Equality Impact Assessment for the Research Excellence Framework 2021

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Background

1. The four UK higher education funding bodies have a clear aim to mainstream and support equality and diversity in the research environment. This document sets out how equality and diversity issues have been taken into account in determining the key policy decisions relating to the Research Excellence Framework (REF). This document accompanies the documents ‘Initial Decisions on REF 2021’ (REF 2017/01) and ‘Decisions on staff and outputs’ (REF 2017/03).

2. The Research Excellence Framework is the system for assessing research in UK higher education institutions (HEIs). It was first conducted in 2014, and replaced the previous Research Assessment Exercise (RAE). The REF will be undertaken by the four UK higher education funding bodies. The exercise will be managed by the REF team based at HEFCE and overseen by the REF Steering Group, consisting of representatives of the four UK higher education funding bodies.

3. The funding bodies’ shared policy aim for research assessment is to secure the continuation of a world-class, dynamic and responsive research base across the full academic spectrum of UK higher education. We expect that this will continue to be achieved through the threefold purpose of the REF:
   • to provide accountability for public investment in research and produce evidence of the benefits of this investment
   • to provide benchmarking information and establish reputational yardsticks, for use in the higher education sector and for public information to inform the selective allocation of funding for research.

4. The conduct of the exercise is governed by the following principles:
   **Equity** – the fair and equal assessment of all types of research and forms of research output.
   **Equality** – promoting equality and diversity in all aspects of the assessment.
   **Transparency** – the clear and open process through which decisions are made and information about the assessment process is shared.

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1 The four UK higher education funding bodies are the Higher Education Funding Council for England (HEFCE), the Scottish Funding Council (SFC), the Higher Education Funding Council for Wales (HEFCW), and the Department for the Economy, Northern Ireland (DfE).
Key impacts identified

5. A series of reports, evaluations and datasets on the subject of equality and diversity in the REF have indicated the need to review and update policy to ensure that equality and diversity considerations are at the forefront of policy decision-making. The following sources have been utilised to identify the areas of potential impact and therefore the policy areas due for review:

- the REF 2014 impact assessment
- information contained in equality and diversity (E&D) briefings and training carried out in preparation for the 2014 exercise
- data on staff submissions for the 2014 exercise and how this compares with representativeness across the sector
- data on panel representativeness for the 2014 exercise and how this compares with representativeness across the sector
- the Equality and Diversity Advisory Panel (EDAP)'s final report on the equality and diversity aspects of the 2014 exercise, and its report on institutional codes of practice on staff selection for REF 2014
- information contained in the environment statements submitted in 2014 (including the report on this by the Careers Research and Advisory Centre (CRAC))
- consultation responses regarding REF 2021
- the ‘Metric tide’ report
- any relevant higher education sector data already held by HEFCE analytical services.
- the Review of nominating bodies’ equality and diversity templates report and the Analysis of REF 2021 panel membership

6. In an equality impact assessment for the 2014 REF exercise, potential for negative impact was identified for active researchers in all nine groups protected by equalities legislation\(^2\). It was determined that researchers from protected groups may be affected by selection or non-selection for an institution’s submission or to a REF panel, and that this could potentially have implications for their career progression.

7. The 2014 impact assessment document drew on research into RAE2008 to highlight differences in selection rates for submissions and panels across several protected characteristics, including gender, ethnicity (specifically for staff in the black ethnic group), age and disability. Difficulties in the underlying data used in monitoring staff selection by HEIs for RAE 2008 meant that the full extent of impact on researchers who were gay, lesbian, bisexual, transgender or of other minority sexualities and gender identities, and on religious groups, was not available.

8. Despite an incomplete data picture, the REF 2014 impact assessment identified a series of measures to enhance HEIs’ equality and diversity considerations relating to selection of staff. These included strengthening the guidance on institutional codes on

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\(^2\) See [www.ref.ac.uk/2014/about/background](http://www.ref.ac.uk/2014/about/background) for the assessment, and [https://www.equalityhumanrights.com/en/equality-act/protected-characteristics](https://www.equalityhumanrights.com/en/equality-act/protected-characteristics) for list of protected characteristics.
practice and criteria for panel selection, setting up the Equality and Diversity Advisory Panel and improving the quality of data to monitor selection.

9. In recognition of the identified impact from the 2014 exercise, and in view of policy changes to staff submission in the 2021 exercise, the REF team (on behalf of the four UK funding bodies) has undertaken further work to identify any potential impact on individuals from protected groups. This has included consultation with the sector to identify any mitigating actions which are needed to address any potential negative impact on individuals from the protected groups, and to highlight any positive opportunities to advance equality of opportunity.

10. The key areas which have been identified as having the most impact on equality and diversity issues in the policy development process are set out below in paragraphs 11-67. This includes the nature of the anticipated impact, and the steps taken during the policy development phase to mitigate potential negative impact as a response to impact analysis and assessment.

**Identifying staff with significant responsibility for research**

**Proposed policy**

11. The policy of staff selection in REF 2014, whereby institutions and submitting units could select which research staff would and would not be submitted to REF, raised concerns about the deleterious effect this might have on those who aspired to a successful research career, but were omitted\(^3\).

12. The independent review of the REF 2014 exercise, led by Lord Stern, made the recommendation to return to the REF all staff with a significant responsibility to undertake research. The principle of an all staff submission was broadly accepted in consultation responses and considered a useful way to remove the potential for disadvantage\(^4\).

**Equality impacts identified**

13. However, the majority of respondents to the consultation on Lord Stern’s recommendations raised issues with the proposal to use contract status as the basis for identifying staff with significant responsibility for research. It was felt that in many research-intensive institutions this approach would identify the majority of academic staff with a significant responsibility for research, but that in many other institutions staff with more significant responsibility for other activities, including knowledge exchange, professional practice and scholarship, would also be captured using this identifier.

14. The initial proposed definition of ‘research-active’ staff related to those returned to the Higher Education Statistics Agency Staff Collection with an activity code of ‘Academic professional’ and an academic employment function of either ‘Research only’ or

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\(^4\) See ‘Consultation on the second Research Excellence Framework: Summary of responses’ (REF 2017/02), available online at www.ref.ac.uk/publications/2017/consultationonthesecondresearchexcellenceframeworksummaryofresponses.html.
‘Teaching and research’. This was met with concern that the approach might lead to staff seeing changes to their contracts of employment that would determine whether they were eligible for submission. Consultation responses indicated that contract changes might apply differentially to staff with protected characteristics. For example, existing evidence shows a difference in contract type by gender.

Mitigations or policy changes

15. Further dialogue with the sector has been conducted to finalise an alternative approach which may avoid this potential negative impact. In this approach HEIs, working with their staff under guidelines, will be able to implement a process to identify who is in scope for submission among staff who meet core eligibility criteria. To mitigate against the potential consequence of staff contract changes, HEIs should retain a key role in identifying staff with significant responsibility for research.

16. As set out in ‘Decisions on staff and outputs’ (REF 2017/04), provision will be made for those institutions intending to make submission of less than 100 per cent of staff meeting the contractual definition. To ensure that the decision by HEIs to submit less than 100 per cent of staff is fair, equal, and transparent, institutions that choose not to submit 100 per cent will be asked to develop, in consultation with staff, processes to identify those staff among the eligible group who do not have significant responsibility for research and hence are not in scope, and to document these processes in a code of practice. These codes of practice will be reviewed by EDAP to ensure robust consideration of E&D issues by units submitting less than 100 per cent.

Decoupling staff from outputs in the assessment

Proposed policy

17. Lord Stern’s independent review of the REF stated that the direct link between outputs and individuals returned to the REF should be broken, and recommended that outputs should be submitted at Unit of Assessment (UOA) level, with flexibility for some members of staff to submit above or below the average. The intention of this proposed flexibility was to ensure that individuals whose personal circumstances have significantly constrained their ability to work productively throughout the assessment period are not required to have four outputs (as in REF 2014), to reduce the burden of staff circumstances, and to promote inter-sector mobility. It was initially anticipated that this approach would negate the need for arrangements to account for individual staff circumstances, and might contribute significantly towards deregulation in the exercise.

Equality impacts identified

18. Having a maximum number of outputs limits the extent to which staff and outputs are truly decoupled. However, having no limit could lead to submissions being based on

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6 Alongside the development of codes of practice, all UK institutions will be expected to conduct their own equality impact assessments.
the work of only a small number of individuals, meaning that the body of work submitted would not be representative of the work undertaken by the submitting unit. As an example, with a maximum limit of six outputs, a submission including 20 individuals, (requiring 40 outputs), could in fact be based on the work of only seven members of staff.

19. Through consultation with the sector on this issue, it was determined that this could potentially lead to underrepresentation in submissions of research produced by some groups of staff (for example, early career researchers or other groups where analysis has shown differences in the rate of staff selection). Around a third of respondents to the REF consultation exercise commented on the potential impact on particular groups of researchers should there be no formal procedures to take account of staff with relevant individual circumstances. The majority view was that the current approach would not make sufficient allowance for certain groups, including, for example, early career researchers, part-time staff and those with periods of maternity, shared parental or other leave.

20. The majority of consultation respondents on this issue suggested that some form of individual staff (or research unit) circumstances measure would be required in the next exercise, particularly if a minimum of one output per person were required. Concerns focused on staff with protected characteristics who could be discriminated against if their circumstances had significantly constrained their ability to work productively throughout the assessment period. This could then have a further negative impact on recruitment behaviour.

21. Analysis of staff selection for REF 2014 indicated differences in selection rates of staff by protected characteristic. There is potential for similar negative impact on staff from protected groups, should the staff selection from REF 2014 be moved to output selection without adequate safeguards.

22. Concerns have also been raised about the potential for a reduced pool of outputs available for departments with higher numbers of staff whose circumstances have significantly constrained their ability to work productively throughout the assessment period. This could lead to pressure on other members of staff. It was suggested the impact of this might be felt hardest by smaller research units with a smaller field of outputs to begin with.

Mitigations or policy changes

23. We sought advice from EDAP on the following issues:

- determining the number of outputs required
- provision for small units
- provision for individual circumstances

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8 See paragraph 32 of ‘Consultation on the second Research Excellence Framework: Summary of responses’ (REF 2017/02), available online at www.ref.ac.uk/publications/2017/consultationonthesecondresearchexcellenceframeworksum maryofresponses.html.

9 See paragraph 32 of REF 2017/02.

10 See ‘Selection of staff for inclusion in the REF 2014’ (HEFCE 2015/17), available online at www.hefce.ac.uk/pubs/year/2015/201517/.
• provision for unit circumstances.

24. In view of this advice and wider evidence, we will introduce the following mitigations (or similar) into the framework¹¹:

a. The number of outputs required will be calculated using full-time equivalence (FTE) only, with a minimum of one, and a maximum of five outputs.

b. Arrangements will be developed to allow institutions to request the exclusion of very small units (fewer than five FTE) from submission in exceptional circumstances¹².

c. A reduction in the minimum of one output will be available to staff whose exceptional circumstances may have affected the number of outputs produced throughout the census period.

d. A unit may submit a proportionately reduced number of outputs where it has a high proportion of staff whose circumstances may have affected the number of outputs produced throughout the census period.

Staff circumstances

Proposed policy

25. Responses to the 2018 consultation on the Draft guidance on submissions showed that there were serious reservations about the proposals relating to individual staff circumstances, despite many institutions and other respondents being strongly in favour of the proposals.

Equality impacts identified

26. The proposed measures for accounting for staff circumstances could have been used by institutions as a mechanism for excluding staff in order to concentrate quality in their submission.

27. Staff may have been put under pressure to disclose sensitive information on circumstances, which would benefit the institution rather than the individual.

Mitigations or policy changes

28. The revised guidance on staff circumstances in the final Guidance on submissions requires institutions to establish safe and supportive processes to enable individuals to voluntarily declare their individual circumstances.

29. The revised guidance also requires institutions to recognise the effect of circumstances on a staff member’s ability to contribute to the output pool at the same rate as other staff, and to provide the appropriate support for affected staff.

30. Institutions will be required to provide a report, following the November 2020 submission deadline, showing a breakdown of the circumstances declared, along with a narrative statement reflecting how decisions were made regarding unit reductions.

Output portability

Proposed policy

31. The Stern review identified problematic disincentives for investment, and negative effects on staff recruitment and retention, associated with the credit for outputs moving with staff in previous exercises. The review proposed that outputs should be eligible for submission only by the institution where the outputs were demonstrably generated.

Equality impacts identified

32. Significant concerns were raised about this proposal in consultation responses, including its unintended consequences for staff mobility (particularly for early career researchers). As well as comments relating to the effect on fixed-term staff, some respondents highlighted wider concerns regarding equality and diversity. Respondents reflected on the characteristics of staff who are more likely to be on fixed-term contracts, or who may need to move for non-career reasons (such as caring responsibilities) or because of discrimination encountered in employment, and highlighted a potential equality impact on age, gender and race.

Mitigations or policy changes

33. Informed by these concerns, the funding bodies agreed that transitional arrangements should be developed for the 2021 exercise and that further views should be sought on the approach to be taken. Institutions and organisations with an interest in research were asked about preferences for either a transitional approach to include a precise but complex hybrid model, or a simpler but less precise approach. In the latter, outputs would be eligible for return by more than one institution\(^\text{12}\).

34. The majority of consultation respondents supported the simplified model, which was perceived by many as a fairer option for both staff and institutions, which also supported researcher mobility. EDAP also considered that the simplified model best minimised impact on individual researchers. In view of this advice and feedback, the funding bodies have confirmed the simplified model for REF 2021.

35. Concerns raised in the consultation about any future policy change involving nonportability and its impact on staff from protected groups will be recorded and considered in the process to determine policy after REF 2021.

Recruitment of expert panels

36. Data relating to the expert panels in REF 2014 indicates that panel membership was not necessarily representative of the sector as a whole. A 2011 report which analysed panel membership identified that although the proportion of female REF panel members had increased since the RAE 2008 exercise, it was still not representative\(^\text{13}\). The report also highlighted that representation from some minority ethnic groups and from disabled people did not reflect the comparative representation in the sector. The


report concluded that more could be done for a future REF exercise to reflect the diversity of the academic community in the expert panel roles, and to enhance the collection of data relating to equality and diversity.

37. Therefore, following consultation with the academic community, and with advice from EDAP, a series of measures was set out in the initial decisions publication for improving the collection of data relating to equality and diversity, and improving the representativeness of the panel membership.\textsuperscript{14}

38. Through these new measures, the aim is:

a. To raise awareness of unconscious bias, and address its potential implications for the selection of the expert panels, through mandatory training sessions for panel chairs. This will help ensure that nomination to panel membership is better informed by information about representativeness of the academic community, and takes better account of equality and diversity in the selection of nominations.

b. That data is collected on the nomination pool and appointed panel membership, the better to understand the representativeness of the pool and monitor whether the changes have improved diversity in panel membership.

39. The data collected following the appointment of over 600 expert panel members from a pool of almost 3,000 nominees for the criteria-setting phase of REF 2021 show both a number of positive trends and areas where further progress is needed. The analysis of this data considered protected characteristics and compared the appointed panels with the pool of nominees, the expert panels for REF 2014, and the UK population of permanent academic staff and permanent professors.

40. The data showed significantly improved representation in terms of gender since REF 2014 and in terms of representation of women on REF 2021 panels in the context of the wider academic population. The data also shows that the representation of panel members with a declared disability has increased since REF 2014 and is consistent both with the pool of nominees and the current permanent academic populations.

41. However, the data also show that further work is required to increase the representation of those from BME backgrounds in both the pool of nominees and appointed panel membership.

42. Both the Analysis of REF 2021 panel membership and the review of nominating bodies’ E&D templates set out a number of steps that the funding bodies will take to improve further the representativeness of REF 2021 panels. These include adjustments to both the nominations and selection processes, which the funding bodies will put into practice ahead of the second round of recruitment in 2020.

Use of metrics in assessing outputs

Proposed policy

43. The call for evidence to Lord Stern’s independent review of the REF showed significant support in the sector for the use of metrics in the peer review assessment process. The report consequently recommended that any future exercise should provide panels with bibliometric data to inform their judgements, and that panels should be transparent about how this data was used\(^\text{15}\).

Equality impacts identified

44. The ‘Metric Tide’ report highlighted concerns that the use of citation data could disadvantage women, as they are less likely to have their research cited than men in the same careers positions, are less likely to cite themselves, and have more domestic publication portfolios than those of male colleagues, which therefore miss out on the extra citations which international collaborations achieve\(^\text{16}\).

45. The report also highlighted the adverse effect on early career researchers and other equalities groups as defined in the Equality Act 2010 who might be negatively impacted by an emphasis on certain indicators\(^\text{17}\).

46. This issue is also problematic where it leads to institutions selecting staff (in REF 2014) or outputs (in REF 2021) based on citation data alone.

Mitigations or policy changes

47. To minimise the impact on individuals from protected groups identified above in paragraphs 34-35, the policy for REF 2021 will require HEIs to produce a code of practice outlining their process for taking into account E&D issues when selecting outputs.

48. A further mitigating action for REF 2021 policy will be to allow panels to decide whether they will use citation data to inform their decisions on output assessments, informed by advice received from the Forum for Responsible Research Metrics\(^\text{19}\).

49. REF 2021 will also include equality briefings for panels, which will specifically relate to how panels develop their criteria and working methods. An updated equality briefing will also be provided to the panels for the assessment phase of the exercise, and

\(^{15}\) See the Stern review, ‘Building on Success and Learning from Experience’ (2016), available online at [https://www.gov.uk/government/publications/research-excellenceframework-review](https://www.gov.uk/government/publications/research-excellenceframework-review).


\(^{19}\) See 'Metrics in REF2021: Advice from the UK Forum for Responsible Research Metrics', available at [www.universitiesuk.ac.uk/policy-and-analysis/Pages/forum-for-responsible-research-metrics.aspx](http://www.universitiesuk.ac.uk/policy-and-analysis/Pages/forum-for-responsible-research-metrics.aspx).
updates will be given as necessary on any relevant developments in equalities and employment legislation.

**Broadening the link between research and impact**

**Proposed policy**

50. Lord Stern’s review of the REF highlighted the success of the inclusion of impact in the framework, and referred to the ‘rich picture’ of the contribution that UK research has made to the society and economy.

51. To develop a richer picture of the impact of research, the review recommended that options are explored for linking case studies to research activity and a body of work, as well as to a broad range of research outputs. The aim would be to enable institutions to submit examples of impact which encompassed the overall research expertise of an individual or group.

**Equality impacts identified**

52. Evidence suggests that women and individuals from black and minority ethnic backgrounds may be less likely to be selected, for example to give evidence to Parliament or to appear in the media, based purely on their academic credentials\(^\text{18}\). The broadening of impact to include bodies of work or general research expertise has the potential to disadvantage these groups through lower representation in impact case studies.

**Mitigations or policy changes**

53. As a response to the potential equality impact in this area, there will be further discussion in a workshop with the sector, carried out in early 2018, to identify how bodies of work and general expertise can be fairly assessed and credited in the REF.

54. EDAP will continue to provide advice to panels on this area of REF policy during the development of the guidance on submissions and panel criteria during 2018. The panel criteria will be developed through formal consultation with the sector.

**Equality and diversity section in the environment template**

**Proposed policy**

55. Findings from a report by CRAC on equality and diversity in REF 2014 environment statements determined that institutions predominantly focused on gender rather than any other protected characteristic, that the 2014 research environment template was not structured systematically enough for institutions to provide a consistent level of E&D activity at UOA level, and that there was some support in the sector for the

use of distinctive metrics alongside the narrative approach, to assess the extent to which E&D measures were embedded in the research culture at UOA level\(^\text{19}\).

56. Both the CRAC report and Lord Stern’s independent review of the REF recommended the introduction of an institutional-level environment statement to enable more systematic recording of institutional activities, including a more structured template to allow for a more specific focus on issues such as equality and diversity.

Equality impacts identified

57. The use of metrics in the environment template has the potential to narrow the focus towards initiatives or awards with a focus on certain equalities characteristics such as gender (where there are a greater number of established initiatives such as Athena Scientific Women’s Academic Network (Athena SWAN)).

58. There is an opportunity to create a greater positive impact by providing more specific guidance on the range of E&D measures available to HEIs.

Mitigations or policy changes

59. A working group of the Forum for Responsible Metrics has been set up to consider this issue, and will provide advice on developing a menu of indicators already being collected by HEIs that could be included in the guidance to incentivise and improve the recording of equality and diversity measures in the research environment.

60. EDAP will provide advice to the working group in the ongoing development of policy on metrics in the environment statement.

Outputs of former staff

Proposed policy

61. The Draft guidance on submissions for REF 2021 proposed that the outputs of former staff who have been made redundant (except where the staff member has taken voluntary redundancy) would be ineligible for submission to REF 2021.

62. Responses to this proposal in the 2018 consultation on the Draft guidance on submissions were divided. However, those who disagreed with the rationale for this proposal made the most significant and substantial arguments. In particular, responses to the consultation highlighted that this proposal may negatively affect those on fixed-term contracts of two years or longer since these individuals are formally made redundant at the end of these contracts, which would lead to negative career effects and hiring consequences (particularly for ECRs) due to the outputs of such staff not being included in REF 2021. Concerns were also raised around the requirement this proposal would create for the sharing of sensitive information about staff employment and departure with those responsible for selecting outputs for submission.

63. An exception to this proposal for those on fixed term contracts was carefully considered but not introduced because it was agreed that this could equally provide an

\(^{19}\) See ‘Exploring equality and diversity using REF2014 environment statements’, available at www.hefce.ac.uk/pubs/rereports/year/2017/edinref/'.
incentive to move staff onto fixed-term contracts and, in doing so, increase the precariousness of academic employment.

64. After considering the balance of arguments, the funding bodies have decided to permit the submission of the outputs of former staff made redundant because of significant unintended consequences of doing otherwise. This policy is now included in the final published Guidance on submissions.

65. Equality impacts identified

66. Permitting the submission of the outputs of former staff made redundant may have unintended consequences for individuals. In particular, this policy change may affect the rate of redundancies among academic staff ahead of REF 2021. This may affect those with protected characteristics more if there are already differential rates of redundancy among those with protected characteristics.

67. Mitigations or policy changes

68. Institutions have been encouraged to carefully consider their approach to submitting the outputs of former staff made redundant. HEIs will be required to set out their approach to the selection of outputs in their code of practice and the unit of assessment environment template.

69. The funding bodies intend to look closely at this issue in their post-REF 2021 analysis.

At what stage of the development process was this assessment undertaken?

70. The REF equalities impact assessment is an iterative process, and the assessment

71. will be treated as a working document to be updated at key points in the policy development process where concern about equalities impact is identified. This first iteration of the assessment has taken place at the high-level policy development stage.

72. The further stages of policy development where we will reconsider equality are:

   • developing the panel criteria and guidance on submissions
   • finalising the panel criteria and guidance on submissions
   • adding panel members to support the assessment phase.

73. In recognition of the potential for impact on individuals from protected groups, further consultation will be carried out with the sector as the panel criteria and guidance on submissions are developed. Consultation responses will be invited on draft documents and will inform the final panel criteria and guidance on submissions documents. This will take place during summer 2018.

74. Input will continue to be sought on key policy issues from relevant advisory sources such as EDAP and the Interdisciplinary Research Advisory Panel.

Further information
Further information relating to the issues in this assessment can be found in the following locations:


77. ‘REF Codes of Practice for the selection of staff: A report on good practice’ (2012), available at www.ref.ac.uk/2014/pubs/refcodesofpracticegoodpracticereport/

Approval

Signed by: David Sweeney: Executive Chair Designate, Research England

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