AMENDMENTS
TO BE MOVED
ON REPORT

Clause 2

LORD LIPSEY
LORD BURNS

Page 2, line 2, leave out “Office for Students” and insert “Office for Higher Education Standards”

Clause 9

LORD LUCAS

Page 6, line 17, at end insert—

“(d) a condition that requires the governing body of the provider to collaborate with the OfS and with other providers in supporting the promotion of English education abroad, in particular by facilitating communication between the OfS and current and former students of the provider.”

Page 6, line 17, at end insert—

“( ) Before the OfS requires a provider to collaborate under subsection 1(d) above, it must consult with that provider, and the OfS must defray the reasonable costs (as determined by the OfS) to the provider of complying with that request.”

Clause 10

LORD LUCAS

Page 6, line 33, at end insert—

“( ) such other matters as the Secretary of State may, after such consultation as he considers reasonable, by order require.”
Clause 10 - continued

Page 6, line 39, at end insert—

“( ) A provider must ensure that the information published under this section is made available to persons who may be considering undertaking its higher education courses in such manner and at such times as the OfS may after consultation require.”

Clause 14

BARONESS BROWN OF CAMBRIDGE
LORD STEVENSON OF BALMACARA

Page 8, line 36, leave out “, or the standards applied to,”

Page 8, line 38, leave out “or particular standards to be applied”

Page 8, line 38, at end insert—

“(aa) a condition relating to the systems and processes the provider has in place to ensure appropriate standards are applied to the higher education it provides;”

Page 9, line 4, leave out “(1)(a)” and insert “(1)(aa)”

Page 9, line 4, leave out from second “the” to end of line 6 and insert “threshold standards used by an institution to ascertain that the level of achievement attained by a student undertaking a higher education course provided by that institution is sufficient to merit the award of a degree or other higher qualification”

Clause 15

BARONESS ROYALL OF BLAISDON

Page 9, line 16, at end insert—

“(2A) The list of principles may include a requirement that every provider—

(a) provides all eligible students with the opportunity to opt in to be added to the electoral register through the process of enrolling with that provider, and

(b) enters into a data sharing agreement with the local electoral registration officer to add eligible students to the electoral register.

(2B) For the purposes of subsection (2A)—

(a) a “data sharing agreement” is an agreement between the higher education provider and their local authority whereby the provider shares the—

(i) name,
(ii) address,
(iii) nationality,
(iv) date of birth, and
Clause 15 - continued

(v) national insurance data, of all eligible students enrolling or enrolled (or both) with the provider who opt in under subsection (2A)(a);

(b) “eligible” means those persons who are—
   (i) entitled to vote in accordance with section 1 of the Representation of the People Act 1983, and
   (ii) a resident in the same local authority as the higher education provider.

(2C) Subsection (2A) does not apply to the Open University and other distance learning institutions.”

Clause 26

LORD LIPSEY

Page 16, line 17, at end insert—

“() Any scheme introduced under this section does not have any effect on the fees any university may charge until after the academic year 2019-20.”

Clause 59

LORD LUCAS

Page 37, line 24, at end insert—

“() The OfS may publish any information that it holds as Open Data if it considers it to be in the public interest to do so.”

Schedule 9

BARONESS BROWN OF CAMBRIDGE
LORD STEVENSON OF BALMACARA

Page 105, line 16, at end insert—

“() In the case of Innovate UK, the Council must have a non-executive Chair, and the non-executive Chair and the majority of the Council members must be from science-related business backgrounds.”