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16 August 2021

Dear Mr McClaran

## **Access and Participation Plan Monitoring**

Thank you for submitting your provider's 2019-20 access and participation plan monitoring return.

### **2019-20 APP monitoring outcome**

The OfS has completed its review of your monitoring return and there are no issues to draw to your attention at this time.

We will write to you during the autumn with the guidance for the 2020-21 monitoring exercise and this is likely to follow a very similar format to this year's return. A sector level 2019-20 access and participation plan monitoring outcomes report will be published later this year.

If in your monitoring return you stated that you wish to request a variation to your approved 2020-21 onwards access and participation plan, or information you provided in the return indicated you may wish to consider a variation, colleagues from our Access Inclusion and Skills team will get in touch with you to confirm the process for this.

### **Enhanced monitoring requirements for ongoing condition A1**

We contacted you on 25 March 2020 to inform you of our decision to suspend your enhanced monitoring requirements relating to condition A1.

We have now decided that this enhanced monitoring will be removed. You are no longer required to:

- submit any information in relation to the enhanced monitoring requirements set out in the Notice under condition F3 of registration of 18 October 2019.
- meet any deadlines relating to the enhanced monitoring as set out in that notice.

It is important to note that condition A1 is an ongoing condition of registration and that the OfS expects all providers to meet its requirements. These include taking all reasonable steps to comply with the provisions of an approved access and participation plan. Therefore, although the reporting requirement is removed, you are still expected to deliver the commitments highlighted in the Notice under condition F3 of registration of 18 October 2019 where these have not already been delivered:

i) "We will continue to monitor [IMD Q1] data and if the data for 2016/17 appears to represent a change in direction, rather than random annual variability, we will consider the addition of a target to address this" (page 3).

ii) "In 2016/17 the [continuation gap between IMD quintile 1 and quintile 5 students] increased to 10 percentage points. This will, therefore, be carefully examined and if increases are observed which suggest this is more than a statistical outlier, an additional target will be considered for inclusion" (page 4).

iii) "Full-time PQ1&2 students perform above their benchmark on highly skilled employment but their rate (64.7%) is still slightly below those of PQ3,4&5 students (68.8%), therefore this will not be a key focus for us until new employability data is available, but will continue to be closely monitored and a new target may be added following this" (page 5).

The decision to remove the enhanced monitoring for Condition A1 should not be relied on in connection with your future compliance with this condition. The OfS reserves the right to reintroduce enhanced monitoring of Condition A1 or apply an alternative intervention if it finds or reasonably suspects that St Mary's University, Twickenham is not meeting the requirements of this condition in the future. In addition, as part of our ongoing monitoring of providers, we may contact you to discuss this matter further in the future.

### **Provider impact report**

Please find attached along with this letter your provider's impact report, which we have generated from your provider monitoring return. We expect you will publish the information contained in your impact report and our intention has been to reduce the burden by providing a standard report. However, you may choose to present the information in a different format if you wish. You are required to either email the URL of the location where your impact report is published to [regulation@officeforstudents.org.uk](mailto:regulation@officeforstudents.org.uk), or notify us in writing at the same address if you have not published this information, within 15 working days of the date of this email. If provided, this link will be published on the OfS website.

If you have any queries, please contact [regulation@officeforstudents.org.uk](mailto:regulation@officeforstudents.org.uk).

Yours sincerely

A handwritten signature in black ink, appearing to read 'Catherine Pinder', written in a cursive style.

**Catherine Pinder**

**Compliance and Student Protection Manager**

Direct line 0117 931 7305

[Regulation@officeforstudents.org.uk](mailto:Regulation@officeforstudents.org.uk)

cc. Dr Adam Longcroft, Dean of Learning and Teaching