Horizon scan 19th Feb 2021

Upcoming: Budget on 3rd March 2021. Not expected to include much specific to HE

Government focus on “high quality” and “strategic” research

- Linked to productivity and regional economic success, there is a big focus on the “right sort” of research. We will continue to see a focus on industry led rather than university led projects and a downturn in funding for humanities and social sciences research. There was more positive language in the spending review in November (see our 27th November policy update here).

- The R&D roadmap announced in July 2020 repeats the commitment to R&D investment of 2.4% by 2027 and public investment will be £22bn by 2024/25. There was a consultation and the outcomes were published on 21st January 2020: “In the coming months, we have committed to publishing a new places strategy for R&D and we are working across government and with the devolved administrations to develop this”.

- Amanda Solloway spoke of reforming the REF in the Research Landscape speech for the Education Policy Institute in October 2020 with an attack on the focus on publication.

- The recent restructuring document suggests restructured universities would need to “focus resources on scientific research that is: internationally excellent (‘three star’) or higher, or else of direct and demonstrable value to the national economy or to the local and regional business community”.

- The UK is an associate member of Horizon Europe under the Brexit deal.

- KEF – submissions were made in October, outcomes are due in Spring 2021. KEF Concordat launched for signature 26th October 2020

- REF submissions - main submissions are due to the Research Excellence Framework by 31st March 2021, although there may be extensions to July in limited circumstances, and the outcomes will be published in April 2022.

The Secretary of State wrote to the OfS on 8th Feb 2021 with a new set of strategic priorities.

He also said “apart from my guidance letters on 14 September, 14 December 2020, 19 January 2021 and 2 February 2021 which related to delivery of particular time critical issues, this letter replaces all previous guidance.” We’ve incorporated the content of letters into the summary of what he said this time and some context and then set out what do not appear to be priorities any more.

### SoS letter 8th Feb 2021: The pandemic

- Focus on quality and standards during the pandemic including asking the OfS to report the findings of the their monitoring work
- Focus on mental health initiatives in the short and long term and focus on “mental health support for students transitioning from school/college to university and prioritising the most disadvantaged learners”.
- Monitor financial sustainability and student protection
- Ensure smooth admissions in 2021 that take students’ interests into account

Content from previous GW letters that remains relevant:
- 14 December 2020 – this one was about £20m in hardship funding
- 2 February 2021 – this one was about the £50m hardship funding

### Context

- The OfS wrote to all universities on 14th January requesting them to undertake a review of compliance with consumer law in relation to communication with students and delivery of programmes during the pandemic
- OfS report in December 2020: “the likelihood of multiple providers exiting the sector in a disorderly way
SoS letter 8th Feb 2021: The pandemic

*due to financial failure is low at this time*

- The Office of the Independent Adjudicator (OIA) has published revised draft Rules for Large Group Complaints
- The government’s summer 2020 restructuring regime can be found here. Many, many strings attached.
- OfS report Dec 2020: “the likelihood of multiple providers exiting the sector in a disorderly way due to financial failure is low at this time”
- OfS business plan (October 2020) We will, following our recent consultation, consider introducing a new ongoing condition of registration to allow us to intervene rapidly in cases of likely market exit and publish guidance for providers. Note, no outcome yet from the consultation which was about student protection plans in the event of market exit and closed in September 2020.

SoS letter 8th Feb 2021: Quality

- Finalise and implement the new quality regime see info about the consultation closing in Feb 2021 below) as soon as possible and supports minimum absolute standards
- “The OfS should not hesitate to use the full range of its powers and sanctions where quality of provision is not high enough: the OfS should not limit itself to putting in place conditions of registration requiring improvement plans for providers who do not demonstrate high quality and robust outcomes, but should move immediately to more robust measures, including monetary penalties, the revocation of degree awarding powers in subjects of concern, suspending aspects of a provider’s registration or, ultimately, deregistration.”
- Tells the OfS not register providers who don’t have quality and commitment to outcomes
- Asks the OfS to “interpret the Government response to the Independent Review of the Teaching Excellence and Student Outcomes Framework” [i.e. get on with it]
- Minister Donelan also asked the OfS in her 14 September letter to carry out a radical review of the National Student Survey (NSS). I can confirm that this remains a high priority, in order to address the downwards pressure that student surveys of this sort may exert on standards. I would like the OfS to take the time it needs to ensure this review is genuinely radical, consider carefully whether there could be a replacement that does not depend on a universal annual sample, and ensure that a replacement does not contribute to the reduction in rigour and standards. *It is my strong view that the NSS should play at most a minimal role in baseline quality regulation*

Content from previous GW letters that remains relevant: 14 September 2020 – requested the “radical, root and branch review” of the NSS by the end of 2020 and “It is my strong view that the NSS should not be carried out in again in the same format as it was last year.” [oops, it has been]

Context

Although it is a slippery thing to prove, the government are convinced that there are some poor quality institutions and some truly dreadful individual courses out there. Consequently it is not surprising that the SoS letter to the OfS on 8th Feb 2021 suggests that the OfS starts fining providers and removing DAPs at a subject level (although no-one knows how they would do that).

- The OfS consultation on quality and standards closed on 25th January 2021 (covered in our 20th November policy update here) BU readers can find our response here. You can read the UUK response here and the one from London Higher here. The consultation controversially proposes introducing minimum absolute measures for graduate outcomes (employment, salary and drop-out rates) as part of the quality framework, with no benchmarking and a focus on continuous improvement – and proposes a raft of intrusive and burdensome new data requirements. The policy seems to be based on the assumption that the only purpose of a degree was if it gets the student a good job, and that drop-outs means the government have wasted student loan subsidy, as well as implying poor student experience and course quality.
- There is a separate threat to withdraw funding for matters linked to quality (and outcomes).
  - This from the restructuring document from summer 2020 “Public funding for courses that do not deliver for students will be reassessed.”
SoS letter 8th Feb 2021: Quality

- The interim update on the Review of Post-19 Education and Funding says the government will consult in Spring 2021 on further reforms in HE linked to funding and quality, with a full response to the Post-18 Review due alongside the next Comprehensive Spending Review (expected in the Autumn unless it is postponed for the third year in a row).
- The consultation on further reforms will include consideration of minimum entry requirements, which it is expected would restrict the availability of government funding for students who do not meet the requirements. This proposal was mentioned in Augar as a possible step to take to address concerns about low value courses. It was widely condemned as a cap on ambition and a regressive step against social mobility when it was first discussed in December 2018.
- **TEF:** The OfS confirmed that they will consult on a new TEF in the Spring, aligned to the quality review.
  - The Peace report on the TEF and the government response were finally published on 21st January 2021. The OfS have been advertising (repeatedly) for a head of TEF.
  - **Subject level TEF is off.** We got that wrong (thankfully) – but wrote about what else might happen in our 27th November policy update here. When we do get it, expect it to link to the NSS review, the OfS review of quality and the new regulatory outcomes metrics as well as possibly to the funding review outcomes.
  - Current TEF awards were extended to expire in the summer of 2021, and it is not clear what the interim arrangements will be, the OfS propose to consult on this soon.
- The OfS review of the NSS (which was due by the end of 2020) is late. This year’s exercise has been launched.

SoS letter 8th Feb 2021: Admissions and equality of opportunity

- OfS to support DfE’s work on PQA consultation
- OfS work on access and participation focusses on real social mobility and make the right choices (“Encouraging more and more students onto courses which do not provide good graduate outcomes does not provide real social mobility and serves only to entrench inequality.”)
- “I would like the OfS to continue to consider broader factors, including socio-economic status and geographical inequality, which are likely to impact on access and participation in higher education. This should include a focus on white boys on free school meals who are currently the least likely group to progress to higher education”
- “encourage the OfS not only to promote the Turing Scheme generally, but also to take steps to ensure providers make every effort to increase participation in outward mobility activity including through providing any additional support they may need”

Content from previous GW letters that remains relevant: 19 January 2021 – this was about the teaching grant – including removing the London weighting, cutting funding for Uni-Connect etc.

**Context**

- The approach, consistent with the above is all about outcomes for students and the taxpayer. Students from disadvantaged groups who are at university must be supported to succeed (in terms of jobs and salaries, and completion), and more WP students should get into higher tariff universities (which PQA is meant to support), but WP more generally is seen as an expensive luxury, especially if students are going to “low quality” institutions or taking “low quality” courses which lead to “poor value” outcomes in terms of jobs and salary, especially if those courses are not strategically aligned.
- Note the potential impact of the minimum entry requirements on access and the focus on absolute outcomes by the OfS. The Universities Minister has now switched from talking about “those with the ability” to go to university to “those with the ability and the achievement”. Also note the PQA approach which is at least in part intended to support fairness if not widening access.
- Don’t expect the OfS to go soft on APPs. And differential outcomes (as seen in the TEF data) will become even more important under their new quality framework.
- This government is pushing hard on post-qualification admissions (on 21st January 2021 a consultation
SoS letter 8th Feb 2021: Admissions and equality of opportunity

was launched on this subject which closes in May 2021. Both UCAS and UUK have published papers on options for changing the admissions system. The DfE consultation sets out 2 PQ models, it is expected that there will be a change but might not be until 2023 entry at the earliest.

• The OfS had paused their review of admissions (launched before the first lockdown) so they seem to have been behind the curve on this one. Although the OfS don’t have much jurisdiction over admissions, so maybe they stepped back to let the DfE take the lead. The DfE don’t have jurisdiction either, but maybe they don’t need it!

• Also the government has been using the issue of complaints linked to Covid-19 to push harder on student protection, student rights to information, complaints and fee refunds. They do not like offer making practices, university marketing or clearing and they are convinced that there is mis-selling.

SoS letter 8th Feb 2021: Strategic alignment

Teaching grant - change the name of the Teaching Grant to the Strategic Priorities Grant

And on flexibility:

• “I would like the OfS to work with the Department on the design and implementation of the Government’s flagship Lifelong Loan Entitlement and our ambition to provide greater choice and flexibility for learners, including through encouraging a move towards increased high quality modular and higher technical (Level 4 and 5) provision. I would also like the OfS to work with the Department and Institute for Apprenticeships & Technical Education on the implementation of reforms to occupationally focused higher technical qualifications.”

• “I would like the OfS to work with DfE and other stakeholders to consider how to support the accumulation and transfer of credit and to develop a regulatory system that is fully equipped to support radically different, flexible arrangements, measuring quality using metrics that are meaningful in the new system and interact positively with our admissions regime”

Content from previous GW letters that remains relevant:

• 19 January 2021 – this was about the teaching grant – including reducing it for some subjects, removing the London weighting, cutting funding for Uni-Connect etc.

• 14 September 2020 – £10m of additional teaching grant funding for high cost subjects to accommodate additional students as a result of the admissions issues in 2020

• 14 September 2020 - instructed that no further action be taken on student transfer arrangements.

Context

• The Government has published the Skills for jobs: lifelong learning for opportunity and growth white paper setting out their ambition for reform to the post-19 technical education and training landscape. This includes plans for Local Skills Improvement Plans, more on the Lifetime Skills Guarantee and the Lifelong Loan Entitlement. Consultations are expected soon.

• Everything is focussed on courses supporting economic and societal need, i.e. STEM and healthcare and teaching. Expect a strong anti-humanities feel in policy developments. In their view these courses do not “lead” to productive careers in enough cases. Value for money now clearly defined in terms of the taxpayer. (Student value is addressed by looking at graduate outcomes). This was reinforced in the January 2021 announcements about teaching grant funding (see our 21st Jan 21 policy update here)

• The government are concerned about duplication – they are willing to have courses replaced by lower level courses including provided by FE colleges instead to replace university provision. “it is probable that the sector in 2030 will not look the same as it does now”

• This from the restructuring document is a clear policy statement: “Providers will need to examine whether they can enhance their regional focus”. The government is still worried about “cold spots”. They are also likely to worry about rural provision

• OfS October 2020 business plan “We will publish an analysis of flexible higher education participation for mature learners – who they are, what they do, and how we could increase their participation in higher education.”
<table>
<thead>
<tr>
<th>SoS letter 8th Feb 2021: Strategic alignment</th>
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<tr>
<td>• While the <a href="#">14 September 2020</a> letter from GW instructed that no further action be taken on student transfer arrangements, of course the relevant issues all come back up again in the context of credit transfer and lifelong learning. This was originally in <a href="#">an earlier letter in September 2019</a>.</td>
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<tr>
<th>Experimental statistics</th>
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<tr>
<td>November 2020</td>
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<tr>
<th>SoS letter 8th Feb 2021: Anti-Semitism</th>
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<td>“I would like the OfS to undertake a scoping exercise to identify providers which are reluctant to adopt the definition and consider introducing mandatory reporting of anti-Semitic incident numbers by providers. This would ensure a robust evidence base, which the OfS could then use to effectively regulate in this area. If anti-Semitic incidents do occur at a provider, the OfS should consider if it is relevant in a particular case whether the provider has adopted the definition when considering what sanctions, including monetary penalties, would be appropriate to apply.”</td>
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**Context:** Williamson is determined to champion the IHRA definition of anti-Semitism. In 2020 he gave universities until Christmas to conform and adopt the definition with the threat of action taken against those that didn’t. This stops short of that, but assumes a match between non-adopters with higher levels of incidents and suggests financial penalties.

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<th>SoS letter 8th Feb 2021: Free speech</th>
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<td>• “I intend to publish a policy paper on free speech and academic freedom in the near future [see below] and I would like the OfS to continue to work closely with the Department to deliver this shared agenda and ensure our work is closely aligned. I would also like it to take more active and visible action to challenge concerning incidents that are reported to it or which it becomes aware of, as well as to share information with providers about best practice for protecting free speech beyond the minimum legal requirements.”</td>
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<td>• “All students deserve the opportunity to receive a rigorous and high-quality education. While providers are rightly free to determine the content of their courses, university administrators and heads of faculty should not, whether for ideological reasons or to conform to the perceived desires of students, pressure or force teaching staff to drop authors or texts that add rigour and stretch to a course. The OfS should robustly challenge providers that have implemented such policies and clearly support individual academics whose academic freedom is being diminished.”</td>
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**Context**

- [DfE policy paper](#) issued on 16th Feb 2021. With an explosive introduction by GW. It is complicated, because of the overlaps with Prevent.
  - New Free Speech champion who can investigate and recommend redress, new OfS registration condition (adds to the existing one – via the Public Interest Principles) with sanctions for breaches.
  - Will strengthen statutory framework for this buy requiring HEIs to “actively promote” free speech.
  - Will introduce a direct right to compensation and extend the protection for academic freedom to recruitment and promotion.
  - The suggestion appears to be that HEIs might be responsible for compliance by SUs or else that the law will apply to them separately and even that they might be directly regulated by the OfS on this subject. Particular focus on not using security costs as a reason to cancel events.
- The OfS will: Issue regulatory guidance on the public interest governance principles relating to academic freedom and free speech [LATE, was expected Autumn 2020] – this has been taken out of their hands now
- You need to demonstrate compliance with free speech principles to qualify for the 2020 government financial restructuring regime.
SoS letter 8th Feb 2021: International opportunities and risks

- “International Education Strategy [restates] its commitment to the IES’ original ambition to increase international higher education student numbers to at least 600,000 by 2030”
- “At the request of the Minister for Universities, Universities UK produced important guidelines and recommendations to help providers manage risks in internationalisation. I would like the OfS to monitor the adoption of these recommendations by providers”

Context
- The Turing website is live. Applications for bids to Turing will open in “the spring”.
- DfE’s research on the effect of Brexit on HEIs and impact assessment here
- The DfE published the 2021 update to the International Education Strategy including measures to boost international study and global opportunities. Immediate priorities are India, Indonesia, Saudi Arabia, Vietnam and Nigeria.
- UK government advice on immigration for EU Students (December 2020)
- OfS advice for international students updated Dec 2020

SoS letter 8th Feb 2021: Risk based regulation and reducing bureaucracy

- Still need to take action on MD’s instructions from 14th September 2020 on reducing bureaucracy This letter also talked about the NSS and we get on the NSS “I would like the OfS to take the time it needs to ensure this review is genuinely radical, consider carefully whether there could be a replacement that does not depend on a universal annual sample, and ensure that a replacement does not contribute to the reduction in rigour and standards. It is my strong view that the NSS should play at most a minimal role in baseline quality regulation.”
- “In my view, to date, the OfS has not been sufficiently risk-based. A risk-based approach to regulation should consider the overall regulatory burden faced by providers, including data gathering, reporting and monitoring, not just the application of conditions of registration. It is my view that there are further opportunities for the OfS to ensure that providers with consistently strong performance face minimal regulatory burden. I would like the OfS to implement a markedly more risk-based model of regulation, with significant, meaningful and observable reductions in the regulatory burden upon high quality providers within the next 12 months”

Content from previous GW letters that remains relevant:
- 14 September 2020 –
  - asked the OfS to reduce its enhanced monitoring because of the burden on providers and suggested using specific licence conditions instead – and asked for a report within 3 months
  - supported reduced requirements for data futures and ending random sampling, stopping the collection of non-academic and estates data in HESES, reviewing TRAC and ending TRAC (T), and reviewing the transparency data
  - Asking the OfS to review its own efficiency and save registration fees by 10% in 2 years.

Context
- The last time bureaucracy came up was when they attacked EU research bidding processes as part of the Brexit discussions, announced they were dropping impact statements in UK bidding and then quietly admitted they were just moving them to another bit of the form. It is unclear what new bee they have in their bonnet but anyone applying for the government restructuring funding announced in the summer of 2020 may need to demonstrate the leaness of their professional services functions and internal processes, or at least show that they are willing to tackle them once restructured.
- The OfS have committed in recent comms to reducing bureaucracy and the burden for universities. Those looking at the many consultations opened over the end of the year will be wondering if the OfS is going to deliver on this – in particular the massive data requirements set out in the quality consultation and the proposed changes to the reportable events regime. The OfS are also consulting on monetary penalties, on publishing information. We are also now expecting new consultations on the TEF and surveys on the NSS as well as multiple DfE surveys on funding and other reforms.
**Things that don't seem to be priorities any more?** A list of things that were not in any of the letters that are now the exclusive source of guidance to the OfS:

- The restructuring regime refers to senior executive pay. But it was not mentioned in any of the relevant letters.
- Essay mills are in the news, in Feb 2021 former Minister Chris Skidmore introduced a [10 Minutes Rule bill](#). It is unlikely to proceed because of other demands on Parliament. And although this featured in the letter of 7th June 2019 (from Damien Hinds, not GW) which asked the OfS to work with the sector and take firm and robust action, it now seems to be off the agenda.
- Accelerated degrees- from [an earlier letter in September 2019](#) but now apparently not a priority
- Grade inflation - this was a big thing in the letter of 7th June 2019 (from Damien Hinds, not GW) and has led to a lot of rhetoric from the OfS since. The OfS was continuing its campaign ([blog 20th November 2020](#)), and see its response to the 2020 outcomes data ([28th Jan 2021](#)). So it will be interesting to see if there is now a change of tone? There may not be, because the maintenance of value of degrees over time is a regulatory principle and features in the new draft quality framework.
- Student protection plans - this was in the [letter in February 2019](#) (from Damien Hinds, not GW) “I would like the OfS to continue to focus on student protection and consumer rights. In particular, to evaluate and report publicly on the strength of student protection plans and advice available on students’ consumer rights.”
- Student contracts – from [an earlier letter in September 2019](#). You will recall the proposal was for template student contracts with initial recommendations to the government by Feb 2020.
- The [September 2019 letter](#) also asked the OfS to make “public transparent data on the outcomes achieved by international students, including those studying wholly outside the UK, such as it does for domestic students”
- Voter registration - Supporting voter registration is an OfS licence condition. In November 2020, the Cabinet Office commissioned research into how HEIs are working with local councils. May come up again before May 2021 when [local elections will be taking place](#) even if it isn’t a priority for GW.
- Student accommodation and living costs - the (former) Minister for Universities (Chris Skidmore) [gave a speech on students accommodation (Jan 2020)](#) and held some round table meetings. Very little engagement on this issue in 2020 despite the challenges for students and the sector during the pandemic.

<table>
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<tr>
<th>Fees and funding</th>
<th>What next?</th>
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| Response and outcomes of the review of Post-18 Education and Spending now long overdue. **Augar recommendations** issued 20th May 2019. **Government’s interim response published 21 Jan 2021.** Freeze tuition fees, cuts in some subject specific funding and further consultations on reforms to come, including minimum entry requirements. | Full response put off again: expected with spending review autumn 2021  
This from the [restructuring document](#) is the biggest warning yet “Public funding for courses that do not deliver for students will be assessed”. See the section on quality below.  
Augar outcomes – strong risk of differential fees by institution, but more likely by “subject” or even by programme, linked to “quality” and “outcomes”. Might lead to student number controls by the back door (as will minimum entry requirements).  
Might also seek headline fee review as recommended by Augar in the light of reduced government spending power and additional investment in technical education.  
Might be additional funding for university collaborations with FE and schools on level 4 and 5 qualifications |
**OfS actions and priorities:**

<table>
<thead>
<tr>
<th>As above, GW has instructed the OfS to focus on the following which are described above:</th>
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<tbody>
<tr>
<td>• The pandemic</td>
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<tr>
<td>• Quality</td>
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<td>• Admissions and equality of opportunity</td>
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<td>• Strategic alignment</td>
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<td>• Anti-Semitism and freedom of speech</td>
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<td>• International opportunities and risks</td>
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<td>• Risk based regulation and reducing bureaucracy</td>
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<th>Regulatory framework and reduction of bureaucracy</th>
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<tr>
<td>• Latest guidance on regulatory monitoring and intervention and on third party notifications</td>
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<td>• Consultation on regulating quality and standards – closed January 2021</td>
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<tr>
<td>• Consultations on reportable events closes 26th February</td>
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<td>• In March the consultations close on information sharing, and a new take on the previously paused monetary penalties</td>
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<tr>
<th>Access and participation</th>
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<tr>
<td>Is a GW priority in the Feb 2021 guidance letter but hedged – it’s about “real” social mobility (i.e. outcomes) and “broader factors, including socio-economic status and geographical inequality”</td>
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<tr>
<td>• In December the OfS announced guidance on students completing a report on the progress their university has made in delivering its 2019-20 access and participation plan as part of the monitoring process.</td>
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<tr>
<td>• From the OfS annual review: “work to do to dispel wider, persistent myths and misperceptions about access and participation: that universities and colleges cannot be expected to compensate for poor schooling and wider social inequalities; that contextual admissions are unfair; that disadvantaged students will always do less well in their degrees.”</td>
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<td>• OfS letter on monitoring approach for APPs (Nov 2020)</td>
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<td>• OfS update on associations between characteristics of students (Nov 2020)</td>
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<tr>
<td>• OfS are consulting on a new approach to UniConnect – closes Jan 2021</td>
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<th>Student protection – not a GW priority Feb 21</th>
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<tr>
<td>No update recently and notable for its absence in the Feb 2021 guidance letter from the Minister to the OfS</td>
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<tr>
<td>• New focus in annual review on marketing practices and student information.</td>
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<tr>
<td>• No outcome yet from the consultation on student protection plans in the event of market exit and closed in September 2020.</td>
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<tr>
<td>• New guidance planned by OfS – consultation due January 2020 NOW LATE</td>
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<td>• OFS: due April 2020: intended consultation on student contracts NOW LATE</td>
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<th>Degree classifications – not a GW priority Feb 21</th>
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<tr>
<td>Notable for its absence in the Feb 2021 guidance letter from the Minister to the OfS So it will be interesting to see if there is now a change of tone? There may not be, because the maintenance of value of degrees over time is a regulatory principle and features in the new draft quality framework.</td>
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<tr>
<td>• OFS “establishing and operating our approach to addressing unwarranted grade inflation”</td>
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<td>• OFS latest Grade inflation analysis came out on 20 November 2020</td>
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<td>• The government said in their manifesto: We also will continue to explore ways to tackle the problem of grade inflation</td>
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<td>• UUK have come up with their own framework</td>
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<tr>
<td>• This was a big thing in the letter of 7th June 2019 (from Damien Hinds, not GW) and has led to a lot of rhetoric from the OfS since.</td>
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<tr>
<td>• The OfS was continuing its campaign (blog 20th November 2020), and see its response to the 2020 outcomes data (28th Jan 2021).</td>
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| Harassment and misconduct – not a GW priority Feb 21 | • Consultation on harassment and sexual misconduct ([launched 9th Jan](#), Paused and won't be reopened. Instead the OfS are considering this matter alongside their wider work to review and reset our regulatory requirements. They intend to  
  o Publish a statement of expectations relating to providers’ systems, policies and processes to prevent and respond to harassment and sexual misconduct by Spring 2021. The statement will set out the OfS’ expectations and give universities and colleges the opportunity to review and renew their systems, policies and processes before the beginning of the next academic year.  
  o Right now the OfS are engaging with student and sector representative bodies and other stakeholders...to understand specifically how the events of this past year may affect the proposed statement of expectations. I.e. the additional challenges faced by some students because of the pandemic, including online harassment and domestic abuse.  
  • UUK published [new guidance on tackling racial harassment in HE](#), and [executive summary here](#).  
  • OfS consultation on expectations for providers on racial harassment due soon (so they said on 23rd October 2019 but it hasn't happened) |
| Equality – not a GW priority Feb 21 | • Gender pay gap/race pay gap – both likely to come up again as reporting restarts on 2021. |