AMENDMENTS
TO BE MOVED
ON THIRD READING

Clause 39
VISCOUNT YOUNGER OF LECKIE
Page 23, line 19, leave out “and the extent to which those arrangements” and insert “
(aa) must monitor the extent to which the arrangements monitored under paragraph (a)”

Page 23, line 23, leave out “paragraph (a)” and insert “paragraphs (a) and (aa)”

Clause 58
VISCOUNT YOUNGER OF LECKIE
Page 40, line 19, leave out “it” and insert “the OfS”

Clause 78
VISCOUNT YOUNGER OF LECKIE
Page 53, line 6, leave out “or” and insert “and”

Clause 83
VISCOUNT YOUNGER OF LECKIE
Page 55, line 24, at end insert—
“() section 11(9) (mandatory fee limit condition for certain providers),”

Page 55, line 26, at end insert—
“( ) section 33(5)(b) (content of an access and participation plan: equality of opportunity), and”
Clause 119

VISCOUNT YOUNGER OF LECKIE

Page 76, line 26, at end insert—

“(3A) Where the OfS has a consultation function involving registered higher education providers, references to registered higher education providers in the provisions describing the consultees are to be read as references to English higher education providers—

(a) for the purposes of applying subsection (2) at any time when there are no registered higher education providers, and

(b) for the purposes of applying subsection (3) in relation to any thing done under subsection (2) in reliance upon paragraph (a) of this subsection.

(3B) For the purposes of subsection (3A), “a consultation function involving registered higher education providers” is a function of consulting—

(a) registered higher education providers (whether generally or a description of such providers), or

(b) persons with a connection (however described) to such providers.

(3C) In subsections (3A) and (3B), “English higher education provider” and “registered higher education provider” have the same meaning as in Part 1 (see sections 83 and 85).”

Schedule 4

VISCOUNT YOUNGER OF LECKIE

Page 96, line 14, leave out “Part 1 of”

Schedule 6

VISCOUNT YOUNGER OF LECKIE

Page 105, line 29, leave out “Part 1 of”
AMENDMENTS
TO BE MOVED
ON THIRD READING

16 March 2017