

ADDITIONAL UCL STUDENT TERMS AND CONDITIONS FOR THE PROGRAMME

1. INTRODUCTION

- 1.1 University College London (**UCL**) and University of South Australia (**UniSA**) (together **the Academic Parties**) by an agreement dated 25 October 2021 (**the Agreement**), have agreed to collaborate on the delivery of the UCL degree programme of MSc in Global Management of Natural Resources (**the Programme**) leading to an award from UCL.
- 1.2 You have applied to UCL to study for the Programme and UCL has offered you a place to study on the Programme subject to the standard UCL student terms and conditions and these additional UCL student terms and conditions relating to your specific programme of study.
- 1.3 The Student and the Academic Parties are hereinafter referred to as **the Parties**.

2. UNISA CONTRIBUTION TO THE PROGRAMME

- 2.1 UniSA and UCL will collaborate in the delivery of the dissertation module as part of the Programme and you will be required to attend UniSA premises in Adelaide, Australia between April and September to undertake the dissertation module (as may be amended by agreement between the Academic Parties from time to time and notified to you).
- 2.2 The UCL assessment regulations, including, but not limited to, provisions for academic misconduct, extenuating circumstances, marking and consequences of failure, shall apply to the Programme and the dissertation module delivered with UniSA.
- 2.3 You will maintain your student registration status at UCL throughout the Programme. For the purposes of attending the dissertation module at UniSA, you shall be required to register at UniSA as an exchange student for the duration of the dissertation module in accordance with the rules and regulations of UniSA.
- 2.4 If you are denied a visa to study at UniSA in Australia, you may not be able to complete the dissertation module and consequently the Programme. You may be able to graduate from the Programme with an interim qualification if eligible in line with the applicable UCL regulations.

3. FEES

- 3.1 The dissertation module provided by UniSA as part of your Programme is included in your tuition fees that you pay to UCL and you shall not be required to pay additional tuition fees to UniSA. You will be required to cover all other costs of undertaking the

dissertation module at UniSA in Australia, including, but not limited to, travel, visa and accommodation costs.

4. STUDENT COMPLAINTS AND DISCIPLINE

- 4.1 When you are studying on the dissertation module at UniSA, you will be subject to the policies, regulations and procedures of UniSA relating to your physical attendance at UniSA, including, for example, health and safety, substance misuse and any other policies relating to safety, security, attendance and appropriate conduct at UniSA's premises (**the UniSA Policies**). Any alleged breach of such policies, regulations and procedures or any such complaints will be dealt with by UniSA, in co-operation with UCL as appropriate, in accordance with its respective policies, regulations and procedures, as amended from time to time.
- 4.2 UniSA will inform UCL of any breach by a student of the UniSA Policies as well as the outcome of any such investigation undertaken by UniSA. UCL shall then determine whether the alleged breach also constitutes a breach under the relevant UCL policies and regulations, and may investigate the alleged breach in accordance with its policies and regulations.
- 4.3 You acknowledge that UniSA may conclude that a breach of the UniSA Policies means that UniSA may not allow you to participate in the dissertation module at UniSA premises, and that this may affect your ability to complete the dissertation module, and the Programme, as determined in line with the applicable UCL regulations and policies.
- 4.4 Where you wish to complain about any specific service or facility provided by, or a student or member of staff from, UniSA in relation to the dissertation module, the relevant complaints procedure of UniSA will apply. UniSA will bring such complaints to the attention of UCL.

5. USE OF PERSONAL DATA

- 5.1 You acknowledge that:
- 5.1.1 each of UCL and UniSA holds, collects and uses information about its students (including prospective, current and former students) for academic, administrative, verification, management, pastoral and health and safety purposes; and
- 5.1.2 when a student leaves UCL and UniSA appropriate data is kept as a permanent record to enable UCL and UniSA, if necessary, to provide references on a student's behalf, or to maintain a record of a student's achievements.

5.2 You hereby acknowledge that each of UCL or UniSA may pass and share your information with the other institution and to other third parties (including any appointed agents or sub-contractors of UCL and UniSA for the purposes of providing the dissertation module and the Programme. Further examples of data sharing and processing are available in the UniSA Privacy Policy and the UCL General Student Privacy Notice. Each UniSA and UCL shall provide an up-to-date URL to enable access to their respective privacy notices on request.

6. **INTELLECTUAL PROPERTY RIGHTS**

6.1 For the purposes of this Clause, **IPRs** means all and any copyright works, patents, discoveries, improvements, inventions, trade marks, designs, information, data, formulae, specifications, results of tests and field trials, diagrams, expertise, techniques, technology, know-how, and other intellectual property of any nature whatsoever, including applications and the right to apply for registration of any of the foregoing rights.

6.2 Ownership of any IPRs modified, conceived, created or developed by you in the course of studying on the dissertation module will be determined in accordance with the terms of the applicable student intellectual property policy in place at UCL unless otherwise agreed in writing by the Parties.

7. **CONFLICT**

7.1 You acknowledge that upon your acceptance of an offer of a place on the Programme, a contract is formed between you and UCL the terms of which comprise:

- (1) the UCL standard student contract; and
- (2) these terms and conditions;

and you agree that in the event of conflict arising between (1) and (2) the terms of (2) shall prevail.

8. **GOVERNING LAW**

8.1 These terms and conditions, and any dispute or claim arising out of or in connection with their subject matter or formation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with, English law, and the Parties irrevocably submit to the exclusive jurisdiction of the courts of England and Wales.