

Key changes in the EUR Order Regulations 2024 as compared with the EUR Order Regulations 2020.

Article	Change	Notes
<p>The structure of the Order Regulations has been changed.</p> <p>The following articles refer to the EUR Order Regulations 2024.</p>		<p>The measures that may be imposed on a student under the Dutch Higher Education and Research Act (WHW) are distinguished from the measures that can be imposed on others under the Dutch Civil Code (<i>Burgerlijk Wetboek</i>) and other regulations.</p>
<p>Article 1.1 – Definitions</p>	<p>The following definitions have been removed:</p> <ul style="list-style-type: none"> - Written Notice - Course Participant <p>The following definitions have been modified:</p> <ul style="list-style-type: none"> - Written Warning - Facility <p>The following definitions have been added:</p> <ul style="list-style-type: none"> - Interested Party - Integrated Security Policy Officer - Management Body - Security Guard - Participant - Director of Real Estate & Facilities - Conduct - Mandate - Order - Power of attorney - Warning 	
<p>Article 2.2 – Presenting proof of identity</p>	<p>The security guard replaces the "security adviser".</p> <p>EUR employees must carry with them their employee pass for identification.</p>	<p>Requesting proof of identity is one of the security guard's duties.</p>
<p>Article 2.3 – Reporting on behalf of EUR</p>	<p>Moved to Chapter 2.</p> <p>The term "integrated security coordinator" has been removed, and the term "Director of Real Estate & Facilities (RE&F)" has been added.</p>	<p>For the sake of clarity, it has been moved to Chapter 2 General Rules. The EUR Order Regulations 2020 contained a separate Chapter 8. This is not the case anymore.</p> <p>Designating both the coordinator and the integrated security policy officer for this involved duplication. It makes sense to add the Director of RE&F.</p>

Chapter 3	The provision allowing administrators to set rules has been removed, because the Dutch General Administrative Law Act (<i>Algemene wet bestuursrecht</i>) prohibits the mandating of regulatory powers, i.e. generally binding regulations.	Articles 3.1 et seq. concern the measures an administrator can impose.
Articles 3.2 and 3.3 - Measures of the Manager and the Executive Board	<p>Exclusion from participation in a test or examination, or from participation in the teaching of a course, has been removed.</p> <p>Chapter 5, which covers provisional denial of access, has also been removed.</p> <p>The term of temporary measures has been extended from ten to twenty working days, as has the extension provided for in Article 3.6.</p>	<p>Exclusion from participation in a test or examination is a measure that can be imposed in connection with fraud. See Article 7.12b(2) of the Dutch Higher Education Act. These are punitive sanctions and are not permitted as a disciplinary action. The same applies to the prohibition of participation in education.</p> <p>A provisional denial of access constitutes a written warning. The written warning is included in Article 3.4.</p> <p>This is in line with practice.</p>
Article 3.4 – Written warning for a Measure to be applied with final effect	<p>The written warning is a last-chance warning that must precede any final measure to be imposed by the Executive Board. The Administrator is authorised to send a written warning on behalf of the Executive Board. See Article 3.2(3).</p> <p>‘Written notice’ has been removed from the EUR Order Regulations 2024.</p>	<p>It is stated in the explanatory notes to the EUR Order Regulations 2024 that the administrator contacts Legal Affairs and the Integrated Security Team if they intend to send a written warning on behalf of the Executive Board.</p> <p>"Written notice" could be confused with the term "written warning".</p>
Article 3.5 – Presenting views	The term "presenting views" is used in the present Order Regulations in the administrative-law context only and not otherwise.	Under the Dutch General Administrative Law Act, when making a decision against which the recipient will object, their views must be obtained. It is not compulsory to follow this procedure when making decisions based on private-law regulations.
Article 4.3 – Extension	The Security Adviser has been replaced by the Director of RE&F for the imposition of measures.	There was a need to place that power at a different level. It will still be possible to mandate that power.

	The term of the measures has been extended as compared with the EUR Order Regulations 2020.	
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