Dear Senator McGrath,

Higher Education Support Amendment (Job-Ready Graduates and Supporting Regional and Remote Students) Bill 2020

The University of Sydney welcomes the opportunity to make a submission to the Committee’s inquiry into the above Bill. We have attached for the Committee’s consideration our detailed submission on the draft legislation. The Bill before Parliament includes some welcome amendments. However, these changes do not allay the serious concerns we hold about the impact that this Bill would have on future generations of Australians and our national capacity for research and innovation.

Key points

1. This is a critical moment in the history of Australia’s tertiary education, research and innovation system, as we enter what is likely to be a deep and multi-year recession. We are concerned that this extremely complex Bill, which will have consequences for generations of future Australians, has been developed without careful consideration of the evidence, alternative policy options and adequate consultation.

2. Year 11 and Year 12 students, with their futures already upended by COVID-19, will now also have to contend with effectively retrospective changes to fees and harsh penalties for poor performance in their early days at university. The research into young people’s mental health and the increased likelihood of suicide in the coming years should give the Government and the Senate sufficient grounds to pause before making changes that risk unintended consequences.

3. While competitor countries are investing heavily in education and research to support and power their recoveries, this Bill will cut total funding per student for higher education by a further 5.8 per cent, transfer substantially more of the costs to students and cut as much as ~$2 billion annually from core university research funding. Moreover, it is not clear that the additional student places the Government has committed will be sufficient to meet demand, both through and beyond the recession.

4. The proposed student fee increases in some fields will have a disproportionately negative impact on people from regional, rural and remote areas, for women and for Aboriginal and Torres Strait Islander people.

5. The Bill ignores long-term trends in the nature of work, which clearly show a demand for higher-level cognitive abilities, excellent communication skills and creative minds, all widely recognised as graduate attributes delivered by the social sciences and humanities.
A critical moment for Australians and their tertiary education sector

Australian unemployment is now at levels not seen since the 1930s Depression. During and following two world wars and during every recession since, the University of Sydney has helped Australians respond to the challenges of both displacement and renewal. Our thousands of staff have been working tirelessly through the pandemic to continue to provide excellent education, while pivoting much of their research to address the wide array of challenges and opportunities arising from the crisis. See here for examples: https://www.sydney.edu.au/research/coronavirus-covid-19-research-and-expertise.html

We recognise the need for major change to Australia’s higher education funding architecture. Indeed, we have discussed its structural weaknesses in submissions to many reviews and policy processes over more than a decade. While the current arrangements are not perfect, they are not so problematic as to require the rushed, highly complex and radically disruptive surgery this Bill proposes.

The core of our submission is this: allow for the orderly and properly resourced expansion of Commonwealth Supported Places under current funding arrangements in the short term and, during 2021, work with the sector and other stakeholders to agree on a new, transparent and sustainable funding framework for Australian higher education and research.

Details of our concerns about the Bill are provided in the attached submission on the draft legislation. Our recommended alternative way forward is set out immediately below. The rest of this letter provides supplementary information, including some new research findings relevant to our key concerns with the Bill.

Recommended alternative way forward

There are two immediate problems that need to be addressed as part of the national response to the COVID-19 crisis. First, additional Commonwealth Supported Places (CSPs) must be provided in time for the 2021 intake, to ensure that eligible school leavers and workers displaced by the recession can gain access to higher education to upskill and retrain for the recovery. Second, a clear and funded plan must be developed to help sustain Australia’s core university research capability through and beyond the crisis.

The required additional Commonwealth Supported Places in 2021 could be delivered easily under current funding arrangements, by defined allocations of extra commencing places through university funding agreements or through the temporary emergency reintroduction of demand-driven funding for undergraduate places. We estimate that every additional 1,000 commencing CSPs in 2021 would cost the Australian Government ~$12 million that year and ~$34 million over the four years 2021-2024. To place such costs in perspective, the Government’s current estimate of the total cost of the JobKeeper Payment is $85.7 billion over 2019-20 and 2020-21.

Thus, the short-term problem the Government is trying to solve with this Bill could be fixed simply and relatively inexpensively without doing further damage to a sector that is vital to the prosperity and wellbeing of current and future generations of Australians. Time can then be taken during 2021 to consult widely and develop an integrated, evidence-based plan for the future of Australia’s tertiary education and university research system.

Youth mental health in a time of crisis

The latest research from our Brain and Mind Centre (BMC) clearly demonstrates deteriorating trends in youth mental health and suicide rates. BMC researchers have developed the first prototypic national systems model of mental health and suicide that incorporates feedback between the economy, mental health and policy responses.

Updating the model inputs with the revised (August 2020) Reserve Bank of Australia (RBA) outlooks for unemployment, the BMC’s most recent simulations estimate that youth suicide deaths could increase by 30 per cent over the next five years if no effective action is taken. This equates to an additional 2,885 deaths by suicide of our youth over the next five years. Further, youth mental health-
related emergency department presentations are projected to increase by 26 per cent and self-harm hospitalisations by 28 per cent. The BMC also estimates that the prevalence of psychological distress across Australia, among our youth, will peak at almost 60 per cent by November 2021. This means that thousands of new university students will be sitting their first annual examinations next year during the peak of youth psychological distress brought on by the unemployment outlook estimated by the RBA.

Moreover, the projected cumulative cost of lost productivity associated with psychological distress, hospitalisations, and suicide over the period March 2020 – March 2025 is estimated to be $114 billion, which includes $11.3 billion in lost productivity among the youth population. This mental health-related productivity loss is not traditionally accounted for in economic analyses. In addition, over the next five years the cumulative mental health services costs are projected to be $51.6 billion, which is $874 million above what it would have been had the pandemic not occurred.

We are very concerned that the proposed significant increases to student contribution amounts in some fields, combined with the proposal to withdraw Higher Education Loan Program (HELP) support for any Commonwealth supported student who fails more than 50 per cent of a course with a provider from first year, will unnecessarily exacerbate student mental health problems. This very harsh measure was added to the draft Bill without consultation with the sector or any evidence that alternative policy options have been considered.

When students experience mental health issues it often takes time to identify what is troubling them, to seek treatment and to realise the effect of treatment. The prospect of losing a place in a course of choice will cause additional stress for these already highly vulnerable students. We are also concerned that this change will cause unnecessary stress for all students (not just those experiencing mental health challenges), such as students in their first year of study, which is a time of great change, growth and discovery.

**Implications of the Bill for our national capacity for research and innovation**

Australian university research addresses some of our country’s and the world’s greatest problems, including the current pandemic, recent bushfires and matters of global security. Successive studies have found that university research makes a significant contribution to the economy each year, which is vital as we recover from the economic impacts of COVID-19. Australia cannot afford for our research capacity to be jeopardised at this critical time, as it helps us address society’s most pressing problems and creates opportunities for the benefit of current and future generations.

The Bill seeks to sever the long-standing funding link between university teaching and research. This may be a good thing in principle, as it will clarify the requirements for each, but at present the Bill only proposes a way forward for university teaching. The Minister for Education has recognised the problem by establishing a separate process to develop a plan to sustain university research through and beyond the COVID-19 crisis. But no details are available and the Government is asking the Parliament to pass a Bill that makes major changes to funding for university teaching without any plan in place to sustain critical university research.

The policy rationale evident in the current regulatory arrangements is that Australian universities can meet the minimum research standards solely from funding driven by Commonwealth Supported Students. However, for those research-intensive universities that win significant research funding through nationally competitive Commonwealth research grant schemes — run predominantly by the Australian Research Council and the National Health and Medical Research Council — the combination of the research component of student-driven funding and the dedicated Research Block Grants falls well short of covering the full costs of the research.

These costs include equipment, physical and soft infrastructure, salary gaps, research support, ethics considerations, data and grant administration and so forth.

The result is that the greater a university’s success in winning external research grant funding, the greater the financial shortfall it faces in delivering the research that produces national benefit and drives national productivity. Covering the gap is especially challenging in medical, agricultural, scientific, engineering and information technology research, where the costs of infrastructure,
equipment and consumables are high. This is one of the main reasons why universities have increasingly been forced to cover the full costs of externally funded research from general revenue, including tuition fees from international students. **This is recognised as the fundamental structural flaw in research funding in Australia today: a decline in international student revenue due to COVID-19 means there will be less funding available for research, which will translate into job losses, lack of investment in infrastructure and a reduced national research capacity when we need it most.**

There is an additional risk that the lack of clarity on research funding is occurring at a time when the *Higher Education Legislation Amendment (Provider Category Standards and Other Measures) Bill 2020*, also before Parliament, seeks to substantially increase the threshold for what constitutes research as part of the definition of a ‘university’ in Australia. **This will either mean that some current universities will potentially fail to meet the new threshold due to the lack of research capacity (partly as a result of the impact of COVID-19) or reinforce the fundamental structural flaw in research funding outlined above.**

Parliament should not be asked to consider a Bill that risks devastating consequences for the nation’s research capability until full details of the Government’s proposed policy solutions are provided.

**Impacts for disadvantaged groups**

Successful attainment of a bachelor degree is a strong predictor of a person’s lifetime employment prospects and other measures of wellbeing. We are therefore concerned that the proposed student fee increases will have a disproportionately negative impact on women and the educationally disadvantaged cohorts Australia most wants to support into tertiary education: Aboriginal and Torres Strait Islander people; rural, regional and remote youth; students from low-SES backgrounds in both metropolitan and regional communities; and first-in-family candidates.

While students may not choose between courses according to variations in price, research shows that prospective students from disadvantaged backgrounds do decide about undertaking a degree based on whether they feel they can afford university. The most significant barriers to university are concerns about living costs while studying and fear of debt. Higher fees may deter already educationally disadvantaged students from considering university studies. There is very little in this Bill that will improve the availability and value of income support for the most vulnerable cohorts.

We know that women tend to be clustered in lower-paying fields of work. This financial disadvantage will be exacerbated by fee increases in the subjects they typically choose. Young women will pay an additional $500 million each year towards their education, while young men will pay an additional $340 million. When women suffer, society suffers. The proposed 113 per cent fee increase for humanities, and the role of universities in acting as conduits for maintaining a body of uniquely Australian cultural knowledge. The majority of our Aboriginal and Torres Strait Islander students are enrolled in fields that will attract the highest fees, if the Bill is passed. Not only does this disproportionately impact our most disadvantaged students but these fields of education include those focusing on Indigenous culture and language. The cultures of our First Peoples are living and dynamic, intrinsic to the Australian landscape, geography, identity and character. It is vital that we in no way diminish our ability to include these world views in our offerings to all students, nor disincentivise Aboriginal and Torres Strait Islander students from access to these and any other subjects they may wish to pursue.

Research has found that 43 per cent of rural students are unwilling to go into debt to commence studies if they are not sure that they have chosen the right course. These vulnerable students often choose generalist degrees in areas that interest and motivate them. The proposed ‘price signal’ approach that encourages immediate specialisation and distorts decision making is a major concern for school leavers, at a time when they are least sure about their future careers. Vulnerable young people, including those who are the first in their family to go to university, are more likely to succeed at
tertiary study if they choose courses based on their interests and career ambitions, rather than on purely financial grounds.

By increasing the lifetime cost and barriers to entry for many rural, regional and remote students, women, Aboriginal and Torres Strait Islander peoples, low SES and first-in-family students, the Bill risks entrenching disadvantage to the considerable detriment of both these young people’s mental and economic wellbeing, for the long term, and Australia’s long-term economic success.

The future of work

We are concerned that the Bill could lead to students being educated and trained in the wrong areas for future labour market growth, with limited breadth, meaning they may struggle to adapt to the future challenges Australia’s economy and labour market will inevitably face post-COVID.

The Bill works from the premise that subject choice is the central driver of unemployment in university-educated people and that changing funding structures will change employment outcomes. A recent press release (30 August 2020) from the Minister for Education drew attention to very high employment rates three years after graduation in the fields of Dentistry, Medicine, Engineering and Teaching. Yet, irrespective of the degree of study, 80 per cent of university graduates are in full time employment three years after they graduate. Moreover, any raw differences in labour market outcomes for graduates by field of study need to be understood in terms of the compositional differences among cohorts, including factors such as age, gender, cultural background, educational disadvantage, social capital, employment experience during study and institutional differences. In short, research shows that factors other than subject choice are stronger drivers of differences in employment among graduates. We applaud any attempt by Government to reduce youth unemployment and underemployment and to push for more innovation in Australia. However, we do not agree that the answer lies in a wholesale change to student fees and funding at the subject level.

As we stressed in our previous submission on the draft Bill, research has proven that prior estimates of forecasting using labour market survey data are not reliable in a time of economic crisis. This is because they draw on predictions based on robust economic times, not a recession. Given the current uncertainty, even the best attempts at modelling the skills needs of the future will be flawed. This undermines the labour market rationale for the Government’s proposals and raises serious questions about whether the Bill will deliver the type of workforce Australia most needs.

What is more certain, however, is that the long-term trend in Australia’s labour market has been a shift to far more jobs that require higher-order skills and qualifications. The OECD has highlighted the need for a multi-pronged approach to meet changing skills requirements and to create adaptive lifelong learners. When universities develop adaptive capacity in graduates it is critical that we equip them with advanced cognitive abilities that allow them to deal with complexity, be creative and innovative, take initiative, communicate effectively and collaborate with others to solve pressing social, economic and technological problems.

The importance of these skills to university graduates is supported by detailed analysis of the Australian labour market for graduates. This analysis has found that the tasks that most differentiate the work of Australian graduates compared to other Australian workers are: analysing data or information; guiding, directing and motivating subordinates; thinking creatively; developing objectives and strategies; judging the qualities of things, services or people; providing consultation and advice and communicating with co-workers. Yet there is no alignment evident in this Bill between the graduate capabilities that the labour market has demanded and the changes in price (for students) and revenue (for providers). In many cases, the price or funding signals the Bill creates point away from areas of study that build the capabilities graduates are most likely to need.

A case of particular concern is in the STEM (science, technology, engineering, mathematics) disciplines. A 2016 Australian Council of Learned Academies (ACOLA) report concluded that while many innovative Australian enterprises are likely to need STEM graduates, they most need those graduates who possess broad knowledge bases, strong integrative skills (beyond a single discipline) and creative, design, interpersonal and entrepreneurial skills. In other words, STEM students need
to combine study in STEM fields with broader educational experiences that will have substantially higher student contributions, if the Bill is passed.

Conclusion

Throughout the 2019-20 bushfires and pandemic, Australia’s universities have demonstrated their value through their research across the disciplines, through their linkages with international research networks, by the engagement of their experts in providing governments and the community with swift, independent policy advice and analysis and in their eagerness to respond with innovative educational offerings to allow people to upskill and retrain during the downturn.

Much as during Australia’s successful post-World War II recovery, we again need a strong and accessible higher education and research sector to help rebuild the economy and create new industries and jobs of the future so that Australia can continue to prosper. Competitor countries are leading the way in this respect and Australia risks being left behind, squeezed out of future global prosperity by a hasty intervention in a complex system of national importance.

We remain deeply committed to working with governments, industry and the community on reforms that serve to strengthen the nation’s education and research systems.

We would welcome the opportunity to provide further information to the Committee if that would be of assistance.

Yours sincerely,

(signature removed)

Michael Spence

Appendix

The University of Sydney, feedback on the operation of the exposure draft of the Higher Education Support Amendment (Job-ready Graduates and Supporting Regional and Remote Students) Bill 2020, 17 August 2020
Dr Michael Spence AC  
Vice-Chancellor and Principal

17 August 2020

Mr Rob Heferen  
Deputy Secretary  
Higher Education, Research and International  
Department of Education, Skills and Employment

By email: hereform@dese.gov.au

Dear Mr Heferen,

Exposure draft for the Higher Education Support Amendment (Job-ready Graduates and Supporting Regional and Remote Students) Bill 2020

Thank you for the opportunity to comment on the operation of the draft enabling legislation for the Government’s Job-ready Graduates Higher Education Reform Package (the package).

In his speech to the National Press Club on 19 June this year, when announcing the above package, Minister Tehan spoke of Sir Robert Menzies. He noted that the Menzies Government, when rebuilding Australia after World War II, recognised the vital role of universities for economic recovery. Menzies said that universities were central for the economic and vocational strength of Australia but also its national security and for creating and sustaining a civilised liberal democracy. Australia prospered in subsequent decades.

This philosophy informed the Menzies Government’s support for the pursuit of free intellectual inquiry in the sciences but also in the humanities. It underpinned a profound restructuring and increased funding to expand and widen access to Australian higher education from the 1950s. It was a crucial part of Australia’s success story. This vision of universities remains true today and informs the feedback that we at the University of Sydney provide below regarding the proposed changes to higher education policy and funding.

Throughout the 2019-20 bushfires and COVID-19 crises, Australia’s universities have demonstrated their value through their research across the disciplines, through their linkages with international research networks, by the engagement of their experts to provide governments and the community with independent policy advice and analysis and in their eagerness to respond with innovative educational offerings to allow people to upskill and retrain during the downturn.

Much as after World War II, we now need a strong and accessible higher education and research sector to help rebuild the economy and create the new industries and jobs of the future so that Australia can continue to prosper. This is too important to get wrong.

Major change to the Australian higher education and research funding system needs careful consideration and consultation. It must be informed by robust costings and a sound understanding of the future of work following a time of crisis. It must avoid retrospective application and unintended consequences for prospective students who have already made their post-school study choices, based on current fee and funding arrangements, and who have experienced harmful disruption to their studies and prospects.
It must support the research capability that underpins education in our universities, our national capacity to respond to disasters and our ability to advance knowledge and create new opportunities through innovation.

We understand that these are exceptional times which demand nimble responses. However, a fundamental shift in the way university teaching and research is funded must be informed by rigorous evidence and by wide consultation of all those affected.

While a considered review is undertaken, the immediate need for additional Commonwealth Supported Places in 2021 could be delivered under current funding arrangements. This could be done, for example, by targeted and defined allocations of extra commencing places through university funding agreements or through the temporary reintroduction of demand-driven funding for undergraduate places to ensure that universities have maximum flexibility to respond to the much higher than usual levels of demand from domestic students expected next year.

We stand ready to contribute actively to getting these proposed changes right.

The University of Sydney is concerned that changes of the significance proposed in the Higher Education Support Amendment (Job-ready Graduates and Supporting Regional and Remote Students) Bill 2020 require greater consideration before being introduced into Parliament. We are therefore proposing that the Bill be referred to the Senate Standing Committee on Education and Employment for thorough inquiry and public consultations before any decisions are made on such fundamental changes to higher education funding.

Sincerely,

(signature removed)

Michael Spence

Attachment: The University of Sydney, feedback on the operation of the exposure draft of the Higher Education Support Amendment (Job-ready Graduates and Supporting Regional and Remote Students) Bill 2020, August 2020
The University of Sydney, feedback on the operation of the exposure draft of the Higher Education Support Amendment (Job-ready Graduates and Supporting Regional and Remote Students) Bill 2020, August 2020

Executive summary
The University of Sydney recognises the need for change to Australia’s higher education funding architecture.

We remain deeply committed to working with governments, industry and the community on reforms that strengthen the nation’s education and research systems.

In the short time provided to review the proposed Bill’s exposure draft, we have consulted as widely as possible across the University.

The analysis below is based on expertise in labour market forecasting, vocational and higher education policy, research and innovation policy, economic policy, gender studies and social and equity policy.

The University welcomes many elements of the Bill:

- The proposed net funding increases for teaching students in some disciplines, including English, pathology, dentistry, veterinary science and medical studies.
- Introducing a single funding envelope for the Commonwealth Grant Scheme (CGS) to give providers more flexibility to respond to changes in student demand.
- Returning to CPI indexation following the three-year funding freeze.
- The renewed focus on addressing educational disparities between people living in our cities compared to regional, rural and remote communities.
- Introducing demand-driven funding for some Aboriginal and Torres Strait Islander students.
- In industry units of study, allowing some work experience to be eligible for CGS funding.
- Strengthening protections for students.
- Reducing the FEE-HELP loan fee for undergraduate students from 25 per cent to 20 per cent.
- Reducing the waiting period for a student to be eligible for the Fares Allowance.

However, we have serious concerns about the most significant part of the Bill - the proposed redesign of the CGS funding clusters and student contribution bands. These concerns are addressed in the attached submission and summarised below.

We will be recommending to parliamentarians that the Bill be referred to the Senate Standing Committee on Education and Employment for thorough inquiry and public consultations before any decisions are made on such fundamental changes to higher education funding. In the interests of transparency, we have elected to place our concerns on the public record.

In summary, our key concerns are:
- The funding changes proposed in the Bill are too significant and radical to rush.
- They will effectively apply retrospectively to current Year 11 and 12 students, as well as to students who took gap years in 2020 informed by the current funding arrangements.
The package ignores long-term trends in the nature of work, which clearly show a demand for higher-level cognitive abilities, excellent communication skills and creative minds, all fostered by the humanities.

The labour market forecasts the Bill relies upon have been disrupted by COVID-19, and are consequently out of date.

The package delivers misleading and inconsistent messaging to students and their families about where the best employment prospects will lie beyond the pandemic.

The package is based on limited or no evidence of a correlation between student contribution amounts and course choice.

The proposed student fee increases will have a disproportionately negative impact on females and Aboriginal and Torres Strait Islander peoples. If higher fees are to impact student choice as intended, they will most likely deter low-SES and first-in-family students, precisely at a time of economic downturn when the absence of a university degree is a strong predictor of long-term unemployment.

The package would entrench new perverse incentives which work against the Government’s stated policy objectives about increasing student places and STEM graduates.

The package delivers misleading and inconsistent messaging to students and their families about where the best employment prospects will lie beyond the pandemic.

The package is based on limited or no evidence of a correlation between student contribution amounts and course choice.

The proposed student fee increases will have a disproportionately negative impact on females and Aboriginal and Torres Strait Islander peoples. If higher fees are to impact student choice as intended, they will most likely deter low-SES and first-in-family students, precisely at a time of economic downturn when the absence of a university degree is a strong predictor of long-term unemployment.

The package would entrench new perverse incentives which work against the Government’s stated policy objectives about increasing student places and STEM graduates.

The package delivers misleading and inconsistent messaging to students and their families about where the best employment prospects will lie beyond the pandemic.

The package is based on limited or no evidence of a correlation between student contribution amounts and course choice.

The proposed student fee increases will have a disproportionately negative impact on females and Aboriginal and Torres Strait Islander peoples. If higher fees are to impact student choice as intended, they will most likely deter low-SES and first-in-family students, precisely at a time of economic downturn when the absence of a university degree is a strong predictor of long-term unemployment.

The package would entrench new perverse incentives which work against the Government’s stated policy objectives about increasing student places and STEM graduates.

The package relies heavily on weak data about university teaching costs.

Embedded in the package is a significant (5.8%) cut in per student funding for higher education teaching and scholarship and as much as ~$2 billion annually cut from core university research funding. This is at odds with the approaches of competitor countries around the world, where increased public investment in higher education and research is being prioritised as a core component of national strategies to overcome the COVID-19 crisis.

The proposed changes to funding for university teaching and research will not deliver on many of the Government’s stated objectives. They will not address the higher education needs of the hundreds of thousands of people who will require university places over the coming years. They will entrench a new set of perverse incentives and risk doing great damage to the national capacity for research, innovation and ultimately the quality of education and training Australian universities can provide.

Serious changes to funding and operations to our universities need to be thought through carefully in consultation with experts, students and the communities our universities serve. Changing the level and balance of funding for teaching and research is a highly important but sensitive undertaking. Moreover, it cannot be done piecemeal. Parliament and all higher education stakeholders must have full details of the proposed new funding arrangements for core university research, the National Priorities and Industry Linkage Fund (NPILF) and the Indigenous, Regional and Low SES Attainment Fund (IRLSAF) before judgments can be made on the package of changes the Bill seeks to implement.

In the meantime, the Government should consider alternative measures such as releasing additional Commonwealth-supported places under current funding arrangements for students seeking places in 2021. This could be done, for example, either through targeted and defined allocations of extra commencing places through university funding agreements, or through the temporary reintroduction of demand-driven funding for undergraduate places to ensure that universities have maximum flexibility to respond to the much higher than usual levels of demand from domestic students expected next year due to the recession.
1. The funding changes proposed in the Bill are too significant and radical to rush

The proposed 1 January 2021 start date is too close for funding changes of the magnitude outlined in the Bill. The proposed changes to student contribution amounts will effectively operate retrospectively for current Year 11 and 12 students, who have been planning their university study preferences since Year 10.

Many of these students have already made their post-school study decisions based on the existing fee and funding arrangements. Similarly, many students who are taking a Gap Year in 2020, made their decision to do so on 2019 fee and funding arrangements. They will face higher fees in many disciplines when they commence in 2021. Treating prospective 2021 students this way is not fair or transparent.

By removing the accepted ‘base research’ component of the Commonwealth Grant Scheme (CGS) the Bill proposes to introduce from 1 January 2021 arguably the most significant and radical changes to core university research funding in twenty years. This would leave CGS funding quarantined for education and scholarship activities and allow it to be allocated more widely to teaching-only private and other non-university higher education providers.

Moreover, while Minister Tehan has recognised the critical importance of finding sustainable solutions for university research funding during COVID-19 and beyond, the details of any different approach to funding research are not yet known. This situation could lead to serious underfunding of research in 2021.

The proposed changes to university education and research funding have not been developed in accordance with the Government’s own guidance on best practice consultation. To rectify this, Parliament must consult with students and other stakeholders on the complex package of measures as part of any careful consideration of the Bill. This will necessitate a thorough parliamentary inquiry, which will require time. Parliament faces a very heavy legislative agenda for the remainder of 2020 due to the COVID-19 backlog. To rush through the Bill would be irresponsible. Formally delaying its start date would at least give prospective students considering university studies in 2021 reassurance that any changes are not being rushed in before the next academic year.

2. The labour market forecasts the Bill relies upon have been disrupted by COVID-19

The proposed funding changes are based on pre COVID-19 labour market forecasts. However, the Department of Education, Skills and Employment itself acknowledges extreme care in relying upon 2019 projections:

“The 2019 employment projections do not take account of any impact caused by the COVID-19 pandemic and are therefore no longer reflective of current labour market conditions. As such, they should be used, and interpreted, with extreme caution”.

Research has proven that prior estimates of forecasting using labour market survey data are not reliable in a time of crisis. This is because they draw on different labour market predictions based on robust economic times, not a recession. Analysis of the last recession of the early 1990s demonstrates that economic crises have significant impacts on the labour market and the skills in demand, as well as tertiary education places. The jobs that were in demand prior to the early 1990s recession were not the ones in demand after it, and the impact on different industries and jobs varied considerably. As one of the leading Australian papers on this topic notes: ‘no model, no matter how carefully and cleverly constructed, can hope to remove fully the uncertainty involved in dealing with the future’. This is particularly the case during a period of seismic flux in our social and economic systems.
Forecasting the future relies upon assumptions about likely investment, competition, new technology, structural changes in the economy, the responsiveness of the education system and other parameters such as demographic patterns, workforce participation and immigration patterns all of which affect both the demand and supply of jobs and workers for those jobs. None of these central parameters are clear at present. Given the current uncertainty, even the best attempts at modelling the jobs and skills in demand in the future will be flawed. This undermines the economic rationale for the Government’s proposals and raises serious questions about whether the package will deliver the type of workforce the Australian economy will need when it recovers from the pandemic.

Nevertheless, what is certain is that the world of work is shifting radically and faces major and constant change. The OECD has highlighted the need for a multi-pronged approach to meet changing skills requirements over the long-term. The core policy challenges are to deepen the capabilities of our citizens and institutions to adapt to change, and to provide an integrated education system that encourages and supports life-long learning.

Critical to developing adaptive capacity in graduates is to equip them with advanced cognitive abilities that allow them to deal with complexity, be creative and innovative, take initiative, communicate effectively, and collaborate with others to solve problems. There is widespread recognition of the importance of these qualities to the future of work, ranging from experts within the Reserve Bank of Australia, the Foundation for Young Australians, the Business Council of Australia, the World Economic Forum and international agencies like UNESCO.

Some of the degrees the package seeks to encourage have the lowest rates of full-time employment. For instance, in 2019, only 60.3% of science, maths and psychology undergraduates were in full-time employment four months after graduation. Outcomes for humanities, culture and social science graduates were no worse than for maths and science. As the Government’s analysis in its discussion paper reveals, a key predictor of unemployment in the current climate is the absence of a university degree more so than which university degree is undertaken.

3. The package is based on limited or no evidence of a correlation between student contribution amounts and course choice

The proposed changes to student contribution amounts assume that undergraduate higher education students in Australia base their study choices largely on price. There is no definitive evidence for this and the Government does not appear to have done modelling or other research to prove the assumptions on which its proposed ‘price-signalling’ changes are based.

What evidence there is indicates that such price changes have very limited long-term impacts on student choice. For example, when the UK government trebled the cost of many degrees in 2011, student demand dropped slightly in the first year of operation. In every year since, demand has returned to pre-price hike levels – and changes in the field of study chosen by students have changed in ways little different to those associated with long-term trends.

We note that the recognised international expert on these issues, Professor Bruce Chapman AO’s assessment of the Government’s proposed changes to student contribution amounts is that while they will impose additional costs on many students, they are unlikely to cause significant variations in enrolments between disciplines over the long term. This follows Professor Chapman’s research on the impacts of the introduction of HECS in the Australian university system, which did not find evidence for price sensitivity about decisions to enrol in university.
The Melbourne Centre for the Study of Higher Education at the University of Melbourne has been tracking the first-year student experience since 1994. Over this period, the most important reason cited by first-year students for their decisions to enrol in universities has consistently been interest in the field of study (cited by 94-96% of students), followed by improving their job prospects and developing their talents and creative abilities.20

Student interests also tend to be constrained with certain clusters of fields of study. Student application data shows that student preferences are mostly spread narrowly across the same or similar field of study. There is very little cross-preferencing between many of the proposed high and low-cost fee subject areas, such as humanities and engineering.21

This evidence suggests that changing relative fee levels is unlikely to influence student choice and will instead leave some graduates more indebted than others based on their interest. Encouraging students to enrol into degrees they are not interested in based on their price also risks increasing attrition rates, undermining student retention goals.

4. The package would entrench perverse incentives, which would work against the Government’s stated policy objectives

While there may be limited evidence of students being sensitive to changes in tuition fees, there is ample evidence and operational experience demonstrating that the behaviour of higher education providers is strongly influenced by changes in availability of revenue sources.22

The package’s proposed funding changes seek to address ‘incentives for universities to offer some courses over others based on funding arrangements rather than in response to demand from students and the labour market’.23 In our assessment they will serve only to introduce new perverse incentives for providers, which paradoxically will work against increasing the number of graduates in the priority fields the Government has identified.

The chart below shows the net impact on the funding for each full-time equivalent commencing student enrolled in units that fall within the different fields that providers will receive from 2021 (compared to 2020), if the package’s proposed changes become law. It shows that in fields including the medical sciences, maths, engineering, all other sciences, agriculture, allied health and education, providers will receive a net funding cut per student of between 6% and 32%. For the relatively large numbers of students enrolled in scientific and engineering fields, this amounts to a very substantial net funding cut of $4,758 for each equivalent full-time Commonwealth-supported student, per year.
Given the lack of evidence about price sensitivity, the stated aims of the Government to encourage students to pursue STEM courses may not be achieved. The net funding cuts proposed for disciplines could have the unintended consequence of discouraging universities from offering new STEM programs. Alternatively, universities may decide to significantly expand their enrolments in these disciplines to make up for budget shortfalls, or to preference enrolling students in fields like the humanities, social science, law, business, accounting and administration where the annual student contributions will be relatively high ($14,500) and the Commonwealth contributions relatively low ($1,100). This will be especially the case once universities reach the maximum annual CGS funding amounts set through funding agreements with the Government. Beyond that point, providers will only receive the student contribution for each ‘over-enrolled’ student, meaning that there will be a very strong financial incentive for universities to only over-enrol students in courses that attract the higher student contribution amounts.
5. The proposed student fee increases will have a disproportionately negative impact on females and Aboriginal and Torres Strait Islander students

In the interests of equity, any change in policy must ensure that females as a group are not more disadvantaged financially than males.

There is considerable gender segregation by course type in Australia that is replicated in the labour market, where women cluster in the lower-paying areas of care, hospitality and education, with flow-on consequences for pay inequity. Female undergraduate students are concentrated in nursing, clinical psychology, health, education and society and culture. While four of these areas see a modest decrease in fees, $2,000 to $3,000, the fee increase for society and culture, where females constitute two-thirds of students, is significantly higher at $7,696 (113% increase). This will severely disadvantage females who are entering social work for example, a profession that COVID-19 has shown to be critical to Australia’s health and wellbeing.

Bond-Smith and Cassels estimate that ‘overall young women will be paying an additional $498m (half a billion) each year towards their education, and young men an additional $339 million if the current education patterns and costs remain the same’. Together with higher HECS debts, young women will have to balance consideration of lower paying jobs and paying back debt, with the decision to have children. Recent research has already shown ambivalence about having children: of young women without children, 27.5% are ‘fairly or very unlikely’ to have a child in the future.24 The long-term consequences of this for Australia are significant, with the nation facing a certain decline in the fertility rate, which in turn reduces overall population and GDP. Women in Australia face high effective marginal tax rates for participation in the workforce.25 Larger HECS debts will compound this problem by extending periods of repayment that are experienced as increased tax rates of up to 10% of incomes.

We also particularly concerned about risks for students from regional, rural and remote communities and Aboriginal and Torres Strait Islander students. The NSW Government is currently funding a study to better understand transitions from school to university for students.26 This large-scale study of regional NSW students is responding to the most significant barriers to university, namely fear of debt [56%] and concerns regarding living costs during university.27 A related major barrier to rural and remote university participation is indecision; students [43%] were unwilling to go into debt to commence studies if they weren’t sure that they had chosen the right course.28

The package’s proposal to invest in regional university infrastructure, internet connections and start-up relocation incentives do not address these key barriers. The ‘bridge’ to overcoming this barrier has been to choose a course knowing they can hone fields of interest and expertise during university studies. Students are selecting an arts, commerce or science degree and determining a specialising major ‘as they go’. The proposed ‘price signal’ approach that encourages immediate specialisation could distort decision-making. This is acute for school leavers, at a time when they are least sure about their future careers.

We are concerned that the proposed fee changes may also further disadvantage the most educationally disadvantaged group in Australia, with over 50 per cent of current Aboriginal and Torres Strait Higher Education students (2018) enrolled in fields of education that will attract the highest proposed CSP fees, i.e. the management/commerce, human society/culture and creative arts courses.29

The proposal to reduce the waiting time for the Fares Allowance is welcome, however, further changes to the student income support system are required. Current eligibility requirements for Youth Allowance incentivise rural and regional students to defer university
until they can meet eligibility requirements to qualify as Independent claimants. Less than one third of all current university students receive government income support for their studies, with over 80 per cent of them dependent on income from paid work to meet basic living expenses while. Student jobs are predominantly in sectors such as hospitality and retail that have been massively impacted by COVID-19. Here we note that the Senate Community Affairs References Committee recently recommended that the Australian Government commission in 2021 an independent root and branch review of the adequacy of the student income support system in 2021, to ensure the policy goals of higher education accessibility are achieved.

6. The package relies heavily on weak data about university teaching costs

The University is very concerned that the package’s major proposed changes to Commonwealth Grant Scheme and student contribution amounts rely heavily on a single source of data, which has not been robustly and independently reviewed.

When similar activity-based costing and funding models have been implemented overseas (in the United Kingdom and United States for instance), they have been developed over many years, with the clear purpose of providing transparent, sustainable and efficient education and research funding systems. They have also been developed with substantial resources and strong governance, to ensure that the data produced are robust and comparable between providers, having been generated using a consistent methodology that is fit for purpose.

In the Australian context, the introduction of activity-based funding for services provided by public hospitals (including their teaching, training and research activities) is managed by an independent expert statutory agency – the Independent Hospital Pricing Authority – which has been given the best part of a decade and tens of millions of dollars to develop and implement a robust approach, in close collaboration with the health sector.

We note that Deloitte, the consultants responsible for producing the costing data, state in their latest report ‘caution should be taken in drawing inferences regarding the sufficiency of CGS funding from these results’ and describe some of the limitations of its exercise. While all universities that participated in the various Deloitte costing exercises since 2011 would have applied their best efforts, the resulting data are unavoidably of limited utility and must be treated cautiously when informing decisions about the relativities in funding different academic disciplines.

7. The package significantly undervalues the base research component of the Commonwealth Grant Scheme and risks devastating negative consequences for the nation’s research capability

Another extremely significant change contained in this package is the Government’s proposal to remove the ‘base research’ component from the CGS and to value it at just ~$222m or ~3% of the CGS in 2020. In 2014 the Coalition Government valued the base research share of the CGS at 30%. Base research at 30% equates to ~$2.16 billion per annum, while a rate of 6-10%, as recommended by the Base Funding Review of 2011, would value its share of the CGS at between ~$430m to ~$720m annually.

The University understands and sees merit in a policy that shifts to a system where higher education teaching and research activities would be supported through separate funding streams, thus enabling the further allocation of CGS funding to higher education providers that do not undertake research. The current package, however, proposes the most significant
change to core funding for university research in twenty years, but before any alternative system has been devised to cover university base research costs.

Australia’s unique ‘dual’ system of university research funding has been built on the understanding that a typical academic staff member spends 40% of his or her time on teaching, 40% on research and 20% on administration or ‘service’. This workload allocation model is embedded in many university enterprise agreements, on the understanding that ‘base funding’ received through the combination of CGS grants and student contribution amounts paid through HECS-HELP, is largely provided to cover these core academic staffing costs. This standard university academic workload model has also been reflected in the Higher Education Provider Category Standards, which dictate that a provider may only be registered under the ‘Australian University’ category if it meets minimum thresholds for research activity, including that any of its staff engaged in supervising research students must be qualified and active in research.

The policy rationale evident in the current regulatory and arrangements is that Australian universities in receipt of CGS funding can meet the minimum research standards from base funding alone. However, for those universities that do win significant research funding through national competitive Commonwealth research grant schemes (run predominantly by the Australian Research Council and the National Health and Medical Research Council), the combination of the base research and Research Block Grant funding falls well short of covering the total direct and indirect costs they must meet to deliver the funded research activities (confirmed by a number of independent reviews of Australia’s research system).

These costs include equipment, physical and soft infrastructure, salary gaps, research support, ethics considerations, data and grant administration etc.

The result is that the greater a university’s success in winning external research grant funding, the greater the financial shortfall it faces delivering the research. Covering the gap is especially challenging in medical and scientific research where infrastructure and equipment costs are relatively high. This is one of the main reasons why ABS data show that universities have increasingly been forced to cover the full costs of externally funded research from general revenues, including tuition fees from domestic and international students. This is the fundamental structural flaw in research funding in Australia today.

We welcome the fact that, after announcing the package on 19 June, Minister Tehan has recognised the importance of addressing this gap in the package by establishing an expert working group of vice-chancellors to advise him on sustainable approaches to research funding for universities during COVID-19 and beyond. However, Parliament should not be asked to consider a Bill that risks devastating consequences for the nation’s research capability until full details of the Government’s proposed policy solutions are provided.

Ends/

Appendix

Snapshot summary of higher education sector relevant policy responses in Canada, China, France Japan, New Zealand, the United Kingdom and the United States.
Endnotes


2 See the Appendix to this submission for snapshot summaries of higher education sector relevant policy and response from governments in Canada, China, France, Japan, New Zealand, the United Kingdom and the United States.


4 This matter is discussed in some detail at Item 7.

5 Prime Minister and Cabinet, Office of Best Practice Regulation, (March 2020) ‘Best Practice Consultation Guidance Note,’ Canberra.


7 Department of Education, Skills and Employment, Labour Market Information Portal, 2019 Employment Projections - for the five years to May 2024


14 Department of Education, Skills and Employment (19 June 2020), ‘Job-ready Graduates, Higher Education Reform’ Package’, Figure 2

15 Senate Select Committee on Covid 19, (transcript of hearing held Tuesday 28 July 2020), from p.44


17 The following official UK source notes the often contradictory developments by subject area in the first two years after the 2011/2012 reforms. Longer term factors, other than price, appear to be key determinants of subject area choice by students. Higher Education Funding Council (2013) Higher Education in England. Impact of the 2012 reforms, pages 28 – 34.


22 For example, higher education providers responses to: historical increases in student contribution amounts, introduction of Demand-Driven funding, the opening up of international education.


28 Ibid. (Quin et al., 2017)


dents, Table 6.1: Commencing and All Indigenous Students by Level of Course and Broad Field of Education, Full Year 2018.

30 Australian Government Youth Allowance for Australian students and apprentices.

31 Universities Australia (2018) 2017 Universities Australia Student Finances Survey. Canberra

32 Woods, D., and Emslie, O., (July 2020) Young Australians need special care through the covid crisis. Melbourne: Grattan Institute Senate


34 Deloitte Australia, (April 2020) Transparency in higher education expenditure

35 For the United Kingdom see, https://www.trac.ac.uk/about/ for the Unites States see, https://obamawhitehouse.archives.gov/omb/circulars_a021_2004/

36 The Independent Hospital Pricing Authority


38 Extract from the Explanatory Memorandum to the Coalition’s Higher Education and Research Reform Bill 2014: ‘Private universities and non-university higher education providers will be eligible for Commonwealth funding for undergraduate courses. Student places at these providers will be funded at 70 per cent of the rate for universities on the basis that these providers are not required to sustain the same kind of research or meet the same community service obligations as universities.’
See for example, Clause 319 of the University of Sydney’s 2018-2021 current enterprise agreement.

The Higher Education Standards Framework (Threshold Standards) 2017, Part B. It is important to note also that the Australian Government recently agreed to significantly increase the minimum research threshold requirements for registration as an ‘Australian University’, following a major review of the Higher Education Provider Category Standards led by Emeritus Professor Peter Coaldrake AO.


### Initiatives and support packages by federal governments to assist higher education providers, students and research during the pandemic

#### CANADA

**Visa/migration policy relevant to international students**
- International students can work up to 40 hours per week if in “an essential service such as healthcare, critical infrastructure or the supply of food or other critical areas”. Previously, these students were limited to working 20 hours per week (and usually on campus). [https://www.universityworldnews.com/post.php?story=202005121555215600](https://www.universityworldnews.com/post.php?story=202005121555215600)
- Major advantageous change to its *Post-Graduation Work Permit* (PGWP) rules for international students commencing study in Canada in the upcoming academic year (Northern Hemisphere 2020 Fall). Immigration, Refugees and Citizenship Canada (IRCC) now allowing international students to study online while overseas and still be eligible to apply for the 3-year work permit after graduation. This work experience provides those international graduates with a major advantage when submitting their federal and/or provincial immigration application. [https://www.cicnews.com/2020/05/canada-announces-major-study-and-work-visa-change-for-fall-2020-0514355.html#gs.81nc54](https://www.cicnews.com/2020/05/canada-announces-major-study-and-work-visa-change-for-fall-2020-0514355.html#gs.81nc54)

**Government support measures for international and domestic students**
- The *Canada Emergency Response Benefit* provides temporary income support of CAD$500 (AUD$535) per week for up to 16 weeks to those who stopped working because of COVID-19. [https://www.canada.ca/en/services/benefits/ei/cerb-application.html](https://www.canada.ca/en/services/benefits/ei/cerb-application.html)

**Policy and funding relating to domestic students**
- CAD$9 billion package which includes:
  - adding almost CAD$2 billion to the *Canada Student Loans Program* (by doubling of student grants for the next academic year to CAD$6,000)
  - setting aside an additional CAD$75 million for Indigenous post-secondary students
  - creation of the *Canada Emergency Student Benefit* (CESB)
  - adding CAD$80 million to the *Student Work Placement Program* to create another 20,000 post-secondary jobs. [https://www.universityworldnews.com/post.php?story=202005121555215600](https://www.universityworldnews.com/post.php?story=202005121555215600)

**Policy and funding relating to R&D**
- CAD$291 million injected into federal funding agencies to help tide postgraduate researchers over this period.
- CAD$1.1 billion earmarked for COVID-related research. Among the more than 90 COVID-related projects currently being funded by the Canadian Institutes of Health Research that will employ graduate and postgraduate students, there are a number that are not medical or epidemiological. [https://www.universityworldnews.com/post.php?story=202005121555215600](https://www.universityworldnews.com/post.php?story=202005121555215600)

#### CHINA

**Visa/migration policy relevant to international students**
- Three recent (2019, March 2020, April 2020) changes to visa policies and internship opportunities indicate that the Chinese government is considering opening up more broadly opportunities for international students to undertake part-time work or internships during their studies in China and to allow international students to work in China upon graduation. [https://internationaleducation.gov.au/News/Latest-News/Pages/Changes-to-visas-and-internship-opportunities-in-China.aspx](https://internationaleducation.gov.au/News/Latest-News/Pages/Changes-to-visas-and-internship-opportunities-in-China.aspx)

**Policy and funding relating to domestic students**
- In January, China launched the *Strong Base Plan*, a national program that offers top students a secure path all the way to a doctorate in basic science and a job with China’s national labs or research institutions. The plan aims to encourage elite students to study STEM and other subjects to bolster the country’s innovation prowess and ease bottlenecks in sectors such as computer chip and software design. As part of the program, China’s top 36 universities will this year recruit more than 6,000 students who excel in mathematics, physics, chemistry, biology and other subjects. [https://www.scmp.com/news/china/diplomacy/article/3088930/us-science-degree-worth-risk-chinas-top-stem-students](https://www.scmp.com/news/china/diplomacy/article/3088930/us-science-degree-worth-risk-chinas-top-stem-students)
<table>
<thead>
<tr>
<th>Country</th>
<th>Policy and funding relating to R&amp;D</th>
<th>Visa/migration policy relevant to international students</th>
<th>Policy and funding relating to domestic students</th>
</tr>
</thead>
<tbody>
<tr>
<td>FRANCE</td>
<td>Policy and funding relating to R&amp;D</td>
<td>Visa/migration policy relevant to international students</td>
<td>Government support measures for international and domestic students</td>
</tr>
<tr>
<td></td>
<td>• In early 2019, the Minister for Higher Education announced that France will lift government spending on research and innovation to 3% of GDP; focusing its attention on disruptive technology. <a href="https://www.afr.com/policy/health-and-education/what-australia-can-learn-from-france-on-higher-education-20190227-h1bsc7">https://www.afr.com/policy/health-and-education/what-australia-can-learn-from-france-on-higher-education-20190227-h1bsc7</a></td>
<td>• The validity period of any residence permits expiring between 16 March and 15 May 2020 is (automatically) extended by 6 months. <a href="https://france-visas.gouv.fr/fr_FR/web/france-visas">https://france-visas.gouv.fr/fr_FR/web/france-visas</a></td>
<td>• Cash handouts of up to €200,000 (AUD$2,720) for domestic students struggling financially amid the COVID-19 pandemic (strict criteria apply). International students in top 25-30% of students are also eligible. <a href="https://www.japantimes.co.jp/news/2020/05/22/national/students-eligible-handouts/#Xul_kEU2aUk">https://www.japantimes.co.jp/news/2020/05/22/national/students-eligible-handouts/#Xul_kEU2aUk</a></td>
</tr>
<tr>
<td>JAPAN</td>
<td>Policy and funding relating to R&amp;D</td>
<td>Visa/migration policy relevant to international students</td>
<td>Government support measures for international and domestic students</td>
</tr>
<tr>
<td></td>
<td>• France is currently spending 2.3% of their GDP on R&amp;D (13th highest in the world). <a href="http://uis.unesco.org/apps/visualisations/research-and-development-spending/">http://uis.unesco.org/apps/visualisations/research-and-development-spending/</a></td>
<td>• Students currently employed in essential services will be able to work for more than 20 hours in certain circumstances. <a href="https://www.japantimes.co.jp/news/2020/05/22/national/students-eligible-handouts/#Xul_kEU2aUk">https://www.japantimes.co.jp/news/2020/05/22/national/students-eligible-handouts/#Xul_kEU2aUk</a></td>
<td>• The 2020 budget (announced in May) includes a NZ$20 million hardship fund for students, who also stand to benefit from an eight-week extension to the country’s multibillion-dollar wage subsidy scheme. <a href="https://www.timeshighereducation.com/news/more-student-enrolments-bankrolled-new-zealand-budget">https://www.timeshighereducation.com/news/more-student-enrolments-bankrolled-new-zealand-budget</a></td>
</tr>
<tr>
<td>NEW ZEALAND</td>
<td></td>
<td>Visa/migration policy relevant to international students</td>
<td>Policy and funding relating to domestic students</td>
</tr>
</tbody>
</table>
### Initiatives and support packages by federal governments to assist higher education providers, students and research during the pandemic

- Universities will benefit from a 1.6 per cent subsidy rate adjustment to their tuition funding, although research grant rates will remain unchanged. [https://www.timeshighereducation.com/news/new-zealand-government-assumes-power-over-universities](https://www.timeshighereducation.com/news/new-zealand-government-assumes-power-over-universities)

**Policy and funding relating to R&D**

- In March, NZ’s universities ceded their autonomy, as the government asserted its authority to avert an escalation of Covid-19 infections. Amendments to the Education Act gave the Education Secretary the power to issue “binding directions” to the governing authorities of education providers, including universities. They include requiring universities to open or close and to operate or be controlled or managed in certain ways. The Secretary can also “direct them to provide education in specified ways, for example through distance or online learning”. [https://www.timeshighereducation.com/news/nz-government-pumps-nz401-million-to-keep-r-d-going-post-covid](https://www.timeshighereducation.com/news/nz-government-pumps-nz401-million-to-keep-r-d-going-post-covid)

#### UK

**Visa/migration policy relevant to international students**

- If student visa expires between 24 January and 31 July 2020 and the student cannot leave the UK because of travel restrictions or self-isolation related to COVID-19, the visa will be extended (fee-free) to 31 July 2020. These visa holders can also apply online to stay in the UK long-term, including for those visas where the applicant is usually required to be outside of the UK to apply.
- Applicants for student visas can start their course or studies before the visa application has been decided if they meet certain criteria. [https://www.gov.uk/guidance/coronavirus-covid-19-advice-for-uk-visa-applicants-and-temporary-uk-residents](https://www.gov.uk/guidance/coronavirus-covid-19-advice-for-uk-visa-applicants-and-temporary-uk-residents)
- In parallel, Universities UK has asked the Westminster government to amend visa regulations to account for a proportion of higher education courses in 2020/21 being delivered remotely; including extending the visa application window for the new-graduate post-study work route from three months to six months.

**Government support measures for international and domestic students**

- The UK government provides postgraduate scholarships for international students. Around 800 Commonwealth scholarships are awarded for postgraduate study and professional development each year.
- Unofficially, most universities are planning for new students from China to delay entry until January 2021, with online teaching offered. English language tests required for visas and university admissions have been cancelled in China since March. In addition, university leaders report that Chinese and other international students are unhappy at the British government’s response to the outbreak, with some asking to suspend their studies, seek a refund and return home.
### Initiatives and support packages by federal governments to assist higher education providers, students and research during the pandemic

#### UK cont’d

**Policy and funding relating to domestic students**
- Providers are eligible to apply for government support packages, including business loan support schemes, which the Office for Students (OfS) - the regulator in England - estimates could be worth at least £700m (AUD$1.3 billion) to the sector, depending on eligibility and take up.
- Temporary student number controls will be put in place for domestic and EU students for the 2020/21 academic year, to ensure a fair, structured distribution of students across providers.
- The Universities and Colleges Admissions Service is bolstering the Clearing process this year. This will support students, both domestic and international, to review their choices, and be aspirational.
- The OfS will enable providers to draw upon existing funding to increase hardship funds and support disadvantaged students impacted by COVID-19. As a result, providers were able to use the funding, totalling £46m across April and May, towards student hardship funds and mental health support, as well as to support providers’ access and participation plans.
  

#### Policy and funding relating to R&D
- (4 May) Science Minister announced that £100m (AUD$184 million) of public funding will be brought forward to this academic year to help protect vital university research activities.
  

#### US

**Visa/migration policy relevant to international students**
- Temporary procedural adaptations that permit international students to engage in remote learning are still in place through the summer session.
  
  (International students enrolled at American universities on F visas are usually permitted to take only one online course per term to remain legally in the country.)
  

**Policy and funding relating to R&D**
- Federal support for academic research seems likely to grow during the pandemic. During the recent Northern Hemisphere Spring, Congress included an additional $3.6 billion for research related to COVID-19 in a string of economic relief packages, and some of that money will flow to university laboratories. It is also highly likely that future packages will contain additional funding for research.
- [While the US is only the 10th highest in the world for R&D spending (2.7% of GDP), it is the world’s top domestic R&D spender. In 2017, the business sector was the leading source of R&D funding at 70%, followed by the federal government at 10%.

  http://uis.unesco.org/apps/visualisations/research-and-development-spending/