

What immigration permission do I need to study at Queen Mary?

Advice and Counselling Service

www.welfare.qmul.ac.uk



About the Advice and Counselling Service

The Advice and Counselling Service offers a free and confidential service to all Queen Mary students, including those from Barts and The London, Queen Mary's School of Medicine and Dentistry.

You can view our confidentiality policy on our website: www.welfare.qmul.ac.uk/procedures

Our Welfare Advisers

In this guide we sometimes advise you to contact a Welfare Adviser for further guidance. Welfare Advisers in the Advice and Counselling Service have specialist training to offer you professional advice on a range of financial, practical and legal issues. This includes:

- financial support (loans, grants, bursaries, etc)
- tuition fee status
- planning and managing a budget
- cutting costs
- hardship funds
- dealing with debt
- immigration law
- international student issues
- financial support for student parents (childcare costs, etc)
- postgraduate funding
- welfare benefits, including disability benefits
- housing rights and council tax

The Welfare Advisers role is to offer you advice about your individual situation, explaining your rights, and any options and solutions available to you. You can then choose what you want to do. If your situation is complex, a Welfare Adviser can advocate on your behalf where appropriate, for example, appealing against an incorrect assessment of Student Finance or a welfare benefit.

You can get advice at any time during your course, as well as before you start at Queen Mary.

How to contact a Welfare Adviser

You can see a Welfare Adviser in person during one of our drop-in sessions (during term time only), or at a pre-booked appointment, or you can email questions via our website. If you need to speak to a Welfare Adviser but you are unable to come to the College, we can normally offer a telephone appointment. Appointments are one to one and confidential.

We also offer small group advice sessions on extending your immigration permission for further study, or after you complete your course.

For more information on how to contact us to book an appointment or a place on a group advice session, our opening hours, and the times of our drop in sessions, visit www.welfare.qmul.ac.uk/contact

Also see our *A-Z directory of support services* for information on how to contact other support departments at QM, and external organisations which can also offer you support.

Disclaimer

Law, regulations and policies can change quickly so make sure that you are using the most up-to-date version of this guidance. Check the Advice and Counselling Service website for regular updates.

The information in this guide is given in good faith and has been carefully checked. Queen Mary, however, accepts no legal responsibility for its accuracy.

Regulation of Immigration Advice

The OISC (Office of the Immigration Services Commissioner) is an independent organisation that monitors immigration advice and services.

Welfare Advisers at Queen Mary are regulated under OISC guidelines to give immigration advice. We have to attend regular training to do this. If you ever need to complain about the immigration advice you receive, the Advice and Counselling Service has a complaints procedure. You can find this on our website at www.welfare.qmul.ac.uk/procedures

Alternatively, you can complain directly to the OISC. Their complaints form is on the website at www.oisc.gov.uk



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Do I need immigration permission to study in the UK?

EEA and Swiss nationals

If you are a national of one of the following countries, then you are not subject to UK immigration controls and you do not need immigration permission to study in the UK.

- Austria
- Belgium
- Bulgaria
- Cyprus
- Czech Republic
- Denmark
- Estonia
- Finland
- France
- Germany
- Greece
- Hungary
- Iceland
- Republic of Ireland
- Italy
- Latvia
- Liechtenstein
- Lithuania
- Luxembourg
- Malta
- The Netherlands
- Norway
- Poland
- Portugal
- Romania
- Slovakia
- Slovenia
- Spain
- Sweden
- Switzerland
- UK

The rest of this guide does not apply to EEA or Swiss nationals.

Visa Nationals

If you are a visa national, then you must always apply for immigration permission before travelling to the UK.

Nationals or citizens of the following countries or territories are *visa nationals*:

- Afghanistan
- Albania
- Algeria
- Angola
- Armenia
- Azerbaijan
- Bahrain
- Bangladesh
- Belarus
- Benin
- Bhutan
- Bolivia
- Bosnia Herzegovina
- Burkina Faso
- Burma
- Burundi
- Cambodia
- Cameroon
- Cape Verde
- Central African Republic
- Chad
- People's Republic of China (except those nationals or citizens holding passports issued by Hong Kong or Macao Special Administrative Regions)

- Colombia
- Comoros
- Congo
- Cuba
- Democratic Republic of the Congo
- Djibouti
- Dominican Republic
- Ecuador
- Egypt
- Equatorial Guinea
- Eritrea
- Ethiopia
- Fiji
- Gabon
- Gambia
- Georgia
- Ghana
- Guinea
- Guinea Bissau
- Guyana
- Haiti
- India
- Indonesia
- Iran
- Iraq
- Ivory Coast
- Jamaica
- Jordan
- Kazakhstan
- Kenya
- Korea (North)
- Kuwait
- Kyrgyzstan
- Laos
- Lebanon
- Lesotho
- Liberia
- Libya
- Macedonia
- Madagascar
- Malawi
- Mali
- Mauritania
- Moldova
- Mongolia
- Morocco
- Mozambique
- Nepal
- Niger
- Nigeria
- Oman
- Pakistan
- Peru
- Philippines
- Qatar
- Russia
- Rwanda
- Sao Tome e Principe
- Saudi Arabia
- Senegal
- Sierra Leone
- Somalia
- South Africa
- Sri Lanka
- Sudan
- Surinam
- Swaziland
- Syria
- Taiwan (except those nationals who hold a passport that includes the number of the national's identification card issued by the competent authority in Taiwan)
- Tajikistan
- Tanzania
- Thailand
- Togo
- Tunisia
- Turkey
- Turkmenistan
- Uganda
- Ukraine
- United Arab Emirates
- Uzbekistan
- Venezuela (except those nationals that hold a passport that contains biometric information held in an electronic chip)
- Vietnam
- Yemen
- Zambia
- Zimbabwe
- The territories formerly comprising the socialist Federal Republic of Yugoslavia

If you hold a passport or travel document issued by the former Soviet Union or by the former Socialist Federal Republic of Yugoslavia, if you are a stateless person or you hold non-national document then you are also considered a visa national.

Non-visa nationals

If you are a non visa national (you have a passport or travel document issued by a country or territory not on the list above) then, in certain circumstances, you can come to the UK without applying for immigration permission before you travel.

Those who already have immigration permission to stay in the UK

If you already have immigration permission to stay in the UK for another purpose, it may be possible for you to study at Queen Mary without applying for new immigration permission. However, you must make sure that you will continue to meet the requirements of your current immigration permission while you are studying and that your immigration permission does not prohibit you from studying at Queen Mary.

Types of immigration permission that would prohibit you from studying at Queen Mary include:

- Any type of visitor visa (except Student Visitor)
- Any Tier 4 Student immigration permission which you applied for on or after 05 October 2009 to study at another institution (not Queen Mary) where you are not continuing your studies at that institution.

Examples of immigration permission which would allow you to study at Queen Mary:

- Immigration permission as a dependant (husband/wife/partner/child) of someone in the UK
- Immigration permission under Tiers 1, 2 or 5 of the Points Based System

If you are thinking about studying on your existing immigration permission, you should check that you would have enough time to complete your course. Depending on the type of immigration permission that you hold, it may not be possible to apply to extend your immigration permission in the UK if you need more time for your studies.

If your current immigration permission allows you to study, you may still decide to apply for immigration permission that is specifically for studying e.g. Tier 4. For example, if you are currently in the UK as a dependant (see above), but the person you are accompanying needs to leave the UK, you might also have to leave the UK and may not be able to continue your studies. To prevent this outcome, many students apply for immigration permission specifically for their studies.



If you are unsure if your current immigration permission allows you to study at Queen Mary, please contact one of our Welfare Advisers in the Advice and Counselling Service for further guidance.

Extending existing immigration permission for your studies

If you are already in the UK with immigration permission to stay, but this expires shortly or prevents you from studying at Queen Mary, you may be able to apply for new immigration permission without going home. There are very strict rules about when it is possible to apply for immigration permission while you are in the UK. If you do not meet the requirements of these rules you may have to leave the UK to make an immigration application.

Student Visitor & Prospective Student

It is not possible to apply for immigration permission as a Student Visitor or Prospective Student from within the UK. To apply for this type of immigration permission, you will have to leave the UK and make an application at a British visa centre or section. Non-visa nationals may be able to apply for immigration permission as a Student Visitor when re-entering the UK.

Tier 4 (General) Student

If you are applying for immigration permission as a Tier 4 (General) Student, your most recent grant of immigration permission must be as one of the following:

- Tier 4 (General) Student,
- Tier 4 (Child) Student,
- Tier 1 (Post-study Work) Migrant,
- Tier 2 Migrant,
- Participant in the International Graduates Scheme (or its predecessor, the Science and Engineering Graduates Scheme),
- Participant in the Fresh Talent: Working in Scotland Scheme,
- Postgraduate Doctor or Dentist,
- Prospective Student,
- Student,
- Student Nurse,
- Student Re-sitting an Examination,
- Student Writing-Up a Thesis,
- Student Union Sabbatical Officer,
- Work Permit Holder.

If your most recent grant of immigration permission is in any other category (e.g. Dependant, Visitor or Student Visitor), you cannot make an application for Tier 4 (General) Student immigration permission while you are in the UK.

To apply for Tier 4 student immigration permission, your course at Queen Mary must start within one month of your current immigration permission expiring. For example, if your CAS statement states that your course starts on 20 September 2012, your current immigration permission must not expire before 21 August 2012.

If you cannot apply for Tier 4 (General) Student immigration permission while you are in the UK, you will have to make an application to the British visa centre or section in the country where you would normally live when you are not in the UK.

Applying for immigration permission before you travel to the UK

If you are a visa national or you will need to stay in the UK for more than six months or you would like to work while you are in the UK, then you must apply for immigration permission before you travel to the UK.

What sort of immigration permission should I apply for?

There are three main types of immigration permission which you can apply for to study a course at Queen Mary. The following table provides an overview of these categories. You should read the full description before making a decision on which category of immigration permission to apply for.

Table comparing characteristics of Tier 4 (General), Prospective Student, Student Visitor and Extended Student Visitor immigration permission

	Tier 4 (General) Student	Prospective Student	Student Visitor	Extended Student Visitor
Can be granted to non-visa nationals on entry to the UK	No	No	Yes	No
Visa application fee (payable in local currency)	£289	£78 You will need to pay a further fee of at least £394 to extend your immigration permission as a Tier 4 (General) Student	£78 or free if granted on entry	£140

	Tier 4 (General) Student	Prospective Student	Student Visitor	Extended Student Visitor
How long you will be able to stay in the UK	The full length of your course plus additional time at the start and end of your course	Up to 6 months	Up to 6 months	Up to 11 months
Employment (including paid or unpaid work experience)	Full time work is allowed during vacations and during a work placement that is part of your course at Queen Mary. Part time work is allowed during term time.	No work allowed	No work allowed	No work allowed
Can be extended in the UK	Yes*	No	No	No
Can switch to other categories in the UK (E.g. Tier 2 Sponsored Skilled Worker)	Yes – if you are eligible	Yes, but only to Tier 4 (General) Student*	No	No
Type of course that can be studied	Restricted to full-time courses above a specified academic level. The Admissions Office can tell you if your course is at the appropriate level	Full-time or part-time courses at any level	Full-time or part-time courses at any level	Full-time or part-time English language only courses at any level

* To apply for Tier 4 student immigration permission, your course at Queen Mary must start within one month of your current immigration permission expiring. For example, if your CAS statement states that your course starts on 20 September 2012, your current immigration permission must not expire before 21 August 2012.

Student Visitor

Permission as a Student Visitor is suitable for students who will not need to be in the UK for more than six months in any twelve month period. If you are studying an English language course, you may be able to stay longer (see below).

This could be a suitable immigration category for you if you are studying at Queen Mary for one semester as part of a study abroad programme and you don't intend to work in the UK. It could also be suitable if you are studying a distance learning course and you only need to come to the UK occasionally for short periods of time.

Important information for medical and dental students undertaking electives

Based on guidance provided to institutions by the UK Border Agency, we previously advised that students undertaking medical and dental electives could not apply for Student Visitor immigration permission and must apply for Tier 4 (General) immigration permission.

At a meeting of the UK Border Agency's International Group User Panel held on 03 May 2012 it was confirmed that UKBA has changed its policy and that students undertaking medical and dental electives and who did not need to stay for more than six months or undertake any kind of work could also apply for Student Visitor immigration permission.

Important information for students coming to the UK to learn English

If you are coming to the UK to learn English, you can now apply for Student Visitor immigration permission to stay in the UK for up to 11 months. The extra time allowed for English language courses is not detailed within the UK Immigration Rules and only appears in guidance used by UK Border Agency officials. Because the rules that allow you to apply for extra time are not specified in the UK Immigration Rules, it could be withdrawn at any time. Make sure you are using the most up to date guidance when you apply.

Prospective Student

If you intend to undertake studies in the UK but you have not completed all the arrangements for your course of study, you might want to apply for immigration permission as a Prospective Student.

If you are thinking about applying to come to the UK as a Prospective Student, you should have a clear idea of the type and purpose of the studies you wish to undertake and you should already have been in touch with Queen Mary. For example, you may already have been provisionally accepted but your final acceptance is dependent on an interview or successful completion of a short language course.

A vague intention to study is not sufficient to apply in this category.

You must show that you are likely to be able to apply for Tier 4 (General) Student immigration permission within six months of your arrival in the UK.

Please note that one of the requirements to be able to apply for Tier 4 (General) Immigration permission from within the UK is that your course must start not more than one month after your Prospective Student immigration permission ends.

Tier 4 (General) Student

Most students applying for immigration permission to study at Queen Mary apply for this type of immigration permission as it allows students to stay in the UK for more than six months and to undertake limited work experience during and after a course. It is also possible for students with this type of immigration permission to apply in the UK for an extension of immigration permission for further studies as a Tier 4 (General) Student and, if you are eligible, to switch to other categories after studies such as Tier 2 Sponsored Skilled Worker.

Additional requirements for English language courses and Tier 4 (General) Students

If you are coming to Queen Mary to study an English language course which is below B2 level (the Admissions Office can tell you the level of your course) you will not be able to apply for Tier 4 (General) Student immigration permission. You may be able to apply for Student Visitor or Prospective Student immigration permission instead.

Duration of study and progression

For students applying for Tier 4 (General) Student immigration permission, the UK Government has introduced a maximum limit of 5 years studying in the UK at degree level or higher. There is also a new rule that means students can normally only start new courses in the UK if they are at a higher level than any previous studies they have undertaken in the UK.

There are some exceptions to these rules for certain subject areas and types of programmes.

Queen Mary may not be able support your immigration application if you would not be able to complete your studies within the relevant limit or if you have already studied a course at the same or higher level.

For more information, see the section "Can I apply for Tier 4 (General) Student immigration permission?" in our student advice guide *Applying for Tier 4 (General) Student immigration permission*.

Where do I apply?

If you are applying to come to the UK as a Student Visitor or a Prospective Student, you can make your application to any British visa centre or section. If you are applying to come to the UK as a Tier 4 (General) Student, then you must make your application to the British visa centre or section in the region or country where you normally live.

You can find the UK Border Agency directory of Visa Application Centres here:

<http://www.ukba.homeoffice.gov.uk/countries/>

When should I make my immigration application?

You should try to apply for immigration permission as early as possible. It can sometimes take British visa centres and sections a long time to decide applications, especially during the summer when many students are making applications.

There are limits to how early you can apply for immigration permission:

- Student Visitor & Prospective Student — Most visa centres and sections will allow you to apply up to three months before you are due to travel, but check with the centre or section where you will be applying. You can ask for your visa to be post-dated by up to three months if you do not plan to travel immediately.
- Tier 4 (General) Student — you can apply up to three months before the start date of your course.

You can find out how long it is currently taking the British visa centre or section in your region or country to consider applications on the following UK Border Agency website:

<http://www.ukba.homeoffice.gov.uk/visas-immigration/general-info/processing-times/>

The information on this website indicates what the situation was one month ago and may not represent the current processing times. For example, from July onwards Visa Application Centres become increasingly busy as students make their applications to start courses in September.

How much does it cost?

All the fees below are quoted in pounds sterling, but are payable in local currency.

- Student Visitor (up to six months) — £78
- Extended Student Visitor (for English language courses of up to 11 months) — £140
- Prospective Student — £78 *You will need to pay a further fee of £394 for a postal application or £716 for an in-person application to extend your immigration permission in the UK as a Tier 4 (General) Student*
- Tier 4 (General) Student — £289

Which form do I need?

Some visa centres and sections will allow you to make your application online. See

<http://www.ukba.homeoffice.gov.uk/countries/> to find out about the application process. To make your application, you will need to complete the following form(s):

- Student Visitor — VAF1D <http://www.ukba.homeoffice.gov.uk/visas-immigration/visiting/student/apply/>
- Prospective Student — VAF3A <http://www.ukba.homeoffice.gov.uk/visas-immigration/visiting/prospective-student/visa/>
- Tier 4 (General) Student — VAF9 and Appendix 8 <http://www.ukba.homeoffice.gov.uk/visas-immigration/studying/adult-students/apply-outside-uk/>

Providing your biometric details

For your immigration application to be processed, the UK Border Agency will need to take your biometric details. To do this you will need to visit a Visa Application Centre or Section. The staff at the Visa Application Centre or Section will scan your fingerprints and take a digital photograph of your face. Even if you have submitted your application online, you will still need to attend a Visa Application Centre or Section and your application will not be processed until you have done so.

You can find more information about where you will need to go and the procedure on the UK Border Agency website: <http://www.ukba.homeoffice.gov.uk/countries/>

Applying for immigration permission when you arrive in the UK

If you are a [non-visa national](#), then you can apply for immigration permission as a ‘Student Visitor’ from an Immigration Officer when you arrive in the UK.

What are the advantages?

- It does not cost you anything.
- You do not need to make an immigration application before you travel.
- You do not need to be studying a full time course.

Are there any disadvantages?

- You can only apply to stay in the UK as a Student Visitor for a maximum of six months at a time (even if you are study an English Language course). You may not be granted permission if your stay would cause you to spend more than a total of six months in the UK in any 12 month period.
- You cannot undertake any kind of work (paid or unpaid) while you are in the UK.
- You cannot apply for an extension as a student while you are in the UK.
- If the Immigration Officer decides not to give you permission to enter the UK, you will not be able to stay in the UK while you appeal against their decision.
- You cannot travel to the UK via the Republic of Ireland if you intend to apply for this type of immigration permission.

What are the requirements?

When you arrive in the UK you will need to show the Immigration Officer documents to show that:

- You are over 18 years of age — *you could show your passport.*
- You are a non-visa national — *you could show your passport.*
- You have been accepted on a course at an institution which is recognised by the UK Border Agency — *you could show a letter from Queen Mary with the details of your studies (For example, if you are a new student, you could show your offer letter; if you are a student returning for re-sit exams, you could show a print-out of your exam timetable).*

- You have enough money to pay your course fees, accommodation, living expenses while you are in the UK and your return travel — *you could show your bank statements, receipts for your course fees, receipts for your accommodation and/or a letter of invitation from family or friends if you will be staying with them.*
- You intend to leave the UK within 6 months — *you could show a return ticket home or a letter from your employer or education institution showing that they expect you to return to your work or studies.*

How do I apply?

When you travel to the UK you can apply for immigration permission from an Immigration Officer when you arrive at the airport, seaport or international rail terminal. You may be asked to show evidence that you meet the requirements (see above), so it is a good idea to carry your documents in your hand luggage. Please make sure that the immigration officer is aware that you are coming to the UK for studies so that you are given appropriate immigration permission.

If the Immigration Officer is happy that you meet the requirements, then he or she will stamp your passport with his or her date stamp and a stamp detailing how long you can stay and the conditions of your stay. The Immigration Officer will annotate their stamps with the letters 'VST' or 'STV' to indicate that you are a Student Visitor and not a General Visitor. It is important that the Immigration Officer makes this annotation as you cannot study in the UK if you have immigration permission as a General Visitor.



Student Visitor immigration permission granted by an Immigration Officer

Entering the UK via the Republic of Ireland

The Common Travel Area

The common travel area is made up of the UK, Republic of Ireland, the Isle of Man & the Channel Islands.

Problems for students entering the UK via the Republic of Ireland

Because there are different immigration rules which apply to people entering the UK from another part of the Common Travel Area, some students may encounter problems. If you are travelling via the Republic of Ireland, you should check to see if you need immigration permission to travel to Ireland. The immigration rules for the Republic of Ireland are different to those of the UK. See

<http://www.dfa.ie/home/index.aspx?id=8605> for more information.

Those with UK entry clearance or visa

If you obtain immigration permission to come to the UK before you travel and you enter the UK via the Republic of Ireland, your passport will not be stamped by a UK Immigration Officer. It is important that you keep evidence of your date of travel (e.g. your ticket) in case you need to prove this later.

Non-visa nationals without UK entry clearance

As there is no immigration control for people travelling to the UK from the Republic of Ireland, it is unlikely that you will meet a UK Immigration Officer when you enter the UK. If you do not meet an immigration officer, you will not be able to apply for six months of immigration permission as a Student Visitor. Instead, you will have permission to stay in the UK for 90 days under the Common Travel Area rules. It is important that you keep a record of your travel to the UK (E.g. Your airline or ferry ticket) so that, if needed, you can show when your 90 day's of immigration permission began. You can study if you are in the UK under the Common Travel Area rules. **If you need to stay in the UK for longer than 90 days, you should not enter the UK via the Republic of Ireland.**



Inadvertently entering the UK illegally

Because there is no immigration control between the Republic of Ireland and the UK, it is possible to enter the UK illegally (without immigration permission). You should not enter the UK from the Republic of Ireland if:

- You are required to have a visa for the UK, and you do not have one
- You entered the Republic of Ireland unlawfully from a place outside the Common Travel Area
- You entered the Republic of Ireland from the UK, Channel Islands or Isle of Man and you did not have immigration permission for those places
- You are subject to directions given by the Secretary of State that your exclusion is conducive to the public good or in the interests of national security.
- You are subject to a deportation order
- You have been refused permission to enter the UK (unless you have subsequently been given permission to enter or remain in the UK)

The Academic Technology Approval Scheme (ATAS)

Students from outside the European Economic Area and Switzerland are required to have a security clearance certificate before starting studies that lead to postgraduate qualifications in some subject areas (This includes undergraduate degrees that result in postgraduate qualifications, such as an MEng degree).

If you are required to have an ATAS certificate for your studies, you will not be able to apply for Tier 4 (General) Student immigration permission until you have your certificate.

If you are required to have an ATAS certificate for your studies, even if you are not applying for Tier 4 (General) Student immigration permission, you will not be allowed to start your studies at QM until you have your certificate.

It can take 20 working days for an ATAS certificate to be issued and sometimes longer during busy periods.

For more information about which subject areas and qualifications require an ATAS certificate and to apply online, visit: <http://www.fco.gov.uk/atas>

There is no charge for applying for an ATAS certificate and you can apply for as many certificates as you have offers.

What if things go wrong?

What should I do if my immigration application has been refused?

If your immigration application is refused, the visa section or centre will contact you and provide you with a 'refusal notice'. You should note the date when they give you the refusal notice. If you intend to ask for your application to be reviewed you will need to submit your request within 28 days of the date they gave you the notice.

You can obtain advice from a Welfare Adviser at the Advice and Counselling Service about your refusal. For us to be able to advise you please forward us the following documents:

- Your full refusal notice
- Your completed immigration application forms
- Your financial evidence
- Any other documents you were required to submit with your application
- The personal details page in your passport

You will also need to provide us with the following details:

- The date you submitted your immigration application
- The date you received your refusal notice
- Your contact details (e-mail is our preferred method of contact)

You can either scan your documents and e-mail them to welfare@qmul.ac.uk or fax them to us on +44 (0)20 7882 7013. If you are scanning your documents make sure your scans are high enough resolution so that we can read your documents, but not so large that they will be returned by our e-mail servers. We recommend that your scanned pages should be not more than 300KB per page.

Once we have received your documents and details one of the Welfare Advisers in the Advice and Counselling Service will review your documents and will then send you a Client Care Letter which will explain if your refusal is correct or not and what your options are now.

What do I do if the Immigration Officer refuses to let me into the UK when I arrive?

If you are refused entry to the UK when you arrive, you should seek immigration advice immediately. You can contact the Advice and Counselling Service on +44 (0)20 7882 8717 during office hours.

If you are arriving at Heathrow airport during Queen Mary's arrivals weekend, there may be Welfare Advisers from the Advice and Counselling Service at the airport. The International Office will have provided you with a contact number which you can use to contact our staff at the airport.

If you have problems at passport control, and are unable to contact one of our Welfare Advisers, contact Community Legal Advice who may be able to put you in contact with an immigration adviser:

- Tel: 0845 345 4 345 (Mon - Fri 9am - 8:00pm, Sat 9am - 12:30pm)
- E-mail: emailhelp@communitylegaladvice.org.uk
-

How to find the Advice and Counselling Service

Mile End Campus



Advice and Counselling Service	1
Health Centre	2
Geography	3
Mucci's	4
Francis Bancroft Building	5
Queens' Building and Octagon	6
G.O. Jones Building	7
Library	8

Other advice guides published by the Advice and Counselling Service:

- What immigration permission do I need to study at Queen Mary?
- Applying for Tier 4 (General) Student immigration permission
- Resitting, interrupting or leaving your course – a guide for international students
- Banking – a guide for international and EU students
- Student Finance: loans, grants and bursaries for home and EU undergraduates
- Additional sources of funding for home and EU undergraduates
- Postgraduate Funding A guide for home and EU students
- Resitting, interrupting or leaving your course – a guide for home and EU students
- Extra Money: Disability and ill health
- Managing your budget and cutting costs
- Money for Lone Parents
- Council Tax
- Part time and vacation work
- Childcare
- Extenuating Circumstances
- A to Z of support services
- Funding for medical and dental students

You can download up-to-date versions of all our advice guides from our website:
www.welfare.qmul.ac.uk/leaflets

For further information contact:

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