AMENDMENTS
TO BE MOVED
IN COMMITTEE OF THE WHOLE HOUSE

Clause 2

LORD LUCAS
Page 1, line 20, at end insert—
“( ) the need to co-ordinate with the regulatory authorities in further education and skills,”

Clause 9

LORD LUCAS
Page 6, line 14, at end insert—
“( ) the per-student fees and other costs associated with each course for UK-domiciled students.”

Page 6, line 14, at end insert—
“( ) the average contact hours per week between students and staff for each course, for salaried and for contract staff, and for each order of magnitude of the ratio of students to staff.”

Clause 10

LORD LUCAS
Page 6, line 34, at end insert—
“( ) in respect of the amount of academic credit allocated from the course for that academic year.”

Clause 25

LORD LUCAS
Page 15, line 25, after “ratings” insert “and commendations”
Clause 25 - continued

Page 15, line 32, at end insert—

“( ) In making such arrangements, the OfS shall ensure that small and specialist providers, and those serving particular segments of the population, are not at a disadvantage.”

Clause 46

LORD LUCAS

Page 27, line 8, at end insert—

“( ) The OfS may propose conditions on validation arrangements between two registered higher education providers in order to protect the student interest including—

(a) referring registered providers to an appointed arbitration panel to resolve disputes related to existing arrangements, and

(b) giving guidance to registered providers on existing arrangements.”

Clause 63

LORD LUCAS

Page 39, line 37, at end insert “, limited to the specific activities of the registered provider under the same contractual conditions as registration.”

Page 39, line 41, at end insert “limited to the specific activities of the registered provider under the same contractual conditions as registration,”

Page 40, line 2, after “documents” insert “, limited to the specific activities of the registered provider under the same contractual conditions as registration,”

Page 40, line 4, at end insert “, who must act under the same conditions of confidentiality and commercial sensitivity as the researcher and regulator”

Clause 88

LORD WALLACE OF TANKERNESS

Lord Wallace of Tankerness gives notice of his intention to oppose the Question that Clause 88 stand part of the Bill.

Clause 106

LORD MACKAY OF CLASHFERN

Page 64, line 16, at end insert—

“( ) Where a decision to be made by the OfS or UKRI relates to—

(a) the power to award research degrees; or

(b) research students;
Clause 106 - continued

the OfS and UKRI must make the decision jointly.”

Schedule 1

LORD LUCAS

Page 70, line 37, at end insert—
“( ) educating and advising people thinking about undertaking a
course of higher education.”

Page 74, line 20, at end insert—
“( ) The report must include a summary of the financial contributions of
international students for the financial year to which the report relates
and recommendations to protect and enhance these contributions.”

Schedule 4

LORD LUCAS

Page 81, line 42, at end insert “and that no class of registered higher education
providers is unrepresented, and that all individual registered higher education
providers have had a voice in who is chosen to be representative of them,”

Schedule 9

LORD FOX
BARONESS GARDEN OF FROGNAL

Page 100, line 32, leave out from “UKRI,” to “experience” in line 33 and insert “be able
to demonstrate a significant presence of Board members that have”
Higher Education and Research Bill

AMENDMENTS
TO BE MOVED
IN COMMITTEE OF THE WHOLE HOUSE

19 December 2016