## **Disclaimer**

The website develops constantly, and information it contains is subject to change without notice. The School makes every effort to ensure content is accurate at the time of publication or last modification. However, the School gives no warranty or representation as to the quality, accuracy or completeness of the information.

## Links to external websites

The School is not responsible for the content of external websites that link to or from our website.

We make every effort to ensure external links are free from viruses, but accept no liability for damage caused by viruses acquired from or appearing to have been acquired from the School's website.

## No Contractual Effect

The School's website is intended as a general guide to the School's programmes and facilities and forms no part of any contract between you and the School. Registration at the School is subject to acceptance of the student Terms and Conditions which are provided to you at the time of your offer.

On acceptance by an applicant of an offer of a place at the School, the relationship between the applicant and the School becomes contractual. On entering into that contract neither the student nor the School intends that any of the terms of the contract will be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person not a party to it.

## **Programme variations**

The School makes all reasonable efforts to deliver the programmes of study and research opportunities and other services and facilities in the way described on this website.

However, the School shall be entitled, if it reasonably considers it to be necessary (including in order to manage its resources and pursue its policy of continuous improvement appropriately):

- 1. To alter the timetable, location, the number of classes and method of delivery of programmes of study, provided such alterations are reasonable.
- 2. To make reasonable variations to the content and syllabus of programmes of study (including in relation to placements).

- 3. To suspend, discontinue or combine programmes of study (for example, because a key member of staff is unwell or leaves the School).
- 4. To make changes to its regulations and policies and procedures which the School reasonably considers necessary (for example, in the light of changes in the law or the requirements of the School's regulators). Such changes if significant will normally come into force at the beginning of the following academic year, and if fundamental to the programme will normally come into force with effect from the next cohort of students.
- 5. Not to provide programmes of study or to combine them with others if the School reasonably considers this to be necessary (for example because too few students apply to join the programme for it to be viable).

Except in circumstances beyond its reasonable control, if the School discontinues or does not provide a programme of study or changes it significantly before it begins:

- 1. The School will use its reasonable endeavours to tell relevant individuals at the earliest opportunity.
- 2. The School will use its reasonable endeavours to offer to relevant individuals an alternative replacement programme at its earliest possible opportunity.

In the event that the relevant individual does not wish to accept the replacement programme and notifies the School in writing within a reasonable time of being informed of the change, the School will make an appropriate refund of tuition fees and deposits paid in accordance with the School's stated policy from time to time.

In the event that the School is unable to deliver programmes of study and other services or facilities described in this website due to any cause beyond its reasonable control which will include, but not be limited to, any governmental action, civil and/or international commotion, fire, flood, war, labour disputes or act of God, the School shall not be liable to any person for any failure or delay in performing its obligations.