
STATUTORY INSTRUMENTS

2005 No. 2957

EDUCATION, ENGLAND

The Education (Recognised Bodies)
(England) (Amendment) Order 2005

Made - - - - - *21st October 2005*

Coming into force - - - *11th November 2005*

The Secretary of State for Education and Skills makes the following Order in exercise of the powers conferred upon her by section 216(1) of the Education Reform Act 1988⁽¹⁾:

Citation and commencement

1. This Order may be cited as the Education (Recognised Bodies) (England) (Amendment) Order 2005 and shall come into force on 11th November 2005.

Amendment of the Education (Recognised Bodies) (England) Order 2003

2. The Education (Recognised Bodies) (England) Order 2003⁽²⁾ is amended as follows.
3. In the Schedule—
- (a) omit—
 - (i) “The London Institute”;
 - (ii) “University of Manchester Institute of Science and Technology”;
 - (iii) “Presbyterian Theological Faculty, Ireland”;
 - (iv) “University of Surrey, Roehampton”;
 - (v) “The Surrey Institute of Art & Design, University College”;
 - (b) for “Anglia Polytechnic University”, substitute “Anglia Ruskin University”;
 - (c) after “The Archbishop of Canterbury”, insert “University of the Arts, London”;
 - (d) for “Bath Spa University College”, substitute “Bath Spa University”;
 - (e) for “Bolton Institute of Higher Education”, substitute “The University of Bolton”;

(1) 1988 c. 40. By virtue of the amendment made to section 216 by S.I.1999/1820 and by virtue of S.I. 1999/672 the power conferred by section 216 is exercisable by the Secretary of State only in relation to England.

(2) S.I. 2003/1865.

- (f) for “Canterbury Christ Church University College”, substitute “Canterbury Christ Church University”;
- (g) after “Canterbury Christ Church University”, insert “Cardiff University (Prifysgol Caerdydd)”;
- (h) after “University of Central Lancashire”, insert “University of Chester”;
- (i) for “University College, Chichester”, substitute “University of Chichester”;
- (j) after “Cranfield University”, insert “University College for the Creative Arts at Canterbury, Epsom, Farnham, Maidstone and Rochester”;
- (k) after “University of East London”, insert “Edge Hill College of Higher Education”;
- (l) after “University of Exeter”, insert “University College Falmouth”;
- (m) for “Liverpool Hope University College”, substitute “Liverpool Hope University”;
- (n) for “University College Northampton”, substitute “The University of Northampton”;
- (o) after “The Robert Gordon University”, insert “Roehampton University”;
- (p) after “University of Southampton”, insert “Southampton Solent University”;
- (q) for “University of Wales”, substitute “University of Wales (Prifysgol Cymru)”;
- (r) after “University of Westminster”, insert “University of Winchester”;
- (s) for “University College Worcester”, substitute “University of Worcester”;
- (t) after “University of York”, insert “York St John College”;
- (u) after “Birkbeck College”, insert “The Central School of Speech and Drama”;
- (v) for “Imperial College of Science, Technology and Medicine”, substitute “Imperial College of Science, Technology and Medicine (also known as Imperial College, London)”;
- (w) for “Queen Mary and Westfield College”, substitute “Queen Mary and Westfield College (also known as Queen Mary, University of London)”;
- (x) for “Royal Holloway and Bedford New College”, substitute “Royal Holloway and Bedford New College (also known as Royal Holloway, University of London)”.

Bill Rammell

Minister of State

Department for Education and Skills

21st October 2005

EXPLANATORY NOTE

(This note is not part of the Order)

The Education (Recognised Bodies) (England) Order 2003 (the “2003 Order”) lists all of the bodies appearing to the Secretary of State to be recognised bodies. Recognised bodies are bodies which fall within either section 214(2)(a) or (b) of the Education Reform Act 1988 (the “1988 Act”). Such bodies are either:

- (a) universities, colleges or other bodies authorised by Royal Charter or by or under Act of Parliament to grant degrees; or
- (b) bodies which are for the time being permitted by any body falling within (a) to act on its behalf in the granting of degrees.

Section 214 of the 1988 Act makes it an offence for any person to grant, offer to grant or issue any invitation relating to any award which is not a recognised award but which may be taken to be an award granted or to be granted by a United Kingdom institution and is either described as a degree or may reasonably be taken to be a degree.

“Recognised awards” include awards granted or to be granted by a recognised body. Any body listed in the 2003 Order is conclusively presumed to be a recognised body for the purposes of section 214.

This Order amends the 2003 Order so as to update the list of bodies that contained in the Schedule to that Order. A number of bodies are omitted from the Schedule, as they no longer have degree awarding powers or have merged with other bodies. This Order also adds a number of new bodies to the Schedule, as these bodies now appear to the Secretary of State to fall within either (a) or (b) above. A number of minor amendments have also been made to the Schedule to take account of name changes since the 2003 Order was made.

A full Regulatory Impact Assessment has not been prepared for this instrument as it has no impact on the costs of business or charities.