberate concealment of major relevant preliminary work of others,
- intentional or unacceptable delay of the publication of a scientific work in particular as superior, editor, or reviewer,
- intentional or unacceptable delay of the submission of a doctoral thesis,
- unauthorized publication and unauthorized disclosure to third parties, as long as the work, the finding, hypothesis, theory or research approach has not yet been published.

4. **Claiming of (co-)authorship** of another person without his or her approval

5. **Sabotage** by malicious damage, destruction, or manipulation of equipment or materials, e.g.
   - devices and experimental setups,
   - data, documents, and electronic software,
   - consumables (e.g. chemicals).

6. **Violation of the rules for the documentation, archiving, and use of research data** (see Articles 10, 11, 12), in particular their manipulation and disposal

7. **Participation in the scientific misconduct of others**, by e.g.
   - active participation in the misconduct of others,
   - deliberate co-authorship in false publications,
   - contribution of texts or passages to the qualification thesis of another person (ghostwriting).

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35 Cf. Schricker/Loewenheim/Loewenheim, 6th edition 2020, UrhG Art. 23, pars. 28-31
8. Scientific misconduct as superior / head of a research work unit according to Art. 5, par. 2;
    project managers
    • gross neglect of supervisors’ duties and quality assurance,
    • setup of contractual provisions or giving of instructions that contradict the rules of good
      research practice.

2. Procedure in Case of Alleged Research Misconduct

Article 20  General Principles and Rules of Procedure

(1) All persons of KIT involved in the investigation of a alleged research misconduct are subject to
the principles of fair and confidential procedure. The presumption of innocence is adhered to.

(2) All persons of KIT involved in a procedure to investigate allegations of misconduct take
appropriate measures to protect both the complainant and the respondent. The information
disclosed by the complainant in good faith and based on concrete and reproducible indications
should not disadvantage the complainant’s research or professional career prospects. This also
applies when research misconduct cannot be proved, unless the complaints have been made against
one’s better knowledge. Unless the contrary is proved, the respondent must be presumed to be
innocent in any stage of the procedure. The respondent should not experience any disadvantage
resulting from the investigation of the allegation until such time as research misconduct has been
formally established.

(3) If the complainant’s identity is known, the investigating body will keep his or her name
confidential and will not share it with third parties without the individual’s consent. Different
requirements apply only, if there is a legal obligation to disclose the name or if the respondent
cannot otherwise properly defend herself or himself because, as an exception, the case concerns the
identity of the complainant. The investigating body will promptly inform the complainant, if her or
his name is to be disclosed. In any stage of the procedure, the respondent and complainant are each
given the opportunity to be heard.

(4) Until such time as it is demonstrated that misconduct has occurred, information relating to the
individuals involved in the process and the findings of the investigation are treated confidentially.

36 See DFG Code of Conduct, Guideline 18: Complainants and respondents, p. 21
37 See DFG Code of Conduct, Guideline 19: Procedures in cases of alleged research misconduct, p. 23
(5) The Ombudspersons and the Commission investigate allegations of research misconduct at their due discretion. In case of parallel pending proceedings of doctoral admissions, habilitation, or other internal committees as well as court proceedings covering largely the same allegations, the Ombudsperson or Commission may suspend the procedure.

(6) Even if it was suspended by the Ombudsperson or Commission, the procedure can be resumed any time, if a new allegation is raised or new facts become known.

(7) The Ombudspersons and members of the Commission are not permitted to act in an advisory or deciding capacity, if:
   1. they are accused of research misconduct or the decision of the matter may result in a direct legal, economic, immaterial or other advantage or drawback, or
   2. they are relatives of a person specified in No. 1, or
   3. they represent a person specified in No. 1 by law or by authority or are relatives of the representing person, or
   4. they are employed against payment by a person specified in No. 1 or are in another, particularly economically dependent, relationship to this person.

(8) In case of a good cause justifying mistrust of an impartial performance of the work as Ombudsperson or if such a cause is invoked by the complainant or the respondent, the deputy of the Ombudsperson takes over work. In case of an apprehension of bias of the deputy, the KIT Senate appoints a suitable substitute person according to Art. 16, par. 1. This substitute person will act in compliance with the rights and obligations of an Ombudsperson as outlined in the provisions of these Statutes and in particular in Art. 16, par. 5.

(9) In case of a good cause justifying mistrust of impartial performance of work as a Commission member or if such a cause is invoked by the complainant or respondent and if such a conflict of interest is established, the permanent deputy of the Commission member will become active. In case of an apprehension of bias of the permanent deputy, the KIT Senate appoints a substitute member according to Art. 17, par. 1. This substitute member will act in compliance with the rights and obligations of a Commission member as outlined in the provisions of these Statutes and in particular in Art. 17, par. 5.

38 See DFG Code of Conduct, Guideline 19: Procedures in cases of alleged research misconduct, p. 22/23
(10) When investigating an alleged research misconduct, legal data protection regulations are always observed. In particular, it is adhered to the basic principles of purpose, proportionality, and data economy. Any data collected and stored during the procedure must be protected against unauthorized access.

(11) Unless otherwise provided, execution of a procedure by the Commission is subject to the Verfahrensordnung des KIT (rules of procedure of KIT) as amended.

Article 21 Preliminary Proceedings

(1) In case members and employees of KIT as well as all other persons doing scientific work at KIT become aware of concrete grounds for alleged research misconduct, they immediately inform an Ombudsperson (Art. 16) responsible for starting preliminary proceedings at KIT, the supraregional body “German Research Ombudsman” or the “Central Ombudsperson of the Helmholtz Association” (cf. Art. 16, par. 6). As a rule, this information, which may also be anonymous, should be made in writing and, to the extent possible, evidence, proofs, etc. should be enclosed; if the Ombudsperson is informed orally, the latter makes a written note about the allegation and the evidence justifying it. If the complainant is unable to verify the facts personally or if there is uncertainty whether an observed set of circumstances represents research misconduct, the complainant should consult the Ombudsperson, the body “German Research Ombudsman” or the “Central Ombudsperson of the Helmholtz Association” to clarify the allegation.39

(2) The Ombudsperson checks the allegations raised for plausibility, concreteness, significance, potential motives, and for possibilities of dispelling or invalidating them. This also holds for allegations raised by external persons.

(3) At her or his discretion, the Ombudsperson can make attempts of mediation between the complainant and respondent. However, this will not replace proper preliminary proceedings.

(4) In case of sufficiently concrete grounds for alleged research misconduct, the respondent must be given the opportunity to comment in writing on the allegations raised and evidence presented. Without the complainant’s approval, her or his identity will not be disclosed to the respondent in this stage of the proceedings, unless otherwise provided in Art. 20, par. 3. The respondent must be

39 See DFG Code of Conduct, Guideline 18: Complainants and respondents, p. 21; Framework for Securing Good Research Practice (GWP) and procedure of the Helmholtz Association (HGF) in the event of research misconduct, as amended
informed of the fact that she or he is free to comment on the allegation and to seek legal representation anytime. The deadline for commenting is four weeks. In the individual case, it may be extended.

(5) Upon receipt of the comment or expiry of the deadline, the Ombudsperson decides whether further investigations are needed, the main proceedings are to be initiated according to Art. 22, other bodies have to be involved, or the proceedings may be terminated. The respondent and the complainant must be informed about the decision.

(6) In case of sufficient grounds for alleged research misconduct, the matter is referred to the responsible examination, doctoral admissions, or habilitation commission. If this allegation of research misconduct already results in tasks and obligations of the employer to avoid major disadvantages for the KIT or necessary for other important reasons (e.g. checking the initiation of disciplinary, labor, civil, criminal, and/or administrative proceedings), the Executive Board is informed accordingly.

(7) The preliminary proceedings must be terminated, if
   1. the allegation has not been confirmed,
   2. the investigation turned out to be impossible even when using all means available, or
   3. insignificance was found.

Termination of the proceedings due to insignificance may be considered in particular when minor research misconduct is established or the respondent has largely contributed to clarification. Initially, the complainant is informed about the termination decision with the reasons being indicated. In case the complainant does not agree with the termination of the preliminary proceedings, she/he has the right to request a review of the decision by the Commission within a period of two weeks. The Ombudsperson informs the respondent and the complainant in writing about the decision taken after the preliminary proceedings and the major reasons.

(8) In case a termination of the proceedings is out of the question, main proceedings by the Commission are initiated by the Ombudsperson, who reports the allegations and the findings of the preliminary proceedings to the Chairperson of the Commission. As for the rest, the Ombudsperson is obliged to secrecy. In the event of a start of main proceedings, the complainant must be informed that the decision made must be treated confidentially.

(9) The Ombudsperson provides for expeditious preliminary proceedings.
**Article 22  Main Proceedings**

(1) The Commission discusses the matter orally in a closed session. Commission members who appear to be biased do not take part in the discussion of this individual case. The Commission checks by free consideration of evidence whether a case of research misconduct exists and which measures have to be taken according to Art. 23, par. 2. The contents, proceeding, and results of the investigations must be documented clearly in writing.

(2) In the individual case, the Commission can request external experts to assess the research matter as guests having no right to vote. Article 17, par. 5 applies accordingly.

(3) The respondent accused of research misconduct must be given the opportunity to comment in an appropriate way. The respondent must be informed that she/he is free to comment orally or in writing or not to comment on the matter and to seek support by a trusted representative or assistant. For commenting, the respondent is given an appropriate deadline in writing. In case the respondent is prevented from observing this deadline for good reasons and if the respondent has communicated this promptly, the deadline must be extended.

(4) The name of the complainant is confidential. It is disclosed only when a legal obligation exists or the respondent cannot otherwise properly defend herself or himself because, as an exception, the case concerns the identity of the complainant (Art. 20, par. 3).

(5) In case the responsible doctoral admissions or habilitation committee initiates proceedings based on a sufficiently concrete allegation of research misconduct, the Commission may temporarily suspend its investigation. If the allegation of research misconduct results in tasks and obligations of the employer according to Art. 21, par. 6, clause 1 applies accordingly.

(6) In cases of research misconduct in connection with own scientific qualification theses (dissertation, habilitation theses) and in proceedings for the deprivation of academic titles, the corresponding bodies of the KIT departments (doctoral admissions committee, habilitation committee) are responsible. In such proceedings, an Ombudsperson may be requested to start preliminary proceedings according to Art. 21, if the allegation was not presented to an Ombudsperson. When these bodies discuss the above cases, an Ombudsperson for Safeguarding Good Research Practice must be requested to participate with an advisory vote. The Ombudsperson will become active in case of a sufficiently concrete allegation as outlined in Art. 21, par. 6, even when no preliminary proceedings were initiated.
(7) If the majority of the members of the Commission for Good Research Practice considers research misconduct to be established and a measure to be necessary, the Commission forwards the results of its investigations and the reasons that led to this result to the President of KIT together with a proposal for further action. Otherwise, the proceedings are terminated. The Commission informs the respondent and the complainant in writing about the major reasons that led to the termination of the proceedings.

(8) The Commission provides for expeditious main proceedings.

Article 23 Termination of the Proceedings

(1) The Executive Board may return the report to the Commission for Safeguarding Good Research Practice for further clarification of the matter or adopts one or several measures specified in par. 2 or initiates such measures to protect the scientific standards of KIT and the rights of all persons affected directly or indirectly.

(2) Depending on the circumstances of the individual case and on the type and severity of the established research misconduct, the following measures may be considered:

1. Initiation of administrative measures of academic nature, such as
   - deprivation of academic degrees
   - revocation of the authorization to teach
2. Measures under labor law, such as
   - warning
   - termination of the employment contract
3. Disciplinary measures, such as
   - reprimand
   - termination of the civil servant relationship
4. Measures under civil law, e.g.
   - surrender claims
   - claims for removal and cease under copyright law, privacy law, patent law, and competition law
5. Initiation of criminal proceedings based on e.g. suspicion of violation of copyrights, document fraud
6. Request to withdraw scientific publications
• If the faulty scientific publication is unpublished, request to the respondent to retract it
• If the faulty scientific publication has already been published, request to the respondent to correct it (revocation)

7. Information of third persons and of the public

The Executive Board decides whether and to what extent third persons must be informed. Third persons may be other researchers, scientific institutions, scientific journals and publishers, funding institutions and science organizations, professional associations, ministries, and the public, provided that these have a justified interest in the decision. A justified interest exists in particular when the information is indicated for the protection of third persons, for maintaining trust in scientific honesty, for restoring scientific reputation, for preventing consequential damage, or if it is in the justified public interest.

(3) The respondent and the complainant must be informed in writing about the major reasons that led to the decision of the Executive Board. The parties’ right to inspect the files is subject to Art. 29 of the Landesverwaltungsverfahrensgesetz (Baden-Württemberg Administrative Procedure Act). Upon the termination of the proceedings, the files of the formal investigation are kept by KIT for a period of 30 years. For this period, the persons named in connection with alleged research misconduct have the right to be given a confirmation of release, if this allegation was not confirmed. Moreover, the Executive Board informs the Ombudspersons and the Commission about the final result of the proceedings.

III. Concluding Provisions


(1) The Statutes for Safeguarding Good Research Practice at Karlsruhe Institute of Technology (KIT) are published in the Public Announcements of Karlsruhe Institute of Technology (KIT). They enter into force on the day after their publication. In parallel, the Rules for Safeguarding Good Scientific Practice in the version of May 23, 2018 cease to be in force.

(2) Proceedings initiated according to the Statutes for Safeguarding Good Scientific Practice at Karlsruhe Institute of Technology (KIT) in the version of May 23, 2018 will be continued in accordance with these provisions.
(3) Until the new appointment of Ombudspersons according to Art. 16 and the new appointment of the Commission members according to Art. 17, previous Ombudspersons and previous Commission members shall continue their work.

Karlsruhe, September 30, 2021

Signed, Professor Dr.-Ing. Holger Hanselka

(President)