Queensland

Vocational Education, Training and Employment Act 2000

Current as at 22 November 2013
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Vocational Education, Training and Employment Act 2000

[as amended by all amendments that commenced on or before 22 November 2013]

An Act to provide for vocational education, training and employment

Chapter 1 Preliminary

Part 1 Introduction

1 Short title
This Act may be cited as the Vocational Education, Training and Employment Act 2000.

2 Commencement
(1) Schedule 1, section 15 is taken to have commenced on 1 July 1999.
(2) Schedule 1, section 77 commences, or is taken to have commenced, on 1 July 2000.
(3) The remaining provisions of this Act commence on a day to be fixed by proclamation.

3 Objectives
The objectives of this Act are—
(b) to provide mechanisms for employees, employers, associations of employees or employers, industry and the community to advise government on vocational education and training needs and priorities to meet those needs; and

(c) to support the continued development of high quality training by and within industry; and

(d) to facilitate the provision of vocational education and training that is relevant to employment, encourages the generation of employment opportunities and is responsive to the future workforce development and skills requirements of industry; and

(f) to further the commitment by the States, the Territories and the Commonwealth, in partnership with industry, to work together to increase the participation of Australians in an integrated national vocational education and training system that allows for local diversity; and

(g) to promote a community commitment towards supporting young people in the compulsory participation phase; and

(h) to implement initiatives that are consistent with the ministerial declaration ‘Stepping forward: improving pathways for all young people’; and

(i) to strengthen Queensland’s economic base by providing a skilled workforce that meets the current and future needs of industry, Government and the community.

4 Act binds all persons

(1) This Act binds all persons including the State and, so far as the legislative power of the Parliament permits, the Commonwealth and the other States.
(2) However, nothing in this Act makes the State, the Commonwealth or another State liable to be prosecuted for an offence.

5 Notes in text
A note in the text of this Act is part of the Act.

Part 2 Definitions and basic concepts

6 Definitions—the dictionary
The dictionary in schedule 3 defines particular words used in this Act.

7 What is an apprenticeship
An apprenticeship is employment based training declared by the chief executive to be an apprenticeship.

Notes—
1 The declaration is made under section 47.
2 Without limiting who may undertake an apprenticeship, an apprenticeship may be undertaken by a young person in the compulsory participation phase.

8 What is a traineeship
A traineeship is employment based training declared by the chief executive to be a traineeship.

Notes—
1 The declaration is made under section 47.
2 Without limiting who may undertake a traineeship, a traineeship may be undertaken by a young person in the compulsory participation phase.
9 **Who is an apprentice**

(1) An employee who is being trained in an apprenticeship is an *apprentice* if—

(a) an apprenticeship contract for the apprenticeship has been signed by the parties to the contract, whether or not the contract has been registered under this Act; or

(b) the probationary period for the apprenticeship has not ended.

Note—
Section 52(3) states who are the parties to the contract.

(2) However, an employee can not be an apprentice if the employee’s employer has been declared a prohibited employer and the employment contravenes the declaration.

Note—
An employer may be declared to be a prohibited employer under section 83.

10 **Who is a trainee**

(1) An employee who is being trained in a traineeship is a *trainee* if—

(a) a traineeship contract has been signed by the parties to the contract, whether or not the contract has been registered under this Act; or

(b) the probationary period for the traineeship has not ended.

Note—
Section 52(3) states who are the parties to the contract.

(2) However, an employee can not be a trainee if the employee’s employer has been declared a prohibited employer and the employment contravenes the declaration.
11 What is an apprenticeship contract

(1) An apprenticeship contract is a contract in the approved form for the training and employment of a person in an apprenticeship.

(2) A training plan is not part of an apprenticeship contract.

12 What is a traineeship contract

(1) A traineeship contract is a contract in the approved form for the training and employment of a person in a traineeship.

(2) A training plan is not part of a traineeship contract.

13 What is a training plan

(1) A training plan for an apprentice or trainee is a document stating—

   (a) the training to be delivered to the apprentice or trainee by the apprentice’s or trainee’s employer; and

   (b) if the apprentice or trainee is also to be trained by a supervising registered training organisation—

      (i) the training to be delivered to the apprentice or trainee by the organisation; and

      (ii) the maximum period of the training to be delivered by the organisation during the apprenticeship or traineeship; and

   (c) the qualification or statement of attainment to be issued to the apprentice or trainee on completing the training.

(2) A training plan for a student under a vocational placement is a document stating the training to be delivered to the student during the placement by a placement person.
14 What is a registered training organisation

A registered training organisation is a registered training organisation under the Commonwealth Act.

15 What is a supervising registered training organisation

A supervising registered training organisation is a registered training organisation that—

(a) delivers training to an apprentice or trainee under a training plan for the apprentice or trainee that requires the training to be delivered by a registered training organisation; and

(b) when satisfied the apprentice or trainee has completed the training required to be completed under the plan, issues the qualification or statement of attainment stated in the plan.

16 What is a vocational placement scheme

(1) A vocational placement scheme is a scheme stating the particulars mentioned in subsection (2) (the relevant particulars) for a course that—

(a) is to be offered by a registered training organisation; and

(b) requires a student undertaking the course to complete a vocational placement.

(2) The relevant particulars are—

(a) the qualification or statement of attainment to be issued to a student completing the course; and

(b) the skills and knowledge to be attained by a student during the placement and their relevance to the qualification or statement of attainment; and

(c) the duration of the placement.
17 What is a vocational placement

(1) A vocational placement, for a student, is the placement under a vocational placement agreement of the student in a work environment with a placement person who agrees to deliver to the student the training stated in the training plan for the placement.

(2) The object of the placement is to give the student practical training and experience that is required under, and is an assessable part of, the student’s course.

Chapter 3 Apprentices and trainees

Part 1A Declaring apprenticeships or traineeships

47 Declaring apprenticeships or traineeships

(1) This section applies if a person can obtain a qualification or statement of attainment by completing employment based training with an employer.

(2) The chief executive may declare the employment based training leading to the qualification or statement of attainment to be an apprenticeship or traineeship.

(3) A declaration under subsection (2) does not prevent the qualification or statement of attainment from being attained in a way other than by completing an apprenticeship or traineeship.
Part 1  Apprenticeship and traineeship contracts

Division 1  Preliminary

48  Start of apprenticeship or traineeship

An apprenticeship or traineeship starts on the day agreed by the employer and the person who is to become the employer’s apprentice or trainee.

49  Term of training contract

(1) The chief executive may decide the term (the nominal term) of training contracts for apprenticeships and traineeships.

(2) The nominal terms may be different for different apprenticeships or traineeships or different classes of apprenticeships or traineeships.

Note—
Section 77 provides for an extension of the nominal term for a particular apprentice or trainee.

50  Probationary period

(1) The chief executive is to decide the probationary periods for apprenticeships and traineeships.

(2) Probationary periods may be different for different apprenticeships or traineeships or different classes of apprenticeships or traineeships.

(3) The nominal term of a training contract must include the probationary period for the apprenticeship or traineeship.

(4) An employer and the employer’s apprentice or trainee may make written submissions to the chief executive to shorten or lengthen the probationary period for the apprentice or trainee.
Ending apprenticeship or traineeship in probationary period

An apprenticeship or traineeship may be ended during the probationary period by the giving of 1 week’s notice—

(a) by the employer to the employer’s apprentice or trainee; or

(b) by the employer’s apprentice or trainee to the employer.

Note—

Under the *Industrial Relations Act 1999*, section 138A, an employer or the employer’s apprentice or a trainee may end the employment of the apprentice or trainee before the end of the probationary period.

Division 2 Signing and registration of training contracts

Training contract to be signed

(1) The employer of a person who is to be trained by the employer as an apprentice or trainee must ensure that a training contract is signed by the parties before the probationary period ends.

Maximum penalty—40 penalty units.

(2) A person must not coerce, or attempt to coerce, a person to become a party to a training contract.

Maximum penalty—40 penalty units.

(3) The parties to the contract are—

(a) the employer; and

(b) the person training as an apprentice or trainee under the contract; and

(c) if the person mentioned in paragraph (b) is a minor, the person’s parent unless the minor is not in the parent’s care and control.
53 Employer to give training contract to chief executive for registration

The employer must send the signed training contract to the chief executive for registration within 1 month after the end of the probation period for the apprenticeship or traineeship to which the contract relates.

Maximum penalty—40 penalty units.

54 Registering training contract

(1) The chief executive may register, or refuse to register, a training contract in the way prescribed under a regulation.

(2) The chief executive must refuse to register a training contract if the employer is declared to be a prohibited employer and the employment of the apprentice or trainee contravenes the declaration.

Note—

An employer may be declared to be a prohibited employer under section 83.

(3) The chief executive may register a training contract only if the contract conforms with the requirements stated in the approved guidelines.

(4) If the chief executive registers the contract—

(a) the contract is effective on and from the day it is registered; and

(b) the chief executive must promptly give the parties to the contract signed notice that the contract is registered.

(5) If the chief executive refuses to register the contract, the chief executive must promptly give each party an information notice.

(6) If the chief executive refuses to register the contract, the contract and the apprenticeship or traineeship under it end on the day stated in the information notice as the day the decision has effect or an earlier day agreed to by the parties.
54A  Chief executive may keep register

The chief executive may keep a register of training contracts for apprentices and trainees.

55  False or misleading information in training contract

(1) A person must not state anything in a training contract that the person knows is false or misleading.

   Maximum penalty—50 penalty units.

(2) A person must not induce or coerce someone else to state anything in a training contract that the person knows is false or misleading.

   Maximum penalty for subsection (2)—50 penalty units.

56  Premiums prohibited

(1) A person must not, either directly or indirectly, demand, accept or agree to accept from another person a premium for—

   (a) employing the person as an apprentice or trainee; or

   (b) inducing, or attempting to induce, another person to employ a person as an apprentice or trainee; or

   (c) amending a registered training contract; or

   (d) cancelling a registered training contract.

   Maximum penalty—50 penalty units.

(2) If a person is convicted of an offence against subsection (1), the court by, or before, which the person is convicted may order the person—

   (a) to return the premium to the person who gave the premium; or

   (b) to reimburse the person who gave the premium an amount equal to the value of the premium.
(3) Subsection (2) does not limit the court’s power to impose a penalty on the person convicted.

(4) An order under subsection (2)—

(a) may be filed in a court with jurisdiction to recover in an action for debt an amount equal to the amount payable under the order; and

(b) on being filed, is taken to be an order of that court and may be enforced accordingly.

(5) In this section—

premium does not include a payment to a person in the form of a grant or incentive from the State or the Commonwealth for employing or training, or promoting the employment or training of, an apprentice or trainee.

State or the Commonwealth includes an entity that pays a grant or incentive under a written agreement with the State or the Commonwealth.

Division 3 Amending or assigning registered training contract

57 Amending or assigning registered training contract

(1) Except as provided in sections 58 and 59, a registered training contract—

(a) may not be amended or assigned, unless the parties to it agree in writing and the chief executive approves the amendment or assignment; and

(b) may only be—

(i) amended in the way prescribed under a regulation; or

(ii) temporarily assigned to another employer (the new employer) in the way prescribed under a regulation if—
(A) the employer under the contract can not
temporarily meet the training obligations
under the training plan for the employer’s
apprentice or trainee; and
(B) the parties to the contract and the new
employer agree to the temporary assignment
of the contract to the new employer.

(1A) If the chief executive refuses to approve the amendment or
assignment, the chief executive must promptly give the parties
an information notice.

(2) A party to a registered training contract must not coerce, or
attempt to coerce, another party to the contract to agree to its
amendment or assignment.

Maximum penalty for subsection (2)—50 penalty units.

58 Minor amendment of registered training contract

(1) A party to a registered training contract may notify in writing
the other parties to the contract and the chief executive of a
minor amendment of the contract.

(2) When the notice is given, the contract is taken to be amended
in the way stated in the notice.

(3) In this section—

minor amendment, of a contract, means an amendment of the
contract that does not alter its substance or effect.

Examples of a minor amendment—

• a party changes the party’s name or address
• a correction of a typographical error in a party’s name or address

59 Statutory assignment or cancellation of registered
training contract

(1) If an event mentioned in section 82(1)(b) happens, the
training contract is taken to have been assigned by the
[s 61] employer who is a party to the contract to the purchaser of the employer’s business on the day agreed between the employer and the purchaser.

(2) If an event mentioned in section 82(1)(c) happens—

(a) if the business of the dissolved partnership is continued by 1 person who was a partner of the dissolved partnership—the training contract is taken to be assigned to the person when the winding up of the affairs of the dissolved partnership is complete; or

(b) if the business of the dissolved partnership is continued by 2 or more persons who were partners of the dissolved partnership under a new partnership—the training contract is taken to be assigned to the persons when the new partnership begins; or

(c) if neither paragraph (a) or (b) apply—the training contract is cancelled.

Division 4  Cancelling training contract

61 Agreeing to cancel training contract

(1) The parties to a training contract may cancel it at any time if they agree in writing to its cancellation.

(2) A party to a training contract must not coerce, or attempt to coerce, another party to the contract to agree to cancel it.

Maximum penalty for subsection (2)—50 penalty units.

62 Reinstatement of training contract cancelled by coercion

(1) A person who was a party to a decision to cancel a registered training contract by agreement under section 61 may apply to the industrial commission for an order reinstating the contract if the person’s agreement to the cancellation was obtained as a result of coercion.
(2) The application must be made, as required under the rules made under the *Industrial Relations Act 1999*, within 21 days after the cancellation of the contract.

(3) The commission may extend the time for making the application.

(4) In deciding the application, the commission may make any order that it could make under section 236.

### 63 Cancelling training contract for inability to perform contract on stated grounds

(1) If a party to a training contract can not perform the party’s obligations under the contract on any of the following grounds, the party may apply to the chief executive in writing to cancel the contract—

(a) if the party is an employer—

   (i) the employer has ceased business; or

   (ii) there has been a substantial change in the employer’s circumstances and the change has affected the employer’s capacity to perform the employer’s obligations under the contract;

(b) if the party is an apprentice or trainee (the *relevant party*)—

   (i) the employer has moved the employer’s business to a place to which it is impracticable or unreasonable for the relevant party to travel; or

   (ii) there has been a substantial change in the relevant party’s circumstances affecting the relevant party’s capacity to perform the relevant party’s obligations under the contract.

(2) The chief executive must promptly decide the application by fair procedures prescribed under a regulation and give the parties an information notice for the decision.
(3) If the chief executive decides to cancel the contract, the cancellation has no effect until at least 4 weeks from the day the notice is given, unless a shorter time is stated in the notice.

(4) The notice must not state a time less than 4 weeks, unless the chief executive is satisfied it is reasonable in the circumstances to do so.

64 Suspension and cancellation for serious misconduct

(1) This section applies if—

(a) an apprentice or trainee who is a party to a training contract engages in serious misconduct; and

(b) because of the misconduct, the employer of the apprentice or trainee decides it is unreasonable to continue to train the apprentice or trainee at that time.

(2) The employer may immediately suspend the training contract by—

(a) telling the apprentice or trainee the contract is suspended; or

(b) giving the apprentice or trainee a suspension notice.

(3) If the employer suspends the contract under subsection (2)(a), the employer must, within 1 working day after the suspension, give the apprentice or trainee a suspension notice.

(4) If the employer suspends the contract, the employer must—

(a) within 1 working day after the suspension, notify the chief executive of the suspension; and

(b) within 5 working days after the suspension, give the chief executive a copy of the suspension notice.

(5) If the suspension notice states that the employer proposes to apply for cancellation of the contract—

(a) the employer is taken to have applied for the cancellation by giving the chief executive a copy of the suspension notice; and
(b) the apprentice or trainee is taken to be stood down from employment without pay until the chief executive decides the application.

(6) If the suspension notice does not state that the employer proposes to apply for cancellation of the contract, the apprentice or trainee is taken to be stood down from employment without pay for—

(a) if the suspension notice states a period for which the apprentice or trainee is suspended of not longer than 1 working day—the stated period; or

(b) otherwise—1 working day.

(7) The chief executive must promptly—

(a) by fair procedures prescribed under a regulation—

(i) for an application for cancellation of a contract—decide the application; or

(ii) for a suspension notice that does not state that the employer proposes to apply for cancellation of the contract—confirm or refuse to confirm the suspension; and

(b) give the employer and the apprentice or trainee an information notice for the decision.

(8) The chief executive may cancel the contract only if—

(a) it is satisfied the employer gave the apprentice or trainee a suspension notice as required under subsection (2)(b) or (3); and

(b) the chief executive reasonably believes—

(i) the apprentice or trainee engaged in the serious misconduct; and

(ii) it is unreasonable in the circumstances for the employer to continue the training.

(9) However, subsection (10) applies if—
(a) having told the apprentice or trainee of the suspension under subsection (2)(a), the employer fails to give the apprentice or trainee a suspension notice as required under subsection (3); or

(b) the employer fails to notify the chief executive of the suspension as required under subsection (4)(a); or

(c) the employer fails to give the chief executive a copy of the suspension notice as required under subsection (4)(b); or

(d) for a suspension notice that states that the employer proposes to apply for cancellation of the contract—the chief executive, or the commission on appeal, refuses to cancel the contract; or

(e) for a suspension notice that does not state that the employer proposes to apply for cancellation of the contract—the chief executive, or the commission on appeal, refuses to confirm the suspension.

(10) The suspension is taken not to have happened and the employer must immediately—

(a) resume training the apprentice or trainee; and

(b) reimburse the apprentice or trainee for wages lost during the period the apprentice or trainee was stood down from employment without pay.

Maximum penalty—50 penalty units.

(11) In this section—

dangerous incident see the Work Health and Safety Act 2011, section 37.

serious injury or illness see the Work Health and Safety Act 2011, section 36.

serious misconduct means any of the following—

(a) theft;

(b) assault;
Vocational Education, Training and Employment Act 2000
Chapter 3 Apprentices and trainees
Part 1 Apprenticeship and traineeship contracts

65 Chief executive’s power to reinstate training

(1) This section applies if a person who was a party to a training contract that has purportedly been cancelled by another party to the contract, believes on reasonable grounds that the contract has not been cancelled in accordance with this Act.

(2) Within 21 days after the cancellation, the person may apply in writing to the chief executive for an order that training under the contract be resumed.

(3) The person must state the grounds in the application.

(4) If the chief executive decides, by fair procedures prescribed under a regulation, that a party to the contract has purported to cancel the contract other than in accordance with this Act, the chief executive may order—

(a) if the employer purported to cancel the contract—the employer under the contract to resume training the apprentice or trainee; or
(b) if another party purported to cancel the contract—the apprentice or trainee under the contract to resume undertaking the training.

(5) If the chief executive considers it would be impracticable to make the order, the chief executive may order the cancellation of the contract.

(6) The chief executive must promptly give the parties an information notice for the decision on an order under subsection (4) or (5).

(7) A person must not contravene the chief executive’s order. Maximum penalty for subsection (7)—50 penalty units.

66 Cancelling registration of training contract

(1) The chief executive may, by fair procedures prescribed under a regulation, cancel the registration of a training contract, whether on application by a party to the contract or the chief executive’s own initiative, if the chief executive reasonably believes—

(a) the contract was registered in error or because of a materially false or misleading representation or declaration; or

(b) a party to the contract has been convicted of an offence against this Act; or

(c) there has been a change in the circumstances of the employer or the apprentice or trainee that make it unlikely that the contract will be completed; or

(d) an apprentice or trainee is failing, for a reason other than neglect or default, to make reasonable progress in training under the apprentice’s or trainee’s training plan.

Example for paragraph (d)—

After starting an apprenticeship, the apprentice contracts a debilitating illness that prevents the apprentice making reasonable progress in training under the apprentice’s training plan.
(2) The chief executive must promptly give the parties an information notice for the decision.

(3) Subsection (1) does not limit the power of the chief executive to cancel the registration of a training contract under section 64 or 71.

67 Training contract ends if registration cancelled

If the registration of a training contract is cancelled before it is completed, the contract ends on the day the cancellation takes effect.

68 Effect of cancelling or ending training contract

If a training contract ends or is cancelled before it is completed, the apprenticeship or traineeship of the person who was the apprentice or trainee ends on the day the contract ends or is cancelled.

Note—

Section 78 provides for the effect of cancelling or completing a training contract on the apprentice’s or trainee’s employment.

69 Employer to notify supervising registered training organisation

(1) This section applies if a training contract ends or is cancelled before it is completed.

(2) The person who was the employer under the contract must give the supervising registered training organisation for the apprentice or trainee signed notice of the ending of the apprenticeship or traineeship within 7 days after—

(a) if the parties have agreed to cancel the contract—the cancellation; or

(b) if the chief executive has cancelled the contract or the registration of the contract and given the person signed
notice of the cancellation—the person being given the notice.

Maximum penalty—40 penalty units.

Division 5  Discipline

70  Definition for div 5

In this division—

misconduct, for a party to a registered training contract, means—

(a) if the party is an employer or an apprentice or trainee—

(i) the party fails to carry out a reasonable and lawful instruction that is consistent with the party’s obligations under the contract given by—

(A) if the party is the employer—the chief executive; or

(B) if the party is an apprentice or trainee—the chief executive, the apprentice’s or trainee’s employer, the employer’s agent or employee or the supervising registered training organisation for the apprentice or trainee; or

(ii) the party does not—

(A) keep a training record prescribed under a regulation to be kept by the party; or

(B) when requested by another party to the contract, produce the record for the party’s inspection; or

(iii) the party has been convicted of an offence against this Act; or

(b) if the party is an apprentice or trainee—
(i) the party is absent from the party’s employer’s service without the employer’s consent, unless the absence is authorised under this Act or the Industrial Relations Act 1999; or

(ii) the party is absent from training required under the party’s training plan to be provided by the party’s supervising registered training organisation without the organisation’s consent; or

(iii) the party does not participate in training provided under the party’s training plan; or

(iv) the party fails, because of the party’s deliberate neglect or default, to make reasonable progress in training provided under the party’s training plan; or

(v) the party causes serious damage, or risk of serious damage, to the party’s employer’s business or business reputation.

71 Discipline

(1) This section applies if the chief executive reasonably believes a party to a registered training contract—

(a) has contravened this Act or the contract; or

(b) has engaged in misconduct.

(2) The chief executive may make any of the following orders—

(a) an order reprimanding the party;

(b) an order directing the party—

(i) to pay the chief executive an amount of not more than 4 penalty units; or

(ii) to comply with the contract;

(c) if the party contravening the contract or engaging in the misconduct is the apprentice or trainee—an order suspending the contract for a period no longer than 30 days;
(d) if an order has not been made under paragraph (b)(ii) or (c)—an order cancelling the contract.

(3) The chief executive—
   (a) may make an order under subsection (2) only by fair procedures prescribed under a regulation; and
   (b) must give the parties an information notice for the decision on the order.

(4) If the contract is suspended, the apprentice or trainee who is a party to the contract is taken to be stood down from employment without pay for the suspension period.

(5) If the contract is cancelled, section 78 applies and, subject to that section, the employment of the apprentice or trainee is taken to be terminated.

(6) If an order under subsection (2)(b)(i) directs a party to pay an amount to the chief executive, the order may direct that—
   (a) the party pay the amount directly or by instalments over a stated period; or
   (b) if the party is an apprentice or trainee—despite the *Industrial Relations Act 1999*, section 391, the apprentice’s or trainee’s employer deduct the amount directly or by instalments over a stated period from the apprentice’s or trainee’s wages and pay it.

(7) A person must not contravene an order made under subsection (2)(b), (c) or (d).

    Maximum penalty for subsection (7)—50 penalty units.
Division 6 Completion of apprenticeship or traineeship

72 Employer and apprentice or trainee to notify completion of training

(1) This section applies if an employer of an apprentice or trainee and the apprentice or trainee agree the apprentice or trainee has completed the training required to be delivered by the employer under the training plan for the apprentice or trainee.

(2) Within 5 working days after agreeing, the employer and the apprentice or trainee must sign a written statement that the apprentice or trainee has completed the training.

Maximum penalty—50 penalty units.

(3) Within 10 working days after agreeing, the employer or the apprentice or trainee must give the supervising registered training organisation for the apprentice or trainee a signed notice that the apprentice or trainee has completed the training.

Maximum penalty—50 penalty units.

(4) The employer or the apprentice or trainee must not give the supervising registered training organisation a false or misleading notice.

Maximum penalty for subsection (4)—50 penalty units.

73 Notice of issue of qualification or statement of attainment on completion of training

(1) This section applies if a supervising registered training organisation for an apprentice or trainee—

(a) receives a notice under section 72(3) from an employer or apprentice or trainee; and

(b) the organisation is reasonably satisfied the apprentice or trainee—
(i) has completed all the training required for the apprenticeship or traineeship; and

(ii) is entitled, under the Commonwealth Act, to be issued a qualification or statement of attainment for the apprenticeship or traineeship.

(2) The organisation must, as soon as is reasonably practicable, ensure that it, the employer and the apprentice or trainee sign an agreement (the completion agreement) acknowledging the completion of the training.

Maximum penalty—50 penalty units.

Note—

The registered training organisation issues the qualification or statement of attainment stated in the plan to the apprentice or employee under the Commonwealth Act.

(4) The organisation must, within 14 days after issuing the qualification or statement of attainment, give the chief executive and the apprentice’s or trainee’s employer signed notice of issuing the qualification or statement of attainment.

Maximum penalty—50 penalty units.

(5) Promptly after receiving the notice mentioned in subsection (4), the chief executive must issue a completion certificate to the apprentice or trainee.

(6) The organisation must not give a false or misleading notice.

Maximum penalty for subsection (6)—80 penalty units.

74 Signing of completion agreement ends registered training contract

(1) When a supervising registered training organisation, an employer and the employer’s apprentice or trainee sign a completion agreement, the registered training contract for the apprenticeship or traineeship stated in the agreement ends.

(2) This section applies despite the nominal term of the contract.
75 **Signing of completion agreement ends training plan**

When a supervising registered training organisation, an employer and the employer’s apprentice or trainee sign a completion agreement, the training plan for the apprentice or trainee ends.

76 **Cancelling completion certificate**

(1) This section applies if, within 6 months after the issue of a completion certificate, the chief executive reasonably believes the certificate was issued—

(a) in error; or

(b) because of a materially false or misleading representation or declaration.

(2) The chief executive may, by fair procedures prescribed under a regulation, cancel the certificate.

(3) When the chief executive decides to cancel, or not cancel the certificate, the chief executive must immediately give the holder of the certificate an information notice for the decision.

(4) If the chief executive cancels the certificate, the cancellation is effective from the day the information notice is given.

(5) Also, if the chief executive cancels the certificate, the chief executive—

(a) must notify the cancellation in the gazette; and

(b) may, by signed notice to the person to whom the certificate was issued, require the person to return it to the chief executive within the time stated in the notice.

(6) The person must comply with the requirement under subsection (5)(b), unless the person has a reasonable excuse. Maximum penalty—40 penalty units.

(7) The cancellation of the certificate does not reinstate the training contract that ended when the completion agreement was signed.
77 Delayed completion of registered training contract

(1) This section applies if the nominal term of a registered training contract is to end before the apprentice or trainee who is a party to the contract completes the apprenticeship or traineeship.

(2) The parties to the contract may apply in writing to the chief executive to extend the nominal term.

Example—

Because an apprentice is ill, the apprentice cannot participate in training for several months. The parties to the contract may apply to the chief executive for an extension of the nominal term of the contract.

(3) The chief executive may extend the nominal term by a reasonable time if the chief executive reasonably believes the apprentice or trainee can complete the apprenticeship or traineeship in the extended nominal term.

(4) If the chief executive extends the nominal term, the contract is taken to be similarly extended.

(5) The chief executive must—

(a) if the chief executive extends the nominal term, give the parties signed notice of the extension; or

(b) if the chief executive refuses to extend the nominal term, promptly give the parties an information notice.

78 Cancellation or completion of registered training contract terminates employment

(1) This section applies if a registered training contract is cancelled or completed.

(2) The employment of the apprentice or trainee who was a party to the contract (the employee) with the employer is taken to be lawfully terminated under the Industrial Relations Act 1999 unless—

(a) the Industrial Relations Act 1999, section 139A applies; or
(b) the employer and the employee agree the employee is to be employed in another position.

(3) To remove doubt, it is declared that if the employment is terminated, the employee has, under the Industrial Relations Act 1999, the rights given to an employee whose employment has been lawfully terminated under that Act.

Note—See, for example, the Industrial Relations Act 1999, chapter 11 (Records and wages), part 2 (Wages and occupational superannuation), division 3 (Paying and recovering wages).

Division 7 Employers’ obligations for apprentice or trainee

79 Employer to provide facilities
The employer of an apprentice or trainee must provide, or arrange to provide, to the apprentice or trainee the facilities, range of work, supervision and training required under the training plan for the apprentice or trainee.

Maximum penalty—60 penalty units.

80 Employer to comply with training plan
The employer of an apprentice or trainee must deliver to the apprentice or trainee the training the employer is required to deliver under the training plan for the apprentice or trainee.

Maximum penalty—60 penalty units.

81 Employer not to prevent participation in training
The employer of an apprentice or trainee must not directly, or indirectly—

(a) obstruct the apprentice or trainee from participating in the training required under the training plan for the
apprentice or trainee to be delivered by the supervising registered training organisation for the apprentice or trainee (the \textit{required training}); or

(b) prejudice the apprentice’s or trainee’s employment, or place the apprentice or trainee at a disadvantage, because the apprentice or trainee participates or attempts to participate in the required training; or

(c) discourage the apprentice or trainee from participating in the required training; or

(d) induce or coerce the apprentice or trainee to not participate in the required training.

Maximum penalty—60 penalty units.

\section*{82 \hspace{1cm} Employer to report notifiable events}

(1) This section applies if any of the following events (a \textit{notifiable event}) happens in relation to a registered training contract—

\begin{enumerate}
  \item[(a)] the parties to the contract agree to—
    \begin{enumerate}
      \item[(i)] amend the contract; or
      \item[(ii)] temporarily assign the contract; or
      \item[(iii)] cancel the contract;
    \end{enumerate}
  \item[(b)] the employer sells or disposes of the employer’s business to someone else (a \textit{purchaser}) and the purchaser agrees to continue to train the apprentice or trainee under the registered training contract;
  \item[(c)] the employer is a partnership and the partnership is dissolved;
  \item[(d)] the employer decides—
    \begin{enumerate}
      \item[(i)] the apprentice or trainee is failing to make reasonable progress in the training for the apprenticeship or traineeship; or
    \end{enumerate}
\end{enumerate}
(ii) the training can not be completed within the nominal term of the contract.

(2) The employer must give the chief executive signed notice of the event within 14 days after the event happens.

Maximum penalty—50 penalty units.

(3) If the notifiable event is an event mentioned in subsection (1)(b), the purchaser must give the chief executive signed notice of the purchaser’s agreement to continue training the apprentice or trainee under the registered training contract within 14 days after the event happens.

Maximum penalty for subsection (3)—50 penalty units.

### Division 8 Prohibited employers

83 Prohibited employers

(1) The chief executive may, by fair procedures prescribed under a regulation, declare an employer to be a prohibited employer if the chief executive reasonably believes the employer is not a suitable person to employ an apprentice or trainee.

(2) A declaration may be for a stated or indefinite period.

(3) A declaration must state the employer must not, while the declaration is in force, employ—

(a) any apprentice or trainee; or

(b) an apprentice or trainee in 1 or more stated apprenticeships or traineeships.

(4) In deciding whether or not a person is suitable to employ an apprentice or trainee, the chief executive must have regard to the following—

(a) the employer’s ability to provide, or arrange to provide, to an apprentice or trainee the facilities, range of work, supervision and training required under a training plan for the apprentice or trainee;
(b) the employer’s record in delivering training to apprentices or trainees;

(c) whether the employer has contravened any Act or Commonwealth Act relating to employment including this Act, the former VETE Act, the *Industrial Relations Act 1999* and the *Work Health and Safety Act 2011*;

(d) whether the employer has been convicted of an indictable offence;

(e) whether the employer behaves, or permits his or her employees to behave, in an objectionable way towards an apprentice or trainee.

(5) If the chief executive decides not to declare an employer to be a prohibited employer, the chief executive must immediately give the employer written notice of the decision.

(6) If the chief executive decides to declare an employer to be a prohibited employer, the chief executive must immediately give the employer an information notice about the decision.

(7) The chief executive must promptly notify the declaration of an employer as a prohibited employer by gazette notice after the sooner of—

   (a) if the employer does not appeal against the decision to make the declaration—the end of the time for appealing against the decision; and

   (b) if the employer appeals against the decision to make the declaration and the appeal is discontinued or unsuccessful—the end of the appeal.

84 **Revocation of declaration as prohibited employer**

(1) A prohibited employer may, by signed notice given to the chief executive, request the chief executive to revoke the declaration.

(2) The chief executive may, by fair procedures prescribed under a regulation, completely or partly revoke the declaration.
(3) The chief executive may completely revoke the declaration only if satisfied the employer is no longer an unsuitable person to employ any apprentice or trainee.

(4) The chief executive may partly revoke the declaration only if satisfied—
   (a) if the declaration stated the employer must not employ any apprentice or trainee—the employer is no longer an unsuitable person to employ an apprentice or trainee in a particular apprenticeship or traineeship; or
   (b) if the declaration stated the employer must not employ an apprentice or trainee in more than 1 stated apprenticeships or traineeships—the employer is no longer an unsuitable employer to employ an apprentice or trainee in 1 or more apprenticeships or traineeships stated in the original declaration.

(5) If the chief executive decides to completely revoke the declaration, the chief executive must immediately give the employer written notice of the decision.

(6) If the chief executive decides to partly revoke the declaration or to leave the declaration stand, the chief executive must immediately give the employer an information notice about the decision.

(7) If the chief executive completely or partly revokes the declaration, the chief executive must promptly notify the complete or partial revocation by gazette notice.

(8) If the chief executive partly revokes the declaration, the gazette notice must state the employer must not, while the declaration is in force, employ an apprentice or trainee in 1 or more stated apprenticeships or traineeships.

85 Prohibited employer not to contravene declaration

(1) A prohibited employer must not employ, or offer to employ, a person as an apprentice or trainee in contravention of a declaration.
Maximum penalty—80 penalty units.

(2) In this section—

**declaration** means—

(a) a declaration made under section 83; or

(b) if the declaration has been partially revoked under section 84, the declaration as partially revoked.

### Division 9 Other provisions

#### 86 Temporary stand down under registered training contract

(1) This section applies if the employer of an apprentice or trainee temporarily can not provide the apprentice or trainee with the training stated in the training plan for the apprentice or trainee.

(2) The employer may apply in writing to the chief executive for approval to temporarily stand down the apprentice or trainee from the apprenticeship or traineeship.

(2A) When the chief executive decides the application, the chief executive must promptly give the employer and the apprentice or trainee an information notice for the decision.

(3) If the chief executive approves the application, the information notice must state—

(a) the maximum period, not more than 30 days, over which the stand down may happen; and

(b) the maximum time during the period the employer may stand down the apprentice or trainee; and

*Examples of paragraph (b)—*

- the chief executive may approve that the employer stand down the apprentice or trainee for the whole period
- the chief executive may approve that the employer stand down the apprentice or trainee for a stated number of working days in a week for the period
(c) the day the period starts.

(4) The employer may stand down the apprentice or trainee from the apprenticeship or traineeship without pay only in accordance with the information notice from the chief executive.

(5) If the apprentice or trainee is stood down, the apprentice or trainee is also stood down from employment with the employer unless the employer and the apprentice or trainee otherwise agree.

(6) An employer must not stand down an apprentice or trainee from the apprenticeship or traineeship other than under this section.

Maximum penalty for subsection (6)—50 penalty units.

87 Employer restriction on training

(1) An employer must not knowingly enter into a training contract with a person to train the person as an apprentice or trainee in an apprenticeship or traineeship if the person is already being trained as an apprentice or trainee under a registered training contract in the same apprenticeship or traineeship by another employer (the original employer).

Maximum penalty—40 penalty units.

(2) However, the employer does not contravene subsection (1) if the original employer consents in writing to the apprentice or trainee entering into the training contract with the employer.

88 Apprentice or trainee restriction on training

(1) An apprentice or trainee under a registered training contract must not enter into a training contract with an employer (the second employer) for training for the same apprenticeship or traineeship for which the apprentice or trainee is being trained under the registered training contract.

Maximum penalty—40 penalty units.
(2) However, the apprentice or trainee does not contravene subsection (1) if the apprentice’s or trainee’s employer consents in writing to the apprentice or trainee entering into the training contract with the second employer.

89 Restricted callings

(1) The chief executive may, by gazette notice, declare a calling to be a restricted calling.

(2) An employer must not employ a young person in a restricted calling unless the young person—
   
   (a) has completed a qualification or statement of attainment relevant to the calling; or
   
   (b) is employed by the employer as an apprentice or trainee in the calling under a registered training contract.

   Maximum penalty—50 penalty units.

(3) A person does not contravene this section if the person provides a young person with a vocational placement under a vocational placement agreement under chapter 4, part 2.

(4) In this section—

   young person means a person under 21 years.

Part 2 Supervising registered training organisations

90 Requirement for supervising registered training organisation

(1) There must be a supervising registered training organisation for each apprentice or trainee.
(2) If a person is an apprentice or trainee under more than 1 training contract, there must be a supervising registered training organisation for each apprenticeship or traineeship.

91 Becoming a supervising registered training organisation

(1) The parties to a training contract must agree on the registered training organisation that is to become the supervising registered training organisation for the apprentice or trainee.

(2) There can not be more than 1 supervising registered training organisation for each apprentice’s apprenticeship or trainee’s traineeship at any one time.

(3) A registered training organisation can not become a supervising registered training organisation for an apprentice or trainee without the organisation’s agreement.

92 Availability of facilities

A registered training organisation may be a supervising registered training organisation for an apprentice or trainee only if the organisation is able to provide, or arrange to provide, to the apprentice or trainee the facilities, services, supervision and training required under the training plan for the apprentice or trainee.

Maximum penalty—80 penalty units.

93 Supervising registered training organisation to ensure delivery of training

A supervising registered training organisation for an apprentice or trainee must ensure the training required to be delivered under the apprentice’s or trainee’s training plan is delivered to the apprentice or trainee.

Maximum penalty—60 penalty units.
94 Replacing supervising registered training organisation

(1) If the parties to a training contract agree, they may replace the supervising registered training organisation for the apprenticeship or traineeship with another registered training organisation.

(2) If the supervising registered training organisation is to be replaced, the employer must give the organisation a signed notice stating the day, no sooner than 14 days after the day it is given, when the replacement becomes effective.

Maximum penalty—40 penalty units.

(3) Action to replace a supervising registered training organisation is of no effect if subsection (2) is contravened.

95 Replaced training organisation to give statement of attainment

(1) This section applies if a supervising registered training organisation is to be replaced and is given a notice under section 94.

(2) On or before the day stated in the notice when the replacement becomes effective (the replacement day), the organisation must give the apprentice or trainee a statement of attainment stating the training completed under the training plan for the apprentice or trainee up to the replacement day.

Maximum penalty—40 penalty units.
Part 3  Training plans for apprentices or trainees

Division 1  Signing training plan for apprentice or trainee

96 Training plan for apprentice or trainee
(1) There must be a training plan for each apprentice or trainee.
(2) If a person is an apprentice or trainee under more than 1 training contract, there must be a training plan for each apprenticeship or traineeship.

97 Parties to training plan for apprentice or trainee
(1) The parties to a training plan for an apprentice or trainee are—
   (a) the employer; and
   (b) the apprentice or trainee; and
   (c) the supervising registered training organisation for the apprentice or trainee.
(2) The supervising registered training organisation must be a party to the plan even though it may not be delivering any training to the apprentice or trainee under the plan.

98 Training plan for apprentice or trainee to be negotiated by parties
(1) The training to be delivered under the training plan can not be unilaterally decided by the employer or supervising registered training organisation.
(2) It must be negotiated, and agreed to, by all the parties.
99 Coercion

A person must not coerce, or attempt to coerce—
(a) a person to become a party to a training plan; or
(b) a party to a training plan to change the plan.

Maximum penalty—50 penalty units.

100 Signing training plan for apprentice or trainee

(1) When the parties have agreed to the training plan, they must sign it.

(2) The supervising registered training organisation for an apprentice or trainee must take all reasonable steps to ensure that the apprentice’s or trainee’s plan is signed—
(a) if the training plan is the initial training plan for the apprentice or trainee—before the probationary period for the apprentice or trainee ends; or
(b) if a training plan for an apprentice or trainee ends because the supervising registered training organisation has been replaced—within 14 days after the replacement day.

Maximum penalty for subsection (2)—50 penalty units.

101 Copies of signed training plan for apprentice or trainee

The supervising registered training organisation for an apprentice or trainee must ensure a copy of the signed training plan is given to the apprentice or trainee, and the employer, within 7 days after the parties sign it.

Maximum penalty—50 penalty units.

102 False or misleading information in training plan

(1) A person must not state anything in a training plan for an apprentice or trainee the person knows is false or misleading.
Maximum penalty—50 penalty units.

(2) A person must not induce or coerce someone else to state anything in a training plan the person knows is false or misleading.

Maximum penalty for subsection (2)—50 penalty units.

Division 2  Ending or changing training plan for apprentice or trainee

103 Automatic cancellation on replacement of supervising registered training organisation

If a supervising registered training organisation for an apprentice or trainee is replaced, the training plan for the apprentice or trainee ends on the replacement day.

104 Automatic cancellation if apprenticeship or traineeship ends

If a supervising registered training organisation receives notice under section 69 about the end of an apprenticeship or traineeship, the training plan for the apprentice or trainee ends on the same day the apprenticeship or traineeship ends.

105 Statement of attainment

(1) This section applies if a training plan for an apprentice or trainee ends under section 104.

(2) The training organisation must, within 14 days after receiving the notice mentioned in section 69, give the person who was the apprentice or trainee a statement of attainment stating the training the person completed under the training plan before it ended.

Maximum penalty—40 penalty units.
106 Changing a training plan for an apprentice or trainee

The parties to a training plan for an apprentice or trainee may change the plan only in the way prescribed under a regulation.

Chapter 3A Special provisions to complement compulsory participation phase

106A Relationship with other legislation

This chapter complements the provisions of the Education (General Provisions) Act 2006 dealing with the compulsory participation phase for young people.

106B Ministerial declaration ‘Stepping forward: improving pathways for all young people’

(1) The ministerial declaration ‘Stepping forward: improving pathways for all young people’ is the declaration of commitment to the young people of Australia by Ministers for Education, Employment, Training, Youth Affairs and Community Services endorsed in July 2002 by the Ministerial Council on Education, Employment, Training and Youth Affairs.

Note—

Section 3(h) provides that it is an objective of this Act to implement initiatives for young people that are consistent with the declaration.

(2) A copy of the declaration is set out in the attachment.

(3) The attachment is not part of this Act.

106C Chief executive to ensure diversity and accessibility of employment skills development programs

(1) The chief executive must ensure—
(a) employment skills development programs are developed to meet the diverse needs of young people in the compulsory participation phase; and
(b) the programs are accessible by young people in the compulsory participation phase.

(2) The chief executive may provide employment skills development programs (\textit{departmental employment skills development programs}).

Chapter 4 Vocational placement

Part 1 Preliminary

Division 1 Definitions for chapter 4

107 Definitions for ch 4

In this chapter—

\textit{course} means a course that—
(a) is conducted by a registered training organisation; and
(b) leads to the issue of a qualification or statement of attainment.

\textit{parties}, to a vocational placement agreement, are—
(a) the student undertaking vocational placement; and
(b) the registered training organisation offering the course that requires the student to complete a vocational placement under the agreement; and
(c) the placement person for the vocational placement under the agreement.
vocational placement, other than for part 1, division 2, means a vocational placement conforming with the particulars stated in a notice for a recognised vocational placement scheme under section 109(3).

Division 2 Vocational placement schemes

108 Applying for recognition of vocational placement scheme
(1) A registered training organisation may apply to the chief executive to recognise a vocational placement scheme.
(2) The application must be in the approved form and accompanied by the prescribed fee.

109 How chief executive deals with application
(1) The chief executive may recognise, or refuse to recognise, a vocational placement scheme.
(2) The chief executive must promptly give the registered training organisation signed notice of its decision.
(3) If the chief executive recognises the scheme, the notice must state the relevant particulars for the recognised scheme.

110 Offering course if vocational placement scheme not recognised
A registered training organisation must not offer a course that requires a student undertaking the course to complete a vocational placement unless the organisation has applied for and obtained the chief executive’s recognition of a vocational placement scheme for the course.

Maximum penalty—80 penalty units.
Division 3  Arranging vocational placement and application of laws

111  Registered training organisation to arrange vocational placement

(1) If a student must complete a vocational placement, the registered training organisation offering the course must arrange the placement with a placement person, unless the chief executive otherwise consents in writing.

Maximum penalty—80 penalty units.

(2) The registered training organisation must not arrange the placement with a placement person who is a prohibited employer, unless the chief executive consents in writing.

Maximum penalty for subsection (2)—80 penalty units.

112  Vocational placement not to be arranged contrary to recognition

If a registered training organisation obtains recognition for a vocational placement scheme, the organisation must not arrange a vocational placement other than under the recognised scheme.

Maximum penalty—80 penalty units.

113  Placement person not student’s employer

A placement person under a vocational placement agreement is not to be taken to be the employer of a student undertaking a vocational placement under the agreement, and the student is not to be taken to be the person’s employee, only because the student is undertaking the placement.
114 Certain laws not to apply to students obtaining vocational placement

(1) An Act or law, to the extent it prohibits or regulates the employment of a person, does not apply to a vocational placement agreement or the placement of a student under the agreement.

(2) However, subsection (1) does not apply to—

(a) the Anti-Discrimination Act 1991; or

(b) another Act or law, to the extent it prohibits or regulates the work a person may do, if the person—

(i) is less than, or not more than, a stated age; or

(ii) is of a particular sex; or

(iii) does not have a licence, qualification or registration required under the Act or law to do the work.

115 Application of Work Health and Safety Act 2011

Despite section 113, the Work Health and Safety Act 2011 applies to a vocational placement and for that Act—

(a) the student is taken to be a worker of the placement person; and

(b) the placement person is taken to be the student’s employer.
Part 2  Vocational placement agreements

116  Signing vocational placement agreement

(1) Before a student starts a vocational placement, the registered training organisation offering the student’s course must ensure that an agreement (vocational placement agreement) in the approved form is signed by each of the following—

(a) the organisation;
(b) the student;
(c) the person who is to provide the placement;
(d) if the student is a minor, the student’s parent unless the minor is not in the parent’s care and control.

Maximum penalty—80 penalty units.

(2) However, the registered training organisation does not contravene subsection (1) if—

(a) immediately before the placement starts, there is a signed agreement, in the approved form, in force between the organisation and the placement person under which the person agrees to provide a stated number of placements in a stated period; and

(b) before starting the placement, the organisation and the student sign an agreement about the placement in the approved form.

(3) The signed agreements mentioned in subsection (2)(a) and (b) for each placement are together taken to be a vocational placement agreement for the placement.

(4) A vocational placement agreement is effective from the day the student starts the placement.
117 Registration of vocational placement agreement for short placement

(1) This section applies if—

(a) a registered training organisation obtains recognition for a vocational placement scheme; and

(b) a placement under the scheme is to be a short placement.

(2) The organisation must, within 7 days after obtaining the recognition, establish a register of each vocational placement agreement for a placement under the scheme.

Maximum penalty—70 penalty units.

(3) After the parties sign a vocational placement agreement for a short placement, the organisation must immediately register the agreement by entering the particulars prescribed under a regulation in the register.

Maximum penalty—70 penalty units.

(4) However, the organisation must not register the agreement if it does not conform with the requirements stated in any approved guidelines for a vocational placement.

Maximum penalty—70 penalty units.

(5) In this section—

short placement means a vocational placement for not more than 240 hours in a year.

118 Registration of vocational placement agreement for long placement

(1) After the parties sign a vocational placement agreement for a long placement, the registered training organisation must immediately send the signed agreement to the chief executive for registration.

Maximum penalty—70 penalty units.

(2) The chief executive may refuse to register the agreement only if—
(a) the placement person under the agreement is a prohibited employer; or
(b) the agreement does not conform with the requirements stated in any approved guidelines for a vocational placement.

(3) However, the chief executive must refuse to register the agreement if the industrial commission has not made an order under the *Industrial Relations Act 1999*, section 140A, fixing remuneration and conditions for the placement.

(4) The chief executive must immediately give the organisation signed notice of the chief executive’s decision to register, or refuse to register, the agreement.

(5) If the chief executive gives the organisation signed notice of the chief executive’s refusal to register the agreement, the organisation must immediately tell the student and the placement person of the refusal.

Maximum penalty—70 penalty units.

(6) The agreement ceases to have effect immediately the student and the placement person are advised of the refusal.

(7) In this section—

*long placement* means a vocational placement for more than 240 hours in a year.

### 119 Registered training organisation to be satisfied about facilities

A registered training organisation must not enter into a vocational placement agreement unless it is satisfied the proposed placement person can provide, or arrange to provide, to the student the facilities, range of work, supervision and training required under the training plan for the placement.

Maximum penalty—80 penalty units.
120 Remuneration and other conditions under vocational placement agreements

(1) Subsection (2) applies if a student undertakes a course that requires vocational placement, under 1 or more vocational placement agreements, of not more than 240 hours in a year.

(2) The student is not entitled to be paid remuneration for the placement.

(3) Subsection (4) applies if a student undertakes a course that requires vocational placement, under 1 or more vocational placement agreements, of more than 240 hours in a year.

(4) The student is entitled—
   (a) to be paid the remuneration; and
   (b) to the benefit of the conditions;

   ordered by the industrial commission under the Industrial Relations Act 1999, section 140A for the placement.

(5) Training for a student under a vocational placement may be given only in the ordinary working hours of the placement person.

121 Extending vocational placement

(1) This section applies if a registered training organisation considers—
   (a) a student about to undertake, or undertaking, a vocational placement would not be able to complete the training under the placement in the approved time on either of the following grounds—
      (i) the student has an impairment that impacts adversely on the student’s ability to undertake training;
      (ii) another ground the organisation considers reasonable in the circumstances; and
   (b) it is necessary to extend the approved time.
(2) The organisation may apply in writing to the chief executive to extend the approved time.

(3) The chief executive may approve the extension only if reasonably satisfied the student would be able to complete the training under the placement in the extended time.

(4) The chief executive must notify the organisation in writing immediately after deciding the application.

(5) Section 120(3) and (4) does not apply if an approved time of not more than 240 hours is extended to more than 240 hours.

(6) In this section—

**approved time**, means the time for a vocational placement approved by the chief executive when the chief executive approved the vocational placement scheme for the student’s course.

**impairment**, has the meaning given by the *Anti-Discrimination Act 1991*, schedule.

### 122 Amending vocational placement agreement

(1) A vocational placement agreement may not be amended.

(2) However, subsection (1) does not prevent a registered training organisation from amending a vocational placement agreement to correct a minor or typographical error or omission.

(3) If the chief executive has registered the agreement, the organisation must promptly advise the chief executive of the amendment to the agreement.

### 123 Cancelling vocational placement agreement

(1) A student, registered training organisation or placement person under a vocational placement agreement may cancel the agreement at any time by signed notice to the other parties to the agreement.
(2) The cancellation is effective when the notice is given, unless the person giving the notice agrees to a later time.

(3) If the chief executive has registered the agreement, the organisation must promptly advise the chief executive of its cancellation.

124 Workers’ compensation cover

A registered training organisation conducting a course requiring a vocational placement must enter into, and keep in force until the course is no longer offered, an insurance contract under the *Workers’ Compensation and Rehabilitation Act 2003*, section 22 to cover a student undertaking the placement.

Maximum penalty—80 penalty units.

125 Liability insurance

(1) This section applies if a registered training organisation conducts a course requiring a vocational placement.

(2) The organisation must enter into, and keep in force until the course is no longer offered, an approved insurance policy.

Maximum penalty—80 penalty units.

(3) In this section—

*approved insurance policy*, for a course requiring a vocational placement, means an insurance policy—

(a) indemnifying, to the extent of the policy, each person who is a placement person for a placement under the course against—

(i) proceedings for damages brought by—

(A) a student undertaking the course for injury to the student, or loss of or damage to the student’s property, arising out of the placement; or
(B) another person for injury to the person, or loss of or damage to the person’s property, arising out of the placement; and

(ii) loss of, or damage to, the placement person’s property caused by the student in the placement; and

(b) indemnifying, to the extent of the policy, the student against proceedings for damages brought by the placement person or the placement person’s employee or agent, or another person for injury to a person, or loss of or damage to property, arising out of the placement; and

(c) providing coverage for a single claim or action relating to an injury, loss or damage in an amount not less than $10000000 excluding GST.

Part 3 Training plans for vocational placements

126 Training plan for vocational placement

(1) There must be a training plan for every vocational placement.

(2) A registered training organisation that provides a course requiring a vocational placement must ensure there is a training plan conforming with the requirements of this division for the placement before a student starts the placement.

Maximum penalty for subsection (2)—50 penalty units.

127 Negotiating training plan for vocational placement

The training to be delivered to a student under a training plan for a vocational placement by the proposed placement person
is the training agreed on by the registered training organisation and the proposed placement person.

128 Signing training plan for vocational placement

The training plan for a vocational placement must be signed by all the parties.

129 Copies of signed training plan for vocational placement

After the training plan is signed by all the parties, the registered training organisation must ensure a copy of the signed plan is given to the student and the placement person before the placement starts.

Maximum penalty—50 penalty units.

130 Placement person to deliver training

The placement person must deliver to the student being trained under the placement the training stated in the signed training plan for the placement.

Maximum penalty—60 penalty units.

131 Automatic cancellation of training plan for vocational placement

If a vocational placement agreement is cancelled, the training plan for the placement ends on the same day the agreement ends.

132 Changing training plan for vocational placement

The training to be delivered under a signed training plan for a vocational placement may be changed if the student, the registered training organisation and the placement person agree to the change.
Part 4  VET legislation displacement provision

132A  VET legislation displacement provision

(1) This chapter is declared to be a VET legislation displacement provision for the purposes of the *National Vocational Education and Training Regulator Act 2011* (Cwlth), section 11, in relation to all the provisions of that Act.

(2) This part expires 2 years after it commences.

Chapter 6  TAFE institutes

Part 1  Preliminary

191  What is a *TAFE institute*

(1) A *TAFE institute* is an institution operated by the State that provides vocational education and training.

(2) A TAFE institute may also provide—

(a) adult community education; or

(b) post compulsory general education.

(3) A TAFE institute may also include colleges or campuses as part of it.

192  Establishing TAFE institutes

(1) The Minister may establish—

(a) TAFE institutes; or

(b) colleges or campuses of TAFE institutes.
(2) The Minister may—
   (a) amalgamate an institute or part of an institute with another institute or part of an institute; or
   (b) abolish or close an institute or part of an institute.

Part 2 TAFE institute councils

Division 1 TAFE institute councils

193 TAFE institute councils

There is a TAFE institute council for each TAFE institute.

194 TAFE institute council’s functions

(1) A TAFE institute council has the following functions—
   (a) to support vocational education and training through the institute;
   (b) to advise and report on the activities of the institute to—
       (i) the Minister; and
       (ii) the institute director;
   (c) to develop and approve institute directions.

(2) The institute council has power to do all things necessary or desirable to be done for the performance of its functions.

195 TAFE institute council subject to Minister’s directions

(1) A TAFE institute council is subject to the Minister and must comply with the Minister’s written directions about the performance of its functions.
(2) The institute council must disclose directions given to it by the Minister in a financial year in the TAFE institute’s annual report for the financial year.

Division 2  TAFE institute council membership

196 Composition of TAFE institute council

(1) A TAFE institute council consists of—
   (a) up to 15 persons appointed by the Minister (appointed members); and
   (b) the institute’s director, without further appointment.

(2) One appointed member must be a person nominated by the Minister administering the Education (General Provisions) Act 2006.

(3) Other appointed members may be from—
   (a) any industry that is closely linked to the economic, social and employment environment in which the institute operates; or
   (b) the local community; or
   (c) any industrial union of employees; or
   (d) the staff and students of the institute; or
   (e) the indigenous community; or
   (f) those young adults who have current or recent student experience in vocational education and training.

197 TAFE institute council chairperson

(1) The Minister is to appoint an appointed member of a TAFE institute council to be the chairperson of the institute council and may appoint another appointed member to be the deputy chairperson of the institute council.
(2) The chairperson or deputy chairperson holds office as chairperson or deputy chairperson—
   (a) for the term decided by the Minister; or
   (b) if the person’s term of office as member ends before the person’s term of office as chairperson or deputy chairperson ends—until the day the person’s term of office as member ends; or
   (c) if the person’s term of office as member and the person’s term of office as chairperson or deputy chairperson end on the same day—until the day the person’s offices end.

(3) A vacancy occurs in the office of chairperson or deputy chairperson if the person holding the office—
   (a) is removed from office by signed notice from the Minister; or
   (b) resigns the office by signed notice of resignation given to the Minister.

(4) However, a person removed from, or resigning, the office of chairperson or deputy chairperson may continue to be a member of the institute council.

198 Term of appointment of appointed member
   (1) An appointed member is appointed for a term not longer than 3 years.

   (2) An appointed member may resign by signed notice of resignation given to the Minister.

199 Conditions of appointment of appointed member
   (1) An appointed member is to be paid the remuneration and allowances decided by the Minister.

   (2) An appointed member holds office—
       (a) on the conditions stated in this Act; and
(b) on the other conditions decided by the Minister.

200 Disqualifications for appointment as appointed member

A person is not qualified to be, or continue as, an appointed member if the person—

(a) is an undischarged bankrupt or is taking advantage of the laws in force for the time being relating to bankrupt or insolvent debtors; or

(b) is incapable of performing the duties of a member because of physical or mental incapacity; or

(c) is convicted of an indictable offence, whether on indictment or summarily.

201 Vacating office

The office of an appointed member becomes vacant if the member—

(a) resigns office by signed notice of resignation given to the Minister; or

(b) is absent without the TAFE institute council’s permission from 3 consecutive institute council meetings of which proper notice has been given; or

(c) is no longer qualified to be an appointed member; or

(d) is removed from office by signed notice from the Minister.

Division 3 TAFE institute council meetings

202 Times and places of TAFE institute council meetings

(1) A TAFE institute council meeting is to be held at the times and places the institute council decides.
(2) However, the chairperson may call an institute council meeting at any time.

(3) The Minister may also call an institute council meeting at any time.

203 Presiding at TAFE institute council meetings

(1) The chairperson is to preside at all TAFE institute council meetings at which the chairperson is present.

(2) If the chairperson is absent, the deputy chairperson, if present, is to preside.

(3) If the chairperson and the deputy chairperson are absent, the member chosen by the members present is to preside.

204 Voting at TAFE institute council meetings

(1) At TAFE institute council meetings, all questions are to be decided by a majority of votes of the members present.

(2) If a member abstains from voting, the member is taken to vote for the negative.

(3) The chairperson or member presiding at a meeting is to have a vote, and if the votes are equal, a second or casting vote.

205 Quorum for TAFE institute council meeting

A quorum for a TAFE institute council meeting is the number equal to one-half of the number of the members on the institute council or, if one-half is not a whole number, the next highest whole number.

206 Conduct of TAFE institute council meetings

(1) A TAFE institute council may conduct its meetings as it considers appropriate.
(2) The institute council may hold meetings, or permit members to take part in meetings, by telephone, closed-circuit television or another form of communication allowing reasonably contemporaneous and continuous communication between members taking part in the meeting.

(3) A member who participates in an institute council meeting under a permission under subsection (2) is taken to be present at the meeting.

(4) A resolution is a valid resolution of the institute council, even though it is not passed at a meeting of the institute council, if—

(a) notice of the resolution is given to the institute council members under procedures approved by the institute council; and

(b) the number of members required for a quorum agree in writing to the resolution.

207 TAFE institute council minutes

A TAFE institute council must keep a record of the minutes of its meetings and its decisions.

Division 4 Other provisions

208 How TAFE institute council signs documents

A document required to be signed by a TAFE institute council may be signed by—

(a) the institute council’s chairperson; or

(b) if the chairperson is absent or is otherwise unable to sign the document and a deputy chairperson has been appointed—the deputy chairperson; or

(c) otherwise—the person authorised in writing by the chairperson.
209 Prohibition on certain activities

To remove doubt, it is declared that despite any other provision of this Act, a TAFE institute or a TAFE institute council may not—

(a) alter an institute building, other than in a minor way; or
(b) extend an institute building; or
(c) build or buy a building for use by the institute; or
(d) sell institute land or an institute building.

210 TAFE institute director to help TAFE institute council

A TAFE institute director is to give the TAFE institute council reasonable help to perform its functions.

211 Report on TAFE institute council’s operations

(1) A TAFE institute council must prepare and give to the Minister, within 4 months after the end of each financial year, a report on its operations during the financial year.

(2) If the Minister has given the institute council a signed direction under section 195 in the year, the report must include a copy of the direction.

Part 4 Chief executive to administer TAFE institutes

217 Chief executive’s functions for TAFE institutes

(1) The chief executive has the following functions for TAFE institutes—

(a) to ensure the provision of vocational education and training services;
(b) to produce and sell vocational education and training products and services or other products and services connected with TAFE institutes;

(c) to prepare, publish, distribute or license the use of literary or artistic work, audio or audiovisual material, or computer software;

(d) to exploit commercially—
   (i) TAFE institute resources, including any study, research or knowledge; or
   (ii) the practical application of any study, research or knowledge;

(e) to undertake research and development related to a function of the chief executive;

(f) to improve the participation of young people in vocational education and training by attracting young people to, and supporting young people in, vocational education and training resulting in a qualification or statement of attainment;

(g) to ensure rural, remote and indigenous communities are given support, advice or other help in developing services in those communities that facilitate better access to education and training for young people in those communities;

(h) to participate in the development of whole-of-community planning in relation to young people in the compulsory participation phase.

(2) Without limiting subsection (1)(a), the reference in that provision to vocational education and training services includes a reference to vocational education and training services for young people in the compulsory participation phase.
Chapter 7  
Group training organisations

221  Recognition of group training organisation

(1) The chief executive may, by signed notice to a corporation that employs apprentices or trainees for placing under a hosting arrangement, recognise the corporation as a group training organisation.

(2) However, the chief executive may recognise a corporation as a group training organisation only if the corporation conforms with the requirements of the approved guidelines for a group training organisation.

222  Function of group training organisation

The main function of a group training organisation is, by agreement between the organisation and an entity, to arrange for the entity to train under a training plan, an apprentice or trainee employed by the organisation.

223  Withdrawal of recognition

(1) The chief executive may withdraw the recognition of a corporation as a group training organisation by fair procedures prescribed under a regulation.

(2) If the chief executive withdraws the recognition of a corporation as a group training organisation, the chief executive must promptly give the corporation an information notice.
Chapter 7A Principal employer organisations

223A Recognition of principal employer organisation

(1) The chief executive may, by signed notice to an entity, recognise the entity as a principal employer organisation.

(2) However, the chief executive may recognise an entity as a principal employer organisation only if the entity conforms with the requirements of the approved guidelines for a principal employer organisation.

(3) In this section—

*entity* means an entity that—

(a) employs, or intends to employ, 25 or more apprentices or trainees for placing under a hosting arrangement; and

(b) is not recognised under section 221 as a group training organisation.

223B Function of principal employer organisation

A function of a principal employer organisation is, by agreement between the organisation and another entity, to arrange for the other entity to train, under a training plan, an apprentice or trainee employed by the organisation.

223C Withdrawal of recognition

(1) The chief executive may withdraw the recognition of an entity as a principal employer organisation by fair procedures prescribed under a regulation.

(2) If the chief executive withdraws the recognition of an entity as a principal employer organisation, the chief executive must promptly give the entity an information notice.
Chapter 8 Reviews and appeals

Part 1 Training recognition decisions and employment exemption decisions

224 Review by QCAT

(1) A person aggrieved by any of the following decisions may apply to QCAT for a review of the decision—

(c) a decision about the recognition of a group training organisation or principal employer organisation;

(d) a decision about an employment exemption for a young person in the compulsory participation phase.

(2) The application must be made as provided under the QCAT Act.

Part 2 Decisions relating to apprentices and trainees

Division 1 Appeals to industrial commission

230 Appeal to industrial commission against particular decisions of chief executive

(1) A person aggrieved by any of the following decisions of the chief executive may appeal to the industrial commission—

(a) a refusal to register a training contract under section 54;

(b) a refusal to approve an amendment or assignment of a registered training contract under section 57;
(c) a cancellation of, or refusal to cancel, a registered training contract under section 63, 64 or 66;

(d) a confirmation of, or refusal to confirm, the suspension of an apprentice or trainee under section 64;

(e) an order under section 65(4) or (5);

(f) an order, or refusal to make an order, under section 71;

(g) a cancellation, or refusal to cancel, a completion certificate under section 76;

(h) a refusal to extend the nominal term of a registered training contract under section 77;

(i) a declaration, variation of a declaration, or refusal to vary a declaration, of a prohibited employer under section 83 or 84;

(j) an approval, or refusal to approve, the temporary stand down of an apprentice or trainee under section 86.

(2) A parent of an apprentice or trainee can not be a person aggrieved for any of the decisions mentioned in subsection (1).

(3) The appeal must be started, as required under the rules made under the Industrial Relations Act 1999, within 21 days after the aggrieved person is given an information notice for the decision being appealed.

(4) However, the commission may extend the time for starting an appeal.

231 Stay of decision being appealed

The industrial commission may order that the decision being appealed be wholly or partly stayed pending—

(a) the determination of the appeal; or

(b) a further order of the commission.
232 Nature of appeal

(1) An appeal to the industrial commission is by way of rehearing on the record.

(2) However, the commission may hear evidence afresh, or hear additional evidence, if the commission considers it appropriate to effectively dispose of the appeal.

233 Decision on appeal

(1) The industrial commission must deal with an appeal as quickly as possible.

(2) The commission may—
   (a) dismiss the appeal; or
   (b) allow the appeal, set aside the decision being appealed and substitute another decision; or
   (c) allow the appeal and amend the decision; or
   (d) allow the appeal, suspend the operation of the decision and remit the matter, with or without directions, to the person who made the decision to act according to law.

(3) Subject to section 244, the commission’s decision—
   (a) is final and conclusive; and
   (b) can not be impeached for informality or want of form.

234 Exclusive jurisdiction

(1) The industrial commission’s jurisdiction is exclusive of any court’s jurisdiction and an injunction or prerogative order can not be issued, granted or made in relation to proceedings in the commission that are within the commission’s jurisdiction.

(2) Subsection (1) is subject to section 244.
Division 2  Industrial commission’s orders

235  Application of div 2

This division applies if—

(a) an appeal to the industrial commission is about the cancellation of a registered training contract; and

(b) the commission decides the employer or the apprentice or trainee has purported to cancel the contract other than in a way allowed under this Act.

236  Order to resume training

(1) The industrial commission may order—

(a) the employer to resume training the apprentice or trainee; or

(b) the apprentice or trainee to resume training.

(2) If the commission makes an order under subsection (1), the commission may—

(a) make an order it considers necessary to maintain the continuity of the training; or

(b) order the employer to pay to the apprentice or trainee the remuneration lost, or likely to have been lost, by the apprentice or trainee because of the purported cancellation; or

(c) order the apprentice or trainee to repay an amount paid to the apprentice or trainee by or for the employer on the purported cancellation.

237  Order cancelling contract

If the industrial commission considers it would be inappropriate in the circumstances for training to continue, the commission may order—
(a) the contract be cancelled; and

(b) the employer pay to the apprentice or trainee the compensation decided by the commission if the commission is satisfied the payment of compensation is reasonable in all the circumstances.

238 Limit of compensation

The industrial commission must not award an amount under section 237 that is more than the amount that could be awarded if the compensation were payable under the Industrial Relations Act 1999, section 79.

239 Account of amounts paid to apprentice or trainee

In deciding remuneration payable under section 236(2)(b) or compensation payable under section 237, the industrial commission may take into account an amount paid to the apprentice or trainee by the employer on the purported cancellation.

240 Payment of additional amount

If satisfied the employer has purported to cancel the contract other than in a way allowed under this Act, the industrial commission may, in addition to amounts ordered to be paid under section 236(2)(b) or 237, order the employer to pay the apprentice or trainee an amount of not more than the monetary value of 135 penalty units.

241 Instalments

The industrial commission may allow an amount ordered to be paid under this division to be paid in the instalments decided by the commission.
242 Contravening orders

(1) A person must not contravene an industrial commission order made under this division.

Maximum penalty—40 penalty units.

(2) If the employer wilfully contravenes an order to continue training made under section 236, the industrial commission may—

(a) further order the employer to pay to the apprentice or trainee—

(i) an amount of not more than the monetary value of 50 penalty units; and

(ii) an amount as remuneration for lost wages; or

(b) make a further order the commission considers necessary about the continuity of training.

Division 3 Other provisions

243 Recovery of amounts under orders

(1) If the industrial commission orders, under division 2, an amount be paid (as a penalty or otherwise), the registrar may issue a certificate, under the commission’s seal, stating—

(a) the amount payable; and

(b) who is to pay the amount; and

(c) to whom the amount is payable; and

(d) any conditions about payment.

(2) The amount may be recovered in proceedings as for a debt.

(3) When the certificate is filed in a court having jurisdiction for the recovery of the amount in an action for a debt, the order evidenced by the certificate is enforceable as if it were an order made by the court where the certificate is filed.
(4) This section does not limit other ways in which amounts may be recovered on an order of the commission.

244 Appeal to Industrial Court on question of law

(1) A party to an appeal to the industrial commission may appeal against the commission’s decision to the Industrial Court on a question of law only.

(2) The Industrial Relations Act 1999 applies, with any necessary changes, to a proceeding on appeal before the Industrial Court brought under subsection (1).

Chapter 9 General

Part 1 Administration

Division 1 Chief executive’s functions and powers

Subdivision 1 Functions and powers generally

245 Chief executive’s powers

(1) The chief executive has, under the Minister and as agent of the State, all the powers of the State that are necessary or desirable for performing the chief executive’s functions.

(2) Anything the chief executive does in the name of, or for, the State in performing the chief executive’s functions is taken to be done for, and binds, the State.

(3) Without limiting subsection (1), the chief executive may, for example, in performing the chief executive’s functions—
(a) enter into arrangements, agreements, contracts and deeds; and
(b) acquire, hold, deal with, and dispose of property; and
(c) appoint agents and attorneys; and
(d) form or establish, or participate in forming or establishing, an association, corporation, trust or other arrangement for a purpose calculated to further in any way the objects of this Act; and
(e) compound, or prove in a court having jurisdiction for the recovery of the amount claimed, all debts or amounts owing to the State; and
(f) accept gifts, including testamentary gifts and grants and create and administer trust funds; and
(g) charge, and fix terms, for goods, services, facilities and information supplied; and
(h) seal a document; and
(i) make directions for the performance of a function in relation to a TAFE institute; and
(j) do other things necessary or desirable to be done in connection with the functions.

(4) Without limiting subsection (1), the chief executive has the powers given to the chief executive under this or another Act or at common law.

(5) However, the chief executive’s powers are subject to any restriction expressly imposed on the chief executive under this or another Act.

(6) In this section—

- law includes a common law rule.
- restriction includes prohibition.
245A Guidelines

(1) The chief executive may make guidelines for the performance of a function of the chief executive under this Act.

(2) The chief executive must—

(a) publish the guidelines on the department’s website; and

Editor’s note—

The department’s website is <www.dete.qld.gov.au>.

(b) keep a copy of the guidelines available for inspection, free of charge, at an office of the department during ordinary office hours on business days.

(3) A guideline takes effect—

(a) on the day it is published on the department’s website; or

(b) if a later day is stated in the guideline—on the later day.

(4) If the chief executive makes a guideline for performing a function, the chief executive must have regard to the guideline in performing the function.

246 Delegations

(1) The chief executive may delegate the chief executive’s functions and powers to an appropriately qualified person.

(2) A person delegated a function or power may subdelegate it only—

(a) if the delegation permits the subdelegation; and

(b) to an appropriately qualified person.

247 Committees

The chief executive may establish committees to help the chief executive to perform the chief executive’s functions.
248 Membership of other bodies

(1) The chief executive—

(a) may become and be a member or manager of an entity that—

(i) has among its objects—
    (A) a declared object; or
    (B) the conduct of research relevant to a declared object; or

(ii) the chief executive personally considers, is engaged in furthering a declared object; and

(b) may enter into agreements with an entity for a declared object.

(2) The chief executive may be a member or manager of an entity only if its governing body agrees.

(3) The chief executive may be a member of the governing body of an entity of which the chief executive is a member or manager.

(4) In this section—

*chief executive* includes the chief executive’s nominee.

*declared object* means—

(a) vocational education and training; or
(b) adult and community education; or
(c) post compulsory general education.

249 Returns to be given as required

(1) A corporation in whose formation the chief executive has participated, and an entity of which the chief executive is a member or manager, must give to the Minister reports, returns and information about its affairs as required by the Minister.

(2) In this section—
chief executive includes the chief executive’s nominee.

250 Use of facilities and staff

The chief executive may contract, or enter into an arrangement, with an entity for the use by the entity of the facilities and staff available to the chief executive.

Subdivision 2 Recognition certificates

250A Recognition of work or training

(1) A person who has worked, or undertaken training, in a calling may apply to the chief executive to have the person’s skills and knowledge in the calling recognised.

(2) If the chief executive is satisfied the person has necessary skills and knowledge in the calling, the chief executive may issue the person with a certificate (a recognition certificate).

(3) To remove doubt, it is declared that a recognition certificate is not a qualification or a statement of attainment.

(4) The chief executive may cancel a recognition certificate by fair procedures prescribed under a regulation if the recognition certificate was issued—

(a) in error; or

(b) because of a document or representation that—

(i) is false or misleading; or

(ii) was obtained or made in another improper way.

(5) If the recognition certificate is cancelled, the person to whom it was issued must return it to the chief executive within 7 days after the chief executive gives notice of the cancellation to the person, unless the person has a reasonable excuse.

Maximum penalty for subsection (5)—40 penalty units.
Subdivision 3  

Deciding employment exemptions

250B  Application for employment exemption

(1) A young person in the compulsory participation phase or a parent of the young person may apply to the chief executive for an employment exemption for the young person.

(2) The application must be in the approved form.

(3) The applicant must give any information required by the chief executive to decide the application.

250C  Decision about employment exemption

(1) On an application for an employment exemption, the chief executive may grant the employment exemption for the young person, or refuse to do so.

(2) If the chief executive decides to grant the application, the chief executive must immediately give the applicant a notice of the decision (an exemption notice).

(3) If the chief executive decides to refuse the application, the chief executive must immediately give the applicant a notice of the decision (an information notice).

(4) An information notice must state the following—

(a) the decision;
(b) the reasons for the decision;
(c) the day the decision has effect;
(d) that the young person or parent of the young person may apply, as provided under the QCAT Act, to QCAT for a review of the decision;
(e) how to apply for a review;
(f) any right the young person or parent of the young person has to have the operation of the decision stayed.
250D Amending or cancelling employment exemption

(1) The chief executive may amend or cancel the employment exemption for a young person—
   (a) on application by the young person or a parent of the young person; or
   (b) on the chief executive’s own initiative.

(2) The application must be in the approved form.

(3) If the chief executive decides to amend the employment exemption—
   (a) the chief executive must immediately give a notice of the decision (an exemption notice)—
      (i) if the decision is made on application—to the applicant and an interested person; or
      (ii) otherwise—to the young person and a parent of the young person; and
   (b) the amended employment exemption replaces any earlier employment exemption for the young person.

(4) If the chief executive decides to cancel the employment exemption, the chief executive must immediately give a notice of the decision (an information notice)—
   (a) if the decision is made on application—to the applicant and an interested person; or
   (b) otherwise—to the young person and a parent of the young person.

(5) An exemption notice or information notice given under this section must include appropriate information about the following—
   (a) the decision;
   (b) the reasons for the decision;
   (c) the day the decision has effect;
(d) that the young person or parent of the young person may apply, as provided under the QCAT Act, to QCAT for a review of the decision;

(e) how to apply for a review;

(f) any right the young person or parent of the young person has to have the operation of the decision stayed.

(6) In this section—

interested person means—

(a) if the applicant is the young person—a parent of the young person; or

(b) if the applicant is a parent of the young person—the young person.

Subdivision 4 Recognising non-departmental employment skills development programs

250E Chief executive may recognise program

(1) The chief executive may recognise a non-departmental employment skills development program for the purposes of the Education (General Provisions) Act 2006, section 240(3).

(2) The chief executive may withdraw a recognition by fair procedures prescribed under a regulation.

(3) In this section—

non-departmental employment skills development program means an employment skills development program other than a departmental employment skills development program.
Chief executive must maintain register

The chief executive must maintain a register of non-departmental employment skills development programs recognised under section 250E.

Editor’s note—

The register is available for inspection during office hours at Level 4, Education House, 30 Mary Street, Brisbane or on the department’s website <www.training.qld.gov.au/training-organisations/education-reforms/employment-skills.html>.

Division 2 Trusts

Definitions for div 2

In this division—

approved arrangement means an arrangement—

(a) approved by the Minister under section 252(4); and

(b) notified by gazette notice under section 252(5).

trust property see section 252(1).

Variation of trust purposes

This section applies if—

(a) property (trust property) is held by or for the State, at the commencement of this section or at a later time, on terms requiring the property or income from the property to be applied to a purpose (the original purpose) intended to further in any way the objects of this Act; and

(b) 1 or more of the following happen—

(i) the original purpose is carried out;

(ii) the original purpose ceases to exist;
[s 253]

(iii) the original purpose is adequately provided for otherwise;

(iv) the original purpose is uncertain or insufficiently defined or can not be identified;

(v) it is or becomes impossible, impracticable or inexpedient to carry out the original purpose;

(vi) the property or income from the property is not enough to carry out the original purpose.

(2) The chief executive may propose an arrangement to apply the trust property or a part of it or the income from the property to a purpose stated in the proposal.

(3) The chief executive must submit the proposed arrangement in writing to the Minister.

(4) The proposed arrangement has no effect unless it is approved by the Minister.

(5) If the Minister approves the proposed arrangement, the approval must be notified by gazette notice.

(6) The approval is effective from the publication of the notice or a later day stated in the notice.

(7) Despite the original purpose for which the trust property was held immediately before the proposed arrangement becomes effective, when the approved arrangement becomes effective the trust property or income from it is to be applied to the purpose stated in the approved arrangement.

(8) However, the chief executive may not propose an arrangement under subsection (2) for trust property if the trust instrument under which the property is held on trust states the way the property is to be dealt with if something mentioned in subsection (1)(b) happens.

253 Variation of approved arrangement

(1) The chief executive may propose a variation of an approved arrangement.
(2) The chief executive must submit the proposed variation in writing to the Minister.

(3) The proposed variation has no effect unless it is approved by the Minister.

(4) If the Minister approves the proposed variation—
   (a) the variation must be notified by gazette notice; and
   (b) the approved arrangement as varied, is taken to be the approved arrangement for the trust property, or the part of the property to which it relates, on publication of the notice or a later day stated in the notice.

254 Requirements about purposes for arrangements

(1) This section applies if the chief executive proposes—
   (a) an arrangement under section 252(2); or
   (b) a variation of an approved arrangement under section 253(1) and the proposal is to change the purpose of the approved arrangement.

(2) The chief executive must—
   (a) choose a purpose that, in the chief executive’s opinion, is as similar as possible to the purpose for which the trust property is held by or for the State immediately before—
      (i) the proposal of the arrangement; or
      (ii) the variation of the approved arrangement; and
   (b) in choosing the purpose, have regard to—
      (i) its usefulness; and
      (ii) how easily it can be achieved.

(3) If the chief executive might have chosen another purpose for the arrangement or variation, other than the chosen purpose, it is not a sufficient ground for a court—
(a) to declare the chief executive’s chosen purpose invalid or defective; or
(b) to stop the chief executive’s chosen purpose from being carried out.

255 **Recording arrangements and variations in land register**

(1) This section applies if trust property to which an approved arrangement, or a variation of an approved arrangement, relates consists wholly or partly of land.

(2) The chief executive must notify the registrar of titles or other person (each a *recorder*) charged by law with recording dealings for the land of the approved arrangement or variation of an approved arrangement within 1 month after the approval of the arrangement or variation takes effect.

(3) On receiving the notification and any other particulars about the land, arrangement or variation the recorder requires, the recorder must make, in the appropriate register, the entries necessary to record the existence of the approved arrangement or variation.

256 **Rights and jurisdiction in equity not affected**

Other than as provided in this division, this division does not affect—

(a) rights, entitlements and obligations conferred or imposed by law for property held on trust; or

(b) the jurisdiction of a court to enforce, or declare about, trusts.
Part 2  Enforcement

Division 1  Inspectors

257  Appointment
(1) The chief executive may appoint a public service officer or a person prescribed under a regulation as an inspector.
(2) The chief executive may appoint an officer or a person as an inspector only if, in the chief executive’s opinion, the officer or person has the necessary expertise or experience to be an inspector.

258  Limitation of inspector's powers
The powers of an inspector may be limited—
(a) under a regulation; or
(b) under a condition of appointment; or
(c) by signed notice of the chief executive given to the inspector.

259  Inspector's appointment conditions
(1) An inspector holds office on the conditions stated in the instrument of appointment.
(2) An inspector ceases holding office—
   (a) if the appointment provides for a term of appointment—at the end of the term; or
   (b) if the appointment conditions provide—on ceasing to hold another office stated in the appointment conditions (the main office).
(3) An inspector may resign by signed notice of resignation given to the chief executive.
(4) However, an inspector may not resign from the office as inspector under this Act (the secondary office) if a condition of appointment to the main office requires the inspector to hold the secondary office.

260 Inspector’s identity card

(1) The chief executive must give each inspector an identity card.

(2) The identity card must—
   (a) contain a recent photograph of the inspector; and
   (b) be in a form approved by the chief executive; and
   (c) be signed by the inspector; and
   (d) identify the person as an inspector under this Act.

(3) A person who ceases to be an inspector must return the person’s identity card to the chief executive within 21 days after the person ceases to be an inspector, unless the person has a reasonable excuse for not returning it.

   Maximum penalty—40 penalty units.

(4) This section does not prevent the giving of a single identity card to a person for this and other Acts or for other purposes.

261 Production or display of inspector’s identity card

(1) An inspector may exercise a power under this Act in relation to a person only if the inspector—
   (a) first produces the inspector’s identity card for inspection by the person; or
   (b) has the inspector’s identity card displayed so that it is clearly visible to the person.

(2) However, if, for any reason, it is not practicable to comply with subsection (1), the inspector must produce the identity card for inspection by the person at the first reasonable opportunity.
Division 2  Powers of inspectors

Subdivision 1  Entry of places

262  Power to enter places

(1) An inspector may enter a place if—

(a) its occupier consents to the entry; or

(b) it is a public place and the entry is made when it is open to the public; or

(c) it is a place where a registered training organisation carries on business and the entry is made when the place is open for the conduct of business or otherwise open for entry; or

(d) the entry is authorised by a warrant; or

(e) the place is a place where the inspector reasonably believes—

(i) a registered training organisation or an employer is—

(A) training an apprentice or trainee under a registered training contract or a student under a vocational placement agreement; or

(B) providing vocational education and training to a student for the issue of a qualification or statement of attainment; or

(C) assessing a person’s skills and knowledge for the issue of a qualification or statement of attainment; or

(ii) a delegate of the chief executive, other than an officer of the department, is exercising a power delegated to the delegate by the chief executive;
and the entry is made when the place is open for work or
the conduct of business or otherwise open for entry.

(2) For the purpose of asking the occupier of a place for consent
to enter, an inspector may, without the occupier’s consent or a
warrant—
(a) enter land around premises at the place to an extent that
is reasonable to contact the occupier; or
(b) enter part of the place the inspector reasonably
considers members of the public ordinarily are allowed
to enter when they wish to contact the occupier.

(3) For subsection (1)(c) and (e), the place does not include part
of the place where a person resides.

Subdivision 2 Procedure for entry

263 Entry with consent

(1) This section applies if an inspector intends to ask an occupier
of a place to consent to the inspector or another inspector
entering the place under section 262(1)(a).

(2) Before asking for the consent, the inspector must tell the
occupier—
(a) the purpose of the entry; and
(b) that the occupier is not required to consent.

(3) If the consent is given, the inspector may ask the occupier to
sign an acknowledgement of the consent.

(4) The acknowledgement must state—
(a) the occupier has been told—
(i) the purpose of the entry; and
(ii) that the occupier is not required to consent; and
(b) the purpose of the entry; and
(c) the occupier gives the inspector consent to enter the place and exercise powers under this part; and

(d) the time and date the consent was given.

(5) If the occupier signs the acknowledgement, the inspector must immediately give a copy to the occupier.

(6) A court must find the occupier of a place did not consent to an inspector entering the place under this part if—

(a) an issue arises in a proceeding before the court whether the occupier of the place consented to the entry under section 262(1)(a); and

(b) an acknowledgement mentioned in subsection (4) is not produced in evidence for the entry; and

(c) it is not proved by the person relying on the lawfulness of the entry that the occupier consented to the entry.

264 Application for warrant

(1) An inspector may apply to a magistrate for a warrant for a place.

(2) The application must be sworn and state the grounds on which the warrant is sought.

(3) The magistrate may refuse to consider the application until the inspector gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.

Example—

The magistrate may require additional information supporting the application to be given by statutory declaration.

265 Issue of warrant

(1) The magistrate may issue a warrant only if the magistrate is satisfied there are reasonable grounds for suspecting—
(a) there is a particular thing or activity (the evidence) that may provide evidence of an offence against this Act; and

(b) the evidence is at the place or, within the next 72 hours, may be at the place.

(2) The warrant must state—

(a) that a stated inspector may, with necessary and reasonable help and force—

(i) enter the place and any other place necessary for entry; and

(ii) exercise the inspector’s powers under this part; and

(b) the offence for which the warrant is sought; and

(c) the evidence that may be seized under the warrant; and

(d) the hours of the day or night when the place may be entered; and

(e) the date, within 7 days after the warrant’s issue, the warrant ends.

266 Warrants—procedure before entry

(1) This section applies if an inspector named in a warrant issued under this part for a place is intending to enter the place under the warrant.

(2) Before entering the place, the inspector must do or make a reasonable attempt to do the following things—

(a) identify himself or herself to a person present at the place who is an occupier of the place by producing the inspector’s notice of appointment or other document evidencing the appointment;

(b) give the person a copy of the warrant;

(c) tell the person the inspector is permitted by the warrant to enter the place;
(d) give the person an opportunity to allow the inspector immediate entry to the place without using force.

(3) However, the inspector need not comply with subsection (2) if the inspector reasonably believes that immediate entry to the place is required to ensure the effective execution of the warrant is not frustrated.

Subdivision 3  Powers after entry

267 General powers after entering places

(1) This section applies to an inspector who enters a place.

(2) However, if an inspector—

(a) enters a place to get the occupier’s consent to enter premises, this section applies to the inspector only if the consent is given; or

(b) enters a place under a warrant, this section applies subject to the warrant.

(3) For monitoring or enforcing compliance with this Act, the inspector may—

(a) search any part of the place; or

(b) inspect a document in or on the place; or

(c) take extracts from, or make copies of, a document in or on the place; or

(d) take into or onto the place any persons, equipment and materials the inspector reasonably requires for exercising a power under this Act; or

(e) require the occupier of the place, or a person at the place, to give the inspector reasonable help to exercise the inspector’s powers under paragraphs (a) to (d); or

(f) require the occupier of the place, or a person at the place, to give the inspector information to help the
inspector ascertain whether this Act is being complied with.

(4) When making a requirement mentioned in subsection (3)(e) or (f), the inspector must warn the person it is an offence to fail to comply with the requirement, unless the person has a reasonable excuse.

### 268 Failure to help inspector or give inspector information

(1) A person required to give reasonable help under section 267(3)(e) or information under section 267(3)(f), must comply with the requirement, unless the person has a reasonable excuse.

Maximum penalty—40 penalty units.

(2) If the requirement is to be complied with by the person giving information, or producing a document, other than a document required to be kept by the person under this Act, it is a reasonable excuse for the person to fail to comply with the requirement if complying with it might tend to incriminate the person.

### Subdivision 4 Power to seize evidence

### 269 Power to seize evidence from places

(1) An inspector who enters a place under section 262(1)(e) may seize a thing at the place if the inspector reasonably believes the thing is evidence of an offence against this Act.

(2) An inspector who enters a place under this division under a warrant may seize the evidence for which the warrant was issued.

(3) An inspector who enters a place under this division under a warrant, or enters a place with the occupier’s consent, may seize a thing if the inspector reasonably believes—
(a) the thing is evidence of the commission of an offence against this Act; and
(b) the seizure is necessary to prevent—
   (i) the thing’s concealment, loss or destruction; or
   (ii) the thing’s use in committing, continuing or repeating the offence.

270 Receipts for seized things

(1) As soon as practicable after an inspector seizes a thing, the inspector must give a receipt for it to the person from whom it was seized.

(2) However, if for any reason it is not practicable to comply with subsection (1), the inspector must leave the receipt at the place of seizure in a conspicuous position and in a reasonably secure way.

(3) The receipt must describe generally each thing seized and its condition.

271 Inspector to allow inspection etc.

Until a seized thing is returned or otherwise finally dealt with under this Act, an inspector must allow a person who would be entitled to possession of it, if it had not been seized—

(a) to inspect it free of charge; or
(b) if it is a document, to obtain a copy of it free of charge.

272 Obligation to return seized things

(1) This section applies if a thing is seized under this Act.

(2) The chief executive must return the seized thing to its owner at the end of—

(a) 6 months; or
(b) if a prosecution for an offence involving the thing is started within the 6 months—the prosecution for the offence and any appeal from the prosecution.

(3) Despite subsection (2), the chief executive must return the seized thing to its owner immediately if the chief executive stops being satisfied its retention as evidence is necessary.

Subdivision 5  Power to obtain information

273  Power to require production of documents

(1) An inspector may require a person to make available for inspection by an inspector, or produce to an inspector for inspection, at a reasonable time and place nominated by the inspector—

(a) a document issued to the person under this Act; or
(b) a document required to be kept by the person under this Act.

(2) The person must comply with the requirement, unless the person has a reasonable excuse.

Maximum penalty—40 penalty units.

Subdivision 6  General enforcement matters

274  Obstructing etc. an inspector

A person must not obstruct an inspector in the exercise of a power, unless the person has a reasonable excuse.

Maximum penalty—40 penalty units.

275  Pretending to be an inspector

A person must not pretend to be an inspector.
276 **Compensation**

(1) A person may claim compensation from the State if the person incurs loss or expense because of the exercise or purported exercise of a power under this part.

(2) Payment of compensation may be claimed and ordered in a proceeding for—

(a) compensation brought in a court having jurisdiction for the recovery of the amount of compensation claimed; or

(b) an offence against this Act brought against the person claiming compensation.

(3) A court may order the payment of compensation for the loss or expense only if satisfied that it is just to make the order in the circumstances of the particular case.

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**Part 3**

**Other provisions**

**Division 1**

**Offences**

277 **False or misleading statements to official**

(1) A person must not state anything to an official the person knows is false or misleading in a material particular.

Maximum penalty—50 penalty units.

(2) In this section—

*official* means the chief executive or an inspector.
278 False or misleading documents to official

(1) A person must not give an official a document containing information the person knows is false or misleading in a material particular.

Maximum penalty—50 penalty units.

(2) Subsection (1) does not apply to a person who when giving the document—

(a) tells the official, to the best of the person’s ability, how it is false or misleading; and

(b) if the person has, or can get, the correct information, gives the correct information to the official.

(3) In this section—

official has the meaning given by section 277.

279 Offences about false or misleading statements or documents

(1) For an offence against a prescribed provision, it is enough to allege that the relevant statement or document was ‘false or misleading’ without specifying which.

(2) In this section—

prescribed provision means section 55, 72(4), 73(6), 102, 277(1) or 278(1).

Division 2 General accountability provisions

281 Responsibility for acts or omissions of representatives

(1) This section applies in a proceeding for an offence against this Act.

(2) If it is relevant to prove a person’s state of mind about a particular act or omission, it is enough to show—
(a) the act was done or omitted to be done by a representative of the person within the scope of the representative’s actual or apparent authority; and

(b) the representative had the state of mind.

(3) An act done or omitted to be done for a person by a representative of the person within the scope of the representative’s actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves—

(a) if the person was in a position to influence the conduct of the representative in relation to the act or omission, the person took reasonable steps to prevent the act or omission; or

(b) the person was not in a position to influence the conduct of the representative in relation to the act or omission.

(4) In this section—

representative means—

(a) for a corporation—an executive officer, employee or agent of the corporation; or

(b) for an individual—an employee or agent of the individual.

282 Disclosure of interests by member of disclosure body

(1) This section applies if a member of a disclosure body has a direct or indirect interest in a matter being considered, or about to be considered, by the body.

(2) The member must disclose the nature of the interest to a meeting of the body as soon as practicable after the relevant facts come to the member’s knowledge.

Maximum penalty—50 penalty units.

(3) The disclosure must be recorded in the minutes of the meeting of the body.
(4) In this section—

 disclosure body means any of the following—

 (a) a TAFE institute council;
 (b) a committee established by a TAFE institute council;
 (c) a committee established by the chief executive.

283 Voting etc. by interested member of disclosure body

(1) If a member of a disclosure body has a material personal interest in a matter being considered by the body, the member must not—

 (a) vote on the matter; or
 (b) vote on a proposed resolution (a related resolution) under subsection (2)(a) in relation to the matter (whether in relation to the member or another member); or
 (c) be present while the matter, or a related resolution, is being considered by the body; or
 (d) otherwise take part in any decision of the body in relation to the matter or a related resolution.

Maximum penalty—50 penalty units.

(2) Subsection (1) does not apply to the matter if—

 (a) the body has passed a resolution that—
      (i) states the member, the interest and the matter; and
      (ii) states that the members voting for the resolution are satisfied that the interest should not disqualify the member from considering or voting on the matter; or
 (b) if a quorum of the body can not be formed because of subsection (1)—the Minister has given a written direction to that effect for the matter.

(3) In this section—
284 Other disclosure of interests

(1) This section applies if a person, other than a public service employee, has a direct or indirect interest in a matter that appears likely to conflict, or appears capable of conflicting, with the exercise of the person’s powers or the performance of the person’s functions under this Act.

(2) The person must disclose the interest to the chief executive.

Maximum penalty—50 penalty units.

(3) The Minister or chief executive may, by signed notice, direct the person to take the reasonable action stated in the notice to resolve the conflict.

(4) The person must not contravene the direction, unless the person has a reasonable excuse.

Maximum penalty for subsection (4)—40 penalty units.

285 Duty to act honestly

(1) This section applies if a person exercises a power or performs a function under this Act.

(2) In exercising the power or performing the function, the person must act honestly.

Maximum penalty—50 penalty units.

(3) The person must not use any information acquired in exercising the power or performing the function to, directly or indirectly—

(a) gain a benefit for the person or someone else; or

(b) cause a detriment to someone else.

Maximum penalty for subsection (3)—50 penalty units.

disclosure body has the meaning given by section 282.
286 Protection of confidentiality

(1) This section applies if a person exercises a power or performs a function under this Act.

(2) The person must not disclose to anyone else information that comes to the person’s knowledge in exercising the power or performing the function or because of an opportunity provided by the exercise of the power or performance of the function.

Maximum penalty—50 penalty units.

(3) However, a person does not contravene subsection (2) if the person discloses information—

(a) under this Act; or
(b) with the authorisation of the chief executive; or
(c) required to be disclosed under a matter before the chief executive; or
(d) ordered by a court, commission or tribunal constituted by law to be disclosed under proceedings before it; or
(e) otherwise required by law to be disclosed.

Division 3 Procedural and evidentiary provisions

287 Summary proceedings for offences

(1) A proceeding for an offence against this Act is to be taken in a summary way under the Justices Act 1886.

(2) A proceeding for an offence under this Act must be commenced—

(a) within 1 year after the offence was committed; or
(b) within 6 months after the offence comes to the complainant’s knowledge, but within 18 months after the offence was committed.
288 Representation of parties

(1) A party to a proceeding for an offence against this Act may be represented in the proceedings by an agent appointed in writing or a lawyer.

(2) However, a party who is represented by an agent or lawyer can not be awarded costs of the representation.

289 Evidentiary provisions

(1) This section applies to a proceeding under this Act.

(2) It is not necessary to prove the appointment of the chief executive or an inspector, or the authority of the chief executive or an inspector to do anything under this Act, unless a party, by reasonable notice of at least 7 days, requires proof of the appointment or authority.

(3) A signature on a document purporting to be that of the chief executive, an inspector, or an owner or executive officer of a registered training organisation is evidence of the signature it purports to be.

(4) An entry in a register kept under this Act, or a copy or extract from a register kept under this Act, certified to be a true copy or extract by the chief executive is evidence of the matters contained in the register.

(5) A certificate signed by the chief executive or an inspector and stating any of the following matters is evidence of the matter—

   (a) on a stated day, or during a stated time, a stated person was, or was not, a party to a registered training contract or a registered vocational placement agreement;

   (b) on a stated day, or during a stated time, a stated training organisation was, or was not, a registered training organisation.

(6) A registered training contract or vocational placement agreement is evidence of the things stated in it.
(7) A document apparently published by or for the Minister or the chief executive, is evidence that the document and the things stated in it are authorised by the Minister or the chief executive.

(8) A copy signature on a document purporting to be a facsimile of the signature of a person (signatory) who is, or was, the chief executive or an inspector is evidence—

(a) of the signature of the person who is, or was, the signatory; and

(b) the signature was placed on the document by or with the authority of the person who is, or was, the signatory.

Division 4 Other provisions

290 Protection from liability

(1) An indemnified person is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.

(2) If subsection (1) prevents a civil liability attaching to the person, the liability attaches instead to the State.

(3) In this section—

indemnified person means any of the following—

(a) the Minister;

(b) a member of a TAFE institute council;

(c) the chief executive;

(d) an officer or employee of the department;

(e) an inspector;

(f) a person mentioned in section 267(3)(e).
290A Approved forms

The chief executive may approve forms for use under this Act.

291 Regulation-making power

(1) The Governor in Council may make regulations under this Act.

(2) Without limiting subsection (1), a regulation may—

(a) provide for the fees payable under this Act; or

(b) create offences and impose penalties (including different penalties for successive offences) of not more than 20 penalty units.

Chapter 10 Repeals and transitional provisions

Part 1 Repeals

294 Repeal of Acts

The following Acts are repealed—

- Vocational Education, Training and Employment Act 1991
Part 2  
Transitional provisions for Act No. 23 of 2000

Division 1  
Preliminary

295  Definitions for pt 2

In this part—

commission means the Vocational Education, Training and Employment Commission established under the former VETE Act.

corporation means the Vocational Education, Training and Employment Corporation established under the former VETE Act.

former body means any of the following bodies constituted or established under the former VETE Act—

(a) the commission;
(b) the accreditation council;
(c) the state planning and development council;
(d) the state training council.


industrial body means the industrial commission or an industrial magistrate.

new training contract see section 307.

State Training Council means the State Training Council constituted under the former VETE Act.
Division 2  
Transitional provisions for former VETE Act

296 Dissolution of corporation and former bodies
(1) The corporation and each former body are dissolved.
(2) The members of each former body go out of office.

297 Assets and liabilities
(1) The assets and liabilities of the corporation and each former body vest in the State.
(2) If the corporation held property on trust, the State holds the property on the terms of the trust.

298 Proceedings
(1) A proceeding by or against the corporation or a former body that has not ended before the commencement of this section may be continued and finished by or against the State.
(2) A proceeding that could have been taken by or against the corporation or a former body if the corporation or former body had continued to exist, may be taken by or against the State.

299 Existing contracts
(1) If the corporation or a former body was a party to a contract in force immediately before the commencement of this section, the contract continues in force and the State is taken to be a party instead of the corporation or former body.
(2) In this section—
contract means a contract other than a training contract.
300 References

A reference in an Act or document to—

(a) the former VETE Act or the former industry placement Act may, if the context permits, be taken to be a reference to this Act; or

(b) the corporation may, if the context permits, be taken to be a reference to the chief executive; or

(c) a former body may, if the context permits, be taken to be a reference to—

(i) if the reference is to the commission or the state planning and development council—the board; or

(ii) if the reference is to the accreditation council or state training council—the council.

301 Existing approvals

(1) An approval in force immediately before the commencement of this section is taken to be an approval granted under this Act.

(2) The approval continues in force subject to this Act and is not renewable.

(3) The approval ends when it would have ended under the former VETE Act, unless the council by fair procedures prescribed under a regulation—

(a) if the approval is the registration of a training organisation—sooner suspends or cancels the registration; or

(b) if the approval is the accreditation of a course—sooner cancels the accreditation.

(4) Subsection (2) applies despite a provision of the approval or the former VETE Act about renewing the approval.

(5) In this section—

approval means—
(a) the registration of a training organisation under the former VETE Act; or
(b) the accreditation of a course under the former VETE Act.

302 Awards conferred under former VETE Act

(1) An award conferred, or continued in force, under the former VETE Act is taken to be a qualification issued under this Act.

(2) In this section—

award means any of the following—
(a) a certificate of completion given under section 73 of the former VETE Act;
(b) a certificate, advanced certificate, associate diploma, diploma or other award that was approved by the commission under the former VETE Act;
(c) another academic award or certificate.

303 Certificate for work or training recognised under former VETE Act

A certificate issued under section 82 of the former VETE Act by the State Training Council and in force immediately before the commencement of this section is taken to be a recognition certificate issued by the council under this Act.

304 Existing decisions under former VETE Act

(1) This section applies to a decision made under the former VETE Act by the corporation or a former body if the decision has not had full effect at the commencement of this section.

(2) The decision continues in force subject to this Act and—

(a) if the decision was made under the former VETE Act by the corporation—is taken to be a decision made by the chief executive; or
(b) if the decision was made under the former VETE Act by a former body—
   (i) if the former body was the commission or state planning and development council—is taken to be a decision made by the board; or
   (ii) if the former body was the accreditation council or the state training council—is taken to be a decision made by the council.

(3) If a person had a right to appeal against a decision mentioned in subsection (2)(a) under the former VETE Act that had not ended immediately before the commencement of this section, the person may, within the time allowed for appealing under the former VETE Act, appeal against the decision under chapter 8 as if the decision were made under this Act.

(4) However, the decision does not authorise a matter that can not be decided under this Act.

(5) In this section—
   *decision* includes determination, direction and ruling.

### 305 Existing orders of industrial body

(1) This section applies to an order made under the former VETE Act by an industrial body if the order has not had full effect at the commencement of this section.

(2) The order continues in force as if it were made under the provisions of the *Industrial Relations Act 1999* corresponding with provisions of the former VETE Act under which the order was made.

### 306 Existing proceedings before industrial body

A proceeding for an offence started before an industrial body under the former VETE Act but not finished at the commencement of this section may be carried on and prosecuted as if it had been started under this Act.
307 Existing training agreements

(1) A training agreement (the *former training agreement*) for an apprentice or trainee approved under section 70 of the former VETE Act and in force immediately before the commencement of this section continues in force, subject to this Act, as if it were a registered training contract (the *new training contract*) under this Act.

(2) Despite any contrary or inconsistent provision of the former training agreement, the new training contract is taken to provide that, at its completion, the apprentice or trainee being trained under it is eligible to receive the qualification or statement of attainment—

(a) identified in a national training system of qualifications or an accredited course as the most appropriate qualification or statement of attainment for the training undertaken by the apprentice or trainee under the former training agreement and the new training contract; and

(b) issued by the supervising registered training organisation appointed under section 311 for the new training contract.

(3) Also, despite a provision of the former training agreement, at the completion of the new training contract, the council must issue a completion certificate to the apprentice or trainee.

(4) The apprentice or trainee continues to be entitled under the new training contract to the same conditions of employment under the *Industrial Relations Act 1999* the apprentice or trainee was entitled to under the former training agreement.

308 Existing industry training advisory bodies

The industry training advisory bodies mentioned in section 14 of the former VETE Act and in existence immediately before the commencement of this section are taken to be recognised by the board as industry training advisory bodies under this Act.
309  Existing group training schemes

A group training scheme under the former VETE Act in existence immediately before the commencement of this section is taken be recognised by the board as a group training organisation under this Act.

311  When supervising registered training organisation required

(1)  This section applies if the unexpired term of a new training contract for an apprentice or trainee is more than 6 months.

(2)  There must be a supervising registered training organisation for the apprentice or trainee.

(3)  Promptly after the commencement of this section, the parties to the contract must agree with a registered training organisation that it become the supervising registered training organisation for the apprentice or trainee.

(4)  A provision of this Act, other than section 91(1), applying in relation to a supervising registered training organisation applies in relation to a supervising registered training organisation required under this section.

312  When training plan required

(1)  This section applies if the unexpired term of a new training contract for an apprentice or trainee is more than 6 months.

(2)  There must be a training plan for the apprentice or trainee.

(3)  Chapter 3, part 3, other than section 100(2) applies to the training plan, with necessary changes.
Division 3  Transitional provisions for former industry placement Act

313 Existing approved training schemes
An approved training scheme in existence under the former industry placement Act immediately before the commencement of this section is taken to be a vocational placement scheme recognised under this Act by the council.

314 Existing vocational placement agreements etc.
A vocational placement agreement and a vocational training agreement in force under the former industry placement Act immediately before the commencement of this section continues in force, subject to this Act, as if it were a vocational placement agreement under this Act.

315 Existing decisions under former industry placement Act
(1) This section applies to a decision made under the former industry placement Act if the decision has not had full effect at the commencement of this section.

(2) The decision continues in force subject to this Act and is taken to be a decision made by the council.

(3) However, the decision does not authorise a matter that can not be decided under this Act.

(4) In this section—

decision includes determination, direction and ruling.

316 Existing orders of industrial commission
(1) This section applies to an order made under the former industry placement Act by the industrial commission if the order has not had full effect at the commencement of this section.
(2) The order continues in force as if it were made under the provisions of the \textit{Industrial Relations Act 1999} corresponding with the provisions of the former industry placement Act under which the order was made.

\section*{Part 3 \hspace{1cm} Transitional provisions for Training Reform Act 2003}

\section*{Division 1 \hspace{1cm} General transitional provisions}

\subsection*{317 References to Training and Employment Act 2000}
In an Act or document, a reference to the \textit{Training and Employment Act 2000} may, if the context permits, be taken to be a reference to this Act.

\subsection*{318 Apprenticeship and traineeship ombudsman}
(1) In an Act or document, a reference to the apprenticeship and traineeship ombudsman may, if the context permits, be taken to be a reference to the training ombudsman.

(2) The person who, immediately before the commencement of this section, was the apprenticeship and traineeship ombudsman is taken, for the remaining term of the person’s appointment, to be the training ombudsman.

(3) The \textit{Training Reform Act 2003} does not affect anything done or existing in relation to the ombudsman before the commencement of this section.
319 Training Recognition Council

(1) The Training Recognition Council as formerly established is continued in existence as the Training and Employment Recognition Council.

(2) In an Act or document, a reference to the Training Recognition Council may, if the context permits, be taken to be a reference to the Training and Employment Recognition Council.

(3) A person who, immediately before the commencement of this section, was a member of the Training Recognition Council is taken, for the remaining term of the person’s appointment, to be a member of the Training and Employment Recognition Council.

(4) The Training Reform Act 2003 does not affect anything done or existing in relation to the council before the commencement of this section.

320 Amending or assigning registered training contract

Section 57, as in force immediately before the commencement of this section, continues to apply to a training contract registered before the commencement as if the Training Reform Act 2003, section 12 had not been enacted.

321 Appeal to industrial commission against council or other decision

Section 230, as in force immediately before the commencement of this section, (old section 230) continues to apply in relation to a decision mentioned in old section 230 that was made before the commencement as if the Training Reform Act 2003, section 47 had not been enacted.
Division 2  Transitional provisions for training organisations

323 Definitions for div 2

In this division—

*commencement* means the commencement of this section.

*old* in relation to a provision, means the provision as in force immediately before commencement.

324 Details on register on commencement

(1) The following details recorded on the National Training Information Service maintained by ANTA at commencement are taken to have been registered under chapter 2 or a corresponding law by the entity that recorded the detail—

(a) a training organisation’s registration;
(b) a training organisation’s scope of registration and term of registration;
(c) registered conditions of a registered training organisation;
(d) registration of an accredited course;
(e) an accredited course’s term of registration;
(f) a qualification registered for a nationally endorsed training package.

Note—

Under section 20, these details are the national register.

(2) On commencement, a condition of a registered training organisation taken to be registered under subsection (1) (a *recorded condition*) is taken to be a condition imposed under a section of chapter 2 or a corresponding law under which a similar condition may be imposed in similar circumstances to those applying when the recorded condition was imposed.
(3) In this section—

**ANTA** has the meaning given to it, at the commencement, in section 19.

### 325 Application for registration

An application for registration of a training organisation made under old section 18 and not decided by council before commencement is, after commencement, taken to have been made under section 23 and to have been accompanied by the prescribed fee.

### 326 Contravention of registration condition

If, before commencement, a registered training organisation contravenes a condition stated in its certificate of registration, old chapter 2, in particular old section 23(2) and old section 28(b) continue to apply after commencement in relation to the contravention as if those provisions had not been repealed.

### 327 Return of registration certificate

(1) If, before commencement, the council cancelled the registration of a training organisation under old section 27, old section 27(2) continues to apply in relation to the organisation as if old section 27 had not been repealed.

(2) If, before commencement, the council amended, suspended or cancelled the registration of a training organisation under old section 29, old section 30 continues to apply after commencement in relation to the organisation as if old section 30 had not been repealed.

### 328 Show cause notice issued

(1) This section applies if, before commencement—

(a) a show cause notice is given under old section 29; and
(2) Old chapter 2, part 1, division 2 continues to apply after commencement in relation to the show cause notice and the council’s decision as if it had not been repealed.

329 Issuing qualifications and statements of attainment
(1) This section applies if, before commencement—
(a) a student has complied with old section 34(1)(a) or has been recognised under old section 34(1)(b); and
(b) the registered training organisation has not issued the appropriate qualification or statement of attainment.
(2) Old section 34(2) continues to apply after commencement as if it had not been repealed.

330 Assessment of skills or knowledge
(1) This section applies if, before commencement—
(a) a registered training organisation has assessed a person’s skills or knowledge for the purposes of old section 35; and
(b) the organisation has not issued the appropriate qualification or statement of attainment.
(2) Old section 35(3) continues to apply after commencement as if it had not been repealed.

331 Return of qualification or statement of attainment
(1) This section applies if, before commencement—
(a) a registered training organisation cancels a qualification or statement of attainment under old section 36; and
(b) the person to whom the qualification or statement of attainment was issued has not returned it to the organisation.

(2) Old section 36(2) continues to apply after commencement as if it had not been repealed.

332 Application for course accreditation

(1) This section applies if, before commencement—

(a) an entity applies for the grant of an accreditation for a course under old section 38; and

(b) the council has not granted or refused to grant the accreditation.

(2) Old sections 38, 40, 41 and 44 continue to apply after commencement as if the provisions had not been repealed.

(3) Section 47C applies in relation to the term of accreditation.

333 Amendment or cancellation of accreditation without application

(1) This section applies if, before commencement—

(a) the council begins the process to amend or cancel an accreditation under old section 45 without application by the entity to whom it was granted; and

(b) the council has not made a decision, or, if the council has made a decision, the decision has not taken effect.

(2) Section 47F applies in relation to the process and decision.
Part 4  

Transitional provisions for Vocational Education, Training and Employment Amendment Act 2005

Division 1  

Provisions about Training and Employment Board

334  

Definitions for div 1

In this division—

*board* means the Training and Employment Board established under section 146 as in force immediately before the commencement.

*commencement* means the commencement of this division.

335  

Dissolution of Training and Employment Board

(1)  

On the commencement—

(a)  

the board is dissolved; and

(b)  

the members of the board go out of office.

(2)  

No compensation is payable to a member of the board because of subsection (1).

336  

References to board taken to be references to council

A reference in an Act or document to the board may, if the context permits, be taken to be a reference to the council.
337 Existing decisions of board

(1) This section applies to a decision of the board before the commencement, if the decision had not had full effect at the commencement.

(2) The decision continues in force, subject to this Act, and is taken to be a decision of the council.

(3) Without limiting subsection (2), if the decision is one in relation to which a person had a right to appeal against the decision that had not ended immediately before the commencement, the person may appeal against the decision as if it were a decision of the council.

338 Continuation of recognition of group training organisation and industry training advisory body

A recognition by the board of a corporation as a group training organisation or an industry training advisory body that is in force immediately before the commencement is taken, on the commencement, to be a recognition by the council.

339 Applications for recognition of group training organisation or industry training advisory body

(1) This section applies if an application for recognition as a group training organisation or an industry training advisory group has been made but not decided before the commencement.

(2) The application is taken to have been made to the council.
Division 2 Provision about TAFE institute council

341 Appointed members of TAFE institute council continue despite amendment of s 196(1)(a)

(1) This section applies if, immediately before the commencement of the Vocational Education, Training and Employment Amendment Act 2005, section 19, there were more than 15 appointed members on a TAFE institute council.

(2) Despite the commencement of section 19, each of the appointed members continues as an appointed member until—

(a) the member’s term of appointment ends; or

(b) the member’s office sooner becomes vacant.

Division 3 Provision about TAFE institute college council

342 Dissolution of college councils

(1) On the commencement of this section—

(a) each college council established under chapter 6, part 3 is dissolved; and

(b) the members of each of the college councils go out of office.

(2) No compensation is payable to a member of a college council because of subsection (1).
Division 4  Transitional provision for vocational placement scheme

343  Application for recognition of vocational placement scheme

(1)  This section applies if an application for recognition of a vocational placement scheme has been made but not decided before the commencement.

(2)  The prescribed fee mentioned in section 108(2) is not payable in relation to the application.

Part 5  Transitional provision for Higher Education (General Provisions) Act 2008

344  Recognition of group training organisation

(1)  Subsection (2) applies to the recognition of a corporation as a group training organisation, in force immediately before the commencement, for—

(a)  an industry; or

(b)  an industry sector; or

(c)  an area.

(2)  The corporation’s recognition is no longer limited to the industry, industry sector or area.

(3)  In this section—

    *commencement* means the commencement of this section.
Part 6  Transitional provisions for Education and Training Legislation (Skills Queensland) Amendment Act 2010

345 First skills and workforce development investment plan

Despite section 150, the first skills and workforce development investment plan required to be developed under that section must be given to the Minister for approval by 30 November 2011.

Part 7  Transitional provisions for the Vocational Education and Training (Commonwealth Powers) Act 2012

347 Definitions for pt 7

In this part—

*commencement* means the commencement of this part.

*council* means the Training and Employment Recognition Council established under the former Act.

*former Act* means this Act as in force from time to time before the commencement.

348 Documents held by council that become documents of Skills Queensland

(1) This section applies to documents held by the council immediately before the commencement that—
(a) related to the council’s functions under the former Act; and  
(b) on the commencement, relate to similar functions to be performed by Skills Queensland under this Act.

(2) On the commencement, the documents become the documents of Skills Queensland and may be used by Skills Queensland in performing its functions under this Act.

349 Nominal terms of training contracts for apprenticeships and traineeships

(1) This section applies to the nominal terms of training contracts for apprenticeships and traineeships decided by the council under section 49 of the former Act and in force immediately before the commencement.

(2) On the commencement, the nominal terms of the contracts continue in force as if they had been decided by Skills Queensland under this Act.

350 Process to decide whether to shorten or lengthen probationary period

(1) This section applies if—

(a) before the commencement, the council received a written submission under section 50 of the former Act and was undertaking a process to decide whether to shorten or lengthen the probationary period for an apprentice or trainee; and

(b) immediately before the commencement, the council had not made its decision.

(2) Skills Queensland may continue the process under this Act and decide whether to shorten or lengthen the probationary period for the apprentice or trainee.
351  **Probationary periods for apprenticeships and traineeships**

(1) This section applies to the probationary periods for apprenticeships and traineeships decided by the council under section 50 of the former Act and in force immediately before the commencement.

(2) On the commencement, the probationary periods continue in force as if they had been decided by Skills Queensland under this Act.

352  **Training contracts received by the council but not yet registered**

(1) This section applies if —

(a) before the commencement, a training contract was received by the council; and

(b) immediately before the commencement, the council had not registered or refused to register the contract under section 54 of the former Act.

(2) Skills Queensland may register or refuse to register the training contract under this Act.

353  **Continuation of registration of training contracts**

(1) This section applies to the registration of a training contract by the council under section 54 of the former Act in force immediately before the commencement.

(2) On the commencement, the registration continues in force as if it had been granted by Skills Queensland under this Act.

354  **Process to amend or assign registered training contract**

(1) This section applies if—

(a) before the commencement, the parties to a registered training contract applied to the council, under section 57
of the former Act, to approve the amendment or assignment of the contract; and

(b) immediately before the commencement, the council had not decided the matter.

(2) Skills Queensland may approve or refuse to approve the amendment or assignment under this Act.

355  Decision about amendment or assignment of registered training contract

(1) This section applies to a decision to approve the amendment or assignment of a registered training contract made under section 57 of the former Act and in force immediately before the commencement.

(2) On the commencement, the decision continues in force as if it had been made by Skills Queensland under this Act.

356  Minor amendment of registered training contract

(1) This section applies if a registered training contract was taken to be amended under section 58 of the former Act and the amendment continued in force immediately before the commencement.

(2) On the commencement, the amendment of the contract continues in force under this Act.

357  Application to cancel training contract

(1) This section applies if—

(a) before the commencement, an application was made to the council, under section 63 of the former Act, to cancel a training contract; and

(b) immediately before the commencement, the application had not been decided.

(2) Skills Queensland may decide the application under this Act.
358 Cancellation of training contract

(1) This section applies to the cancellation of a training contract by the council under section 63 of the former Act in force immediately before the commencement.

(2) On the commencement, the cancellation continues in force as if the decision to cancel had been made by Skills Queensland under this Act.

359 Application to cancel training contract or confirm suspension

(1) This section applies if—

(a) before the commencement, an application was made to the council under section 64 of the former Act—

(i) to cancel a training contract; or

(ii) to confirm a suspension; and

(b) immediately before the commencement, the application had not been decided.

(2) Skills Queensland may decide the application under this Act.

360 Cancellation of training contract or suspension of apprentice or trainee

(1) Subsection (2) applies to the cancellation of a training contract by the council under section 64 of the former Act in force immediately before the commencement.

(2) On the commencement, the cancellation continues in force as if the decision to cancel had been made by Skills Queensland under this Act.

(3) Subsection (4) applies if—

(a) before the commencement, the council confirmed the suspension of a contract by an employer under section 64 of the former Act; and
(b) immediately before the commencement, the period of suspension had not expired.

(4) The suspension continues in force under this Act for the balance of the period stated in the suspension notice and is taken to have been confirmed by Skills Queensland.

361 Application for cancelled training contract to resume

(1) This section applies if—
(a) before the commencement, a party applied to the council under section 65 of the former Act for an order that training be resumed under a training contract that was purportedly cancelled by another party to the contract; and
(b) immediately before the commencement, the application had not been decided.

(2) Skills Queensland may decide the application under this Act.

362 Order to resume or undertake training

(1) This section applies to an order to resume training or to resume undertaking training under a training contract made by the council under section 65 of the former Act and in force immediately before the commencement.

(2) On the commencement, the order continues in force as if it had been made by Skills Queensland under this Act.

363 Process to cancel registration of training contract

(1) This section applies if, before the commencement, the council was considering whether to cancel the registration of a training contract under section 66 of the former Act—
(a) either—
(i) as a result of an application by a party to the contract; or
(ii) on its own initiative; and
(b) immediately before the commencement, the council had not decided whether to cancel the registration.

(2) Skills Queensland may decide whether to cancel the registration under this Act.

364 Cancellation of registration of training contract
(1) This section applies to the cancellation of the registration of a training contract by the council under section 66 of the former Act in force immediately before the commencement.

(2) On the commencement, the cancellation continues in force as if the decision to cancel had been made by Skills Queensland under this Act.

365 Discipline orders
(1) This section applies to an order made by the council under section 71 of the former Act and in force immediately before the commencement.

(2) On the commencement, the order continues in force as if it had been made by Skills Queensland under this Act.

366 Cancellation of completion certificate
(1) This section applies to the cancellation by the council of a completion certificate under section 76 of the former Act in force immediately before the commencement.

(2) On the commencement, the cancellation of the certificate continues in force as if the decision to cancel had been made by Skills Queensland under this Act.

367 Application to extend nominal term of registered training contract
(1) This section applies if—
368 Decision to extend or refuse to extend nominal term of registered training contract

(1) This section applies to a decision made by the council to extend or refuse to extend a registered training contract under section 77 of the former Act in force immediately before the commencement.

(2) On the commencement, the decision continues in force under this Act and is taken to have been made by Skills Queensland.

369 Declaration of employer to be prohibited employer

(1) This section applies to a declaration made by the council under section 83 of the former Act that an employer is a prohibited employer and in force immediately before the commencement.

(2) On the commencement, the declaration continues in force as if it had been made by Skills Queensland under this Act.

370 Request by prohibited employer to revoke declaration

(1) This section applies if—

(a) before the commencement, a request was made by a prohibited employer to the council, under section 84 of the former Act, to revoke the declaration that the employer is a prohibited employer; and
(b) immediately before the commencement, a decision had not been made on the request.

(2) Skills Queensland may make a decision on the request under this Act.

371 Decision about declaration that employer is a prohibited employer

(1) This section applies to a decision made by the council on a request by a prohibited employer under section 84 of the former Act and in force immediately before the commencement.

(2) On the commencement, the decision continues in force as if it had been made by Skills Queensland under this Act.

372 Application by employer to temporarily stand down apprentice or trainee

(1) This section applies if—

(a) before the commencement, an employer applied to the council, under section 86 of the former Act, to temporarily stand down an apprentice or trainee; and

(b) immediately before the commencement, the application had not been decided.

(2) Skills Queensland may decide the application under this Act.

373 Decision about application to stand down apprentice or trainee

(1) This section applies to a decision made by the council on an application by an employer, under section 86 of the former Act, to temporarily stand down an apprentice or trainee in force immediately before the commencement.

(2) On the commencement, the decision continues in force as if it had been made by Skills Queensland under this Act.
374 Declaration of calling to be restricted calling

(1) This section applies to a declaration made by the council, under section 89 of the former Act, that a calling is a restricted calling in force immediately before the commencement.

(2) On the commencement, the declaration continues in force as if it had been made by Skills Queensland under this Act.

375 Application to recognise vocational placement scheme

(1) This section applies if—
   (a) before the commencement, an application was made by a registered training organisation to the council, under section 108 of the former Act, to recognise a vocational placement scheme; and
   (b) immediately before the commencement, the application had not been decided.

(2) Skills Queensland may decide the application under this Act.

376 Decision to recognise or refuse to recognise vocational placement scheme

(1) This section applies to a decision to recognise, or refuse to recognise, a vocational placement scheme made under section 109 of the former Act and in force immediately before the commencement.

(2) On the commencement, the decision continues in force as if it had been made by Skills Queensland under this Act.

377 Vocational placement agreement sent by registered training organisation

(1) This section applies if—
   (a) before the commencement, a registered training organisation sent a signed vocational placement
378 Decision to register or refuse to register vocational placement agreement for long placement

(1) This section applies to a decision made by the council to register, or refuse to register, a vocational placement agreement for a long placement under section 118 of the former Act and in force immediately before the commencement.

(2) On the commencement, the decision continues in force as if it had been made by Skills Queensland under this Act.

379 Application to extend approved time for vocational placement

(1) This section applies if—

(a) before the commencement, an application was made to the council, under section 121 of the former Act, to extend the approved time for a vocational placement; and

(b) immediately before the commencement, the application had not been decided.

(2) Skills Queensland may decide the application under this Act.

380 Decision to extend or refuse to extend vocational placement

(1) This section applies to a decision made by the council to extend or refuse to extend the approved time for a vocational placement agreement for a long placement to the council for registration, under section 118 of the former Act; and

(b) immediately before the commencement, the council had not decided whether to register or refuse to register the agreement.

(2) Skills Queensland may decide whether to register or refuse to register the agreement under this Act.
placement under section 121 of the former Act and in force immediately before the commencement.

(2) On the commencement, the decision continues in force as if it had been made by Skills Queensland under this Act.

381 Ombudsman to continue to perform functions in relation to things done by council

(1) This section applies to decisions made, investigations undertaken or anything else done (a council action) by the council under the former Act before the commencement.

(2) On the commencement—

(a) the council action is taken to have been made, undertaken or done by Skills Queensland; and

(b) the ombudsman may do anything in relation to Skills Queensland under this Act that the ombudsman could have done but had not done in relation to the council under the former Act.

(3) Without limiting subsection (2), the ombudsman may do the following in relation to the council action—

(a) require Skills Queensland to give it information or documents under section 138;

(b) recommend Skills Queensland take further steps under section 139;

(c) recommend Skills Queensland exercise a power or perform a function under section 140.

382 Application to have skills and knowledge in a calling recognised

(1) This section applies if—

(a) before the commencement, a person applied to the council, under section 182 of the former Act, to have the
person’s skills and knowledge in a calling recognised; and

(b) immediately before the commencement, the application had not been decided.

(2) Skills Queensland may decide the application under this Act.

383 Recognition certificate issued by council

(1) This section applies to a recognition certificate issued by the council under section 182 of the former Act and in force immediately before the commencement.

(2) On the commencement, the certificate continues in force as if it had been issued by Skills Queensland under this Act.

384 Decision by council to cancel a recognition certificate

(1) This section applies to a decision to cancel a recognition certificate made by the council under section 182 of the former Act and in force immediately before the commencement.

(2) On the commencement, the cancellation continues in force as if the decision to cancel had been made by Skills Queensland under this Act.

385 Declaration of training to be apprenticeship or traineeship

(1) This section applies to a declaration made by the council that employment based training is an apprenticeship or traineeship under section 183 of the former Act and in force immediately before the commencement.

(2) On the commencement, the declaration continues in force as if it had been made by Skills Queensland under this Act.
386 Application for employment exemption for young person

(1) This section applies if—
   (a) before the commencement, an application was made by a young person or a parent of a young person to the council, under section 183A of the former Act, for an employment exemption for the young person; and
   (b) immediately before the commencement, the application had not been decided.

(2) Skills Queensland may decide the application under this Act.

387 Decision about employment exemption

(1) This section applies to a decision made by the council to grant or refuse to grant an employment exemption under section 183B of the former Act and in force immediately before the commencement.

(2) On the commencement, the decision continues in force as if it had been made by Skills Queensland under this Act.

388 Application to amend or cancel employment exemption

(1) This section applies if—
   (a) before the commencement, a young person or a parent of a young person applied to the council, under section 183C of the former Act, to amend or cancel the employment exemption for the young person; and
   (b) immediately before the commencement, the application had not been decided.

(2) Skills Queensland may decide the application under this Act.

389 Decision to amend or cancel employment exemption

(1) This section applies to a decision made by the council to amend or cancel an employment exemption under section
183C of the former Act in force immediately before the commencement.

(2) On the commencement, the decision continues in force as if it had been made by Skills Queensland under this Act.

390 Process to recognise non-departmental employment skills development program

(1) This section applies if—

(a) before the commencement, the council was undertaking a process to decide whether to recognise a non-departmental employment skills development program under section 183D of the former Act; and

(b) immediately before the commencement, the council had not made its decision.

(2) Skills Queensland may continue the process under this Act and decide whether to recognise the non-departmental employment skills development program.

391 Recognition of non-departmental employment skills development program

(1) This section applies if the council recognised a non-departmental employment skills development program under section 183D of the former Act and the recognition was in force immediately before the commencement.

(2) On the commencement, the recognition continues in force as if it had been granted by Skills Queensland under this Act.

392 Process to recognise corporation as group training organisation

(1) This section applies if—

(a) before the commencement, the council was undertaking a process to decide whether to recognise a corporation
(1) This section applies if the council recognised a corporation as a group training organisation under section 221 of the former Act and the recognition was in force immediately before the commencement.

(2) On the commencement, the recognition continues in force as if it had been granted by Skills Queensland under this Act.

394 Process to withdraw recognition of corporation as group training organisation

(1) This section applies if—

(a) before the commencement, the council was undertaking a process to decide whether to withdraw the recognition of a corporation as a group training organisation under section 223 of the former Act; and

(b) immediately before the commencement, the council had not made its decision.

(2) Skills Queensland may continue the process under this Act and decide whether to withdraw the recognition of the corporation as a group training organisation.
Withdrawal of recognition of corporation as group training organisation

(1) This section applies if the council withdrew the recognition of a corporation as a group training organisation under section 223 of the former Act and the withdrawal was in force immediately before the commencement.

(2) On the commencement, the decision to withdraw the recognition continues in force as if it had been made by Skills Queensland under this Act.

Process to recognise entity as principal employer organisation

(1) This section applies if—

(a) before the commencement, the council was undertaking a process to decide whether to recognise an entity as a principal employer organisation under section 223A of the former Act; and

(b) immediately before the commencement, the council had not made its decision.

(2) Skills Queensland may continue the process under this Act and decide whether to recognise the entity as a principal employer organisation.

Recognition of entity as principal employer organisation

(1) This section applies if the council recognised an entity as a principal employer organisation under section 223A of the former Act and the recognition was in force immediately before the commencement.

(2) On the commencement, the recognition continues in force as if it had been granted by Skills Queensland under this Act.
398 Process to withdraw recognition of entity as principal employer organisation

(1) This section applies if—

(a) before the commencement, the council was undertaking a process to decide whether to withdraw the recognition of an entity as a principal employer organisation under section 223C of the former Act; and

(b) immediately before the commencement, the council had not made its decision.

(2) Skills Queensland may continue the process under this Act and decide whether to withdraw the recognition of the entity as a principal employer organisation.

399 Withdrawal of recognition of entity as principal employer organisation

(1) This section applies if the council withdrew the recognition of an entity as a principal employer organisation under section 223C of the former Act and the withdrawal was in force immediately before the commencement.

(2) On the commencement, the decision to withdraw the recognition continues in force as if it had been made by Skills Queensland under this Act.

400 Skills Queensland substituted for council in proceedings in QCAT and industrial commission

(1) This section applies if—

(a) immediately before the commencement, the council was a party to a proceeding in QCAT or the industrial commission in relation to a decision of the council about a matter under the former Act; and

(b) on the commencement, Skills Queensland will make decisions for similar matters under its functions under this Act.
(2) On the commencement, Skills Queensland becomes a party to the proceeding instead of the council.

401 Appeal in industrial commission about decisions of council

(1) This section applies if—
   (a) before the commencement, the council made a decision about a matter mentioned in section 230; and
   (b) immediately before the commencement, a person aggrieved by the decision had not appealed.

(2) The person may appeal to the industrial commission under this Act as if the decision about the matter had been made by Skills Queensland.

(3) Nothing in this section affects —
   (a) the requirement that the aggrieved person start the appeal within 21 days after receiving an information notice for the decision being appealed; or
   (b) the industrial commission’s power to extend the time for starting an appeal.

402 Skills Queensland to replace council for matter remitted by industrial commission

(1) This section applies if—
   (a) before the commencement, the council made a decision about a matter mentioned in section 230; and
   (b) on the commencement, the decision is the subject of a proceeding; and
   (c) the industrial commission allows the appeal and remits a matter to the person who made the decision under section 233(2)(d).

(2) The matter is remitted to Skills Queensland instead of to the council.
403 Delegations by council to continue as delegations by Skills Queensland

(1) This section applies to the following in force immediately before the commencement and relating to a power or function that Skills Queensland has under this Act—

(a) a delegation by the council to an entity under section 186(1) of the former Act;

(b) a subdelegation by an entity under section 186(2) of the former Act.

(2) On the commencement, Skills Queensland is taken to replace the council as delegator and the delegation or subdelegation continues in force until the earlier of the following—

(a) Skills Queensland makes a new delegation for the matter the subject of the delegation;

(b) 6 months after the commencement.

404 Guidelines for council to continue as guidelines for Skills Queensland

(1) This section applies to a guideline for the council in force immediately before the commencement that relates to a power or function that Skills Queensland has under this Act.

(2) The guideline continues in force under this Act as if it had been made by Skills Queensland until the earlier of the following—

(a) Skills Queensland makes a new guideline for the matter the subject of the guideline;

(b) 6 months after the commencement.

405 Council’s approved forms to continue as approved forms of Skills Queensland

(1) This section applies to an approved form in force immediately before the commencement that relates to a power or function that Skills Queensland has under this Act.
(2) The approved form continues in force under this Act as if it had been approved by Skills Queensland until the earlier of the following—

(a) Skills Queensland approves a new form for the matter the subject of the form;

(b) 6 months after the commencement.

Part 8 Transitional provisions for Fiscal Repair Amendment Act 2012

407 Definitions for pt 8

In this part—

*commencement* means the time this part commences.

*former ombudsman* means the person holding appointment as the training ombudsman under repealed section 133 immediately before the commencement.

408 End of appointment

(1) On the commencement, the former ombudsman goes out of office.

(2) No compensation is payable to the former ombudsman because of subsection (1).

409 Documents and records

On the commencement, documents and records of the former ombudsman become documents and records of the department.
Part 9  Transitional provisions for Vocational Education, Training and Employment (Skills Queensland) and Another Act Amendment Act 2013

411 Definitions for pt 9

In this part—

**commencement** means the commencement of this part.

**former Act** means this Act as in force from time to time before the commencement.

**former provision** means the following sections of the former Act repealed by the Vocational Education, Training and Employment (Skills Queensland) and Another Act Amendment Act 2013—

(a) section 182;
(b) section 183;
(c) section 183A;
(d) section 183B;
(e) section 183C;
(f) section 183D;
(g) section 183E.

**new provision**, for a former provision, means the following sections—

(a) for section 182 of the former Act—section 250A;
(b) for section 183 of the former Act—section 47;
(c) for section 183A of the former Act—section 250B;
(d) for section 183B of the former Act—section 250C;
(e) for section 183C of the former Act—section 250D;
(f) for section 183D of the former Act—section 250E;
(g) for section 183E of the former Act—section 250F.

412 Dissolution of Skills Queensland
(1) On the commencement—
(a) Skills Queensland is dissolved; and
(b) the members of Skills Queensland go out of office; and
(c) the chief executive officer of Skills Queensland goes out of office.

(2) No compensation is payable to a member or the chief executive officer because of subsection (1).

413 Chief executive is legal successor
(1) The chief executive is the successor in law of Skills Queensland.

(2) Subsection (1) is not limited by another provision of this part.

414 Documents held by Skills Queensland that become documents of chief executive
(1) This section applies to documents held by Skills Queensland immediately before the commencement that—
(a) related to Skills Queensland’s functions under the former Act; and
(b) on the commencement, relate to similar functions to be performed by the chief executive under this Act.

(2) On the commencement, the documents become the documents of the chief executive and may be used by the chief executive in performing the chief executive’s functions under this Act.
415 Continuation of registration of training contracts and vocational placement agreements for long placement

(1) This section applies to the registration of a training contract or vocational placement agreement for a long placement by Skills Queensland under the former Act and in force immediately before the commencement.

(2) On the commencement, the contract or agreement continues as if it had been registered by the chief executive under this Act.

416 Obligation to return cancelled recognition certificate

An obligation to return a cancelled recognition certificate under section 182(5) of the former Act that had not ended before the commencement is taken to be an obligation to return the certificate to the chief executive under section 250A(5).

417 Applications made to Skills Queensland taken to be made to chief executive

(1) This section applies if—

(a) before the commencement, a person made an application under the former Act to Skills Queensland; and

(b) immediately before the commencement, the application had not been finally dealt with.

(2) On the commencement—

(a) the application is taken to have been made to the chief executive; and

(b) the chief executive may deal or continue to deal with the application under this Act.
Decisions etc. of Skills Queensland taken to be decisions etc. of chief executive

(1) This section applies to—
   (a) an approval, certificate, consent, decision, declaration, notice, order, requirement or thing given, issued, made or done before the commencement by, or in relation to, Skills Queensland under the former Act that is current immediately before the commencement; and
   (b) a recognition by Skills Queensland that is current immediately before the commencement.

(2) On the commencement—
   (a) the approval, certificate, consent, decision, declaration, notice, order, requirement or thing is taken to have been given, issued, made or done by, or in relation to, the chief executive; and
   (b) the recognition is taken to be a recognition by the chief executive.

(3) The chief executive may deal or continue to deal with the matter the subject of the approval, certificate, consent, decision, declaration, notice, order, requirement, thing or recognition.

Examples—

1 If, before the commencement, Skills Queensland was deciding whether to cancel a completion certificate and it had given the affected person a show cause notice under the regulation, on the commencement, the chief executive is taken to have given the show cause notice and the chief executive may continue to undertake the process and decide whether to cancel the completion certificate.

2 A recognition of a group training organisation by Skills Queensland that is in force immediately before the commencement is, on the commencement, taken to be a recognition of the group training organisation by the chief executive.

3 A declaration by Skills Queensland of an employer as a prohibited employer that has not ended before the commencement is, on the commencement, taken to be a declaration by the chief executive.
(4) A thing done by Skills Queensland under a former provision before the commencement is taken to have been done by the chief executive under the new provision for the former provision.

(5) In this section—

current includes in force.

419 Right of review or appeal

(1) Without limiting section 418, if a person had a right of review or appeal against a decision mentioned in that section that had not ended immediately before the commencement, the person may apply for a review of, or appeal against, the decision as if it were a decision of the chief executive.

(2) Also, without limiting subsection (1), if the decision was made under a former provision, the person may apply for a review of the decision under the new provision for the former provision.

420 Chief executive substituted for Skills Queensland in proceedings in QCAT and industrial commission

(1) This section applies if immediately before the commencement, Skills Queensland was a party to a proceeding in QCAT or the industrial commission in relation to a decision of Skills Queensland about a matter under the former Act.

(2) On the commencement, the chief executive becomes a party to the proceeding instead of Skills Queensland.

421 Chief executive to replace Skills Queensland for matter remitted by industrial commission

(1) This section applies if—

(a) before the commencement, Skills Queensland made a decision about a matter mentioned in section 230; and
(b) on the commencement—
   (i) the decision is the subject of a proceeding; and
   (ii) the industrial commission allows the appeal and remits a matter to the person who made the decision under section 233(2)(d).

(2) The matter is remitted instead to the chief executive.

422 Delegations by Skills Queensland to continue as delegations by chief executive

(1) This section applies to the following in force immediately before the commencement and relating to a function or power that the chief executive has under this Act—

   (a) a delegation by Skills Queensland to an appropriately qualified entity under section 152(1)(e) of the former Act;
   (b) a subdelegation by an entity under section 152(2) of the former Act.

(2) On the commencement, the chief executive is taken to replace Skills Queensland as delegator and the delegation or subdelegation continues in force until the earlier of the following—

   (a) the chief executive ends the delegation or subdelegation;
   (b) 1 year after the commencement.

423 Guidelines for Skills Queensland to continue as guidelines of chief executive

(1) This section applies to a guideline for Skills Queensland under section 152A of the former Act in force immediately before the commencement that relates to a power or function that the chief executive has under this Act.

(2) On the commencement, the guideline continues in force under this Act as if it had been made by the chief executive under section 245A until the earlier of the following—
(a) the chief executive repeals the guideline;
(b) 1 year after the commencement.

(3) The chief executive must publish the guideline on the department’s website.

424 Approved forms continue as approved forms of chief executive

(1) This section applies to a form approved by Skills Queensland under section 152B of the former Act in force immediately before the commencement that relates to a power or function that the chief executive has under this Act.

(2) On the commencement, the form continues in force under this Act as if it had been approved by the chief executive under section 290A until the earlier of the following—

(a) the chief executive repeals the approval of the form;
(b) 1 year after the commencement.

425 References in documents

A reference in a document to Skills Queensland may, if the context permits, be taken to be a reference to the chief executive.
Schedule 3

Dictionary

section 6

advertisement includes circular, notice, sign and matter that is not in writing but which conveys a message because of the form or context in which it appears.

appointed members, for chapter 6, part 2, division 2, see section 196.

apprentice see section 9.

apprenticeship see section 7.

apprenticeship contract see section 11.

appropriately qualified, for a person or entity to whom a function or power may be delegated or subdelegated, includes having the qualifications, experience or standing appropriate for the function or power.

approved arrangement, for chapter 9, part 1, division 2, means an arrangement approved by the Minister under section 252(4).

approved form see section 290A.

approved guideline, for a requirement for a matter, means the guideline for the matter made under section 245A.

AQF means the Australian Qualifications Framework as defined in the Commonwealth Act, section 3.

calling means—

(a) a craft, manufacture, occupation, trade, undertaking or vocation; or

(b) a section of something mentioned in paragraph (a).

commission, for chapter 10, part 2, see section 295.

commissioner of police means the commissioner of the police service appointed under the Police Service Administration Act 1990.
Commonwealth Act means the National Vocational Education and Training Regulator Act 2011 (Cwlth).

completion agreement see section 73.

completion certificate means a certificate issued by the chief executive stating that the person named in the certificate has successfully completed the apprenticeship or traineeship stated in the certificate.

compulsory participation phase see the Education (General Provisions) Act 2006, section 231.

convicted means a finding of guilt, or the acceptance of a plea of guilt, by a court, whether or not a conviction is recorded.

corporation, for chapter 10, part 2, see section 295.

course—

(a) generally—means a structured approach to the development and attainment of skills and knowledge; or

(b) for chapter 4—see section 107.

criminal history, of a person, means the person’s criminal history as defined under the Criminal Law (Rehabilitation of Offenders) Act 1986 to the extent the criminal history relates to indictable offences, other than spent convictions.

deliver includes arrange to deliver.

departmental employment skills development program see section 106C(2).

employee see Industrial Relations Act 1999, section 5.

employee organisation means an organisation of employees.

employer see Industrial Relations Act 1999, section 6.

employer organisation means an organisation of employers.

employment exemption means an exemption from the compulsory participation phase for a young person who is—

(a) in paid employment for less than 25 hours each week; or

(b) in unpaid employment.
executive officer, of a corporation, means a person who is concerned with, or takes part in, the corporation’s management, whether or not the person is a director or the person’s position is given the name of executive officer.

former body, for chapter 10, part 2, see section 295.

former industry placement Act, for chapter 10, part 2, see section 295.


government entity see the Public Service Act 2008, section 24.

group training organisation means a corporation recognised by the chief executive as a group training organisation.

hosting arrangement means an arrangement under which a group training organisation or a principal employer organisation (each an organisation) agrees in writing with another entity for—

(a) the organisation, for a fee, to hire out an apprentice or trainee employed by the organisation to perform work for the other entity; and

(b) the other entity to train the apprentice or trainee under a training plan.

industrial body, for chapter 10, part 2, see section 295.

industrial commission means the Queensland Industrial Relations Commission under the Industrial Relations Act 1999.

industrial registrar means the industrial registrar under the Industrial Relations Act 1999.

industrial registry means the industrial registry under the Industrial Relations Act 1999.

information notice, for a decision of the chief executive or a registered training organisation, means a signed notice stating the following—

(a) the decision;
(b) the reasons for the decision;
(c) the day the decision has effect;
(d) for a decision appealable under section 230, the person to whom the notice is given may appeal the decision within 21 days;
(e) for a decision reviewable under section 224, that the person to whom the notice is given may apply, as provided under the QCAT Act, to QCAT for a review of the decision;
(f) how the person may appeal or apply for the review;
(g) any right the person has to have the operation of the decision stayed;
(h) other information required under this Act to be stated in the notice.

**insolvent under administration** see the Corporations Act, section 9.

**ministerial declaration** ‘Stepping forward: improving pathways for all young people’ see section 106B.

**misconduct**, for chapter 3, part 1, division 5, see section 70.

**new training contract**, for chapter 10, part 2, see section 295.

**nominal term** see section 49.

**non-departmental employment skills development program** see section 250E(3).

**obstruct** includes hinder, interfere with, resist and attempt to obstruct.

**parent** includes guardian and each person who is liable to maintain, or has the care and control of, a minor.

**placement person** means an employer who has signed a vocational placement agreement with—

(a) if the agreement is signed under section 116(1)—the registered training organisation and the student; or

(b) if the agreement is signed under section 116(2)(a)—the registered training organisation.
principal employer organisation means an entity recognised by the chief executive under section 223A as a principal employer organisation.

probationary period, for an apprenticeship or traineeship, means the period decided by the chief executive under section 50 as the probationary period for the apprenticeship or traineeship.

prohibited employer means an employer declared to be a prohibited employer under section 83.

publish, for an advertisement—
(a) means publish the advertisement in any way and includes publishing it in any of the following ways—
(i) in a newspaper or periodical;
(ii) by radio or television, on the internet or in another electronic way;
(iii) in a film or video recording;
(iv) by a circular, notice or sign; and
(b) includes cause to be published.

purchaser see section 82.

qualification means a VET qualification as defined in the Commonwealth Act, section 3.

reasonably believes means believes on grounds that are reasonable in all the circumstances.

recognition certificate see section 250A.

recognition services means—
(a) the recognition of skills and knowledge; or
(b) the assessment of skills and knowledge; or
(c) the issue of qualifications or statements of attainment.

registered training contract means a training contract registered under section 54.

registered training organisation see section 14.
relevant particulars see section 16.

replacement day, for chapter 3, part 2, see section 95.

restricted calling means a calling declared by the chief executive to be a restricted calling under section 89.

spent conviction means a conviction—
(a) for which the rehabilitation period under the Criminal Law (Rehabilitation of Offenders) Act 1986 has expired under that Act; and
(b) that is not revived as prescribed by section 11 of that Act.

statement of attainment means a VET statement of attainment as defined in the Commonwealth Act, section 3.

State Training Council, for chapter 10, part 2, see section 295.

student means a person undertaking a course at a registered training organisation.

supervising registered training organisation see section 15.

TAFE institute see section 191.

trainee see section 10.

traineeship see section 8.

traineeship contract see section 12.

training contract means—
(a) for an apprentice—an apprenticeship contract; or
(b) for a trainee—a traineeship contract.

training organisation means a person or an organisation providing, or offering to provide, training or assessment of skills and knowledge.

training plan—
(a) for an apprentice or trainee—see section 13(1); or
(b) for a student under a vocational placement—see section 13(2).
training services means—
(a) the delivery of training; or
(b) the assessment or recognition of skills and knowledge; or
(c) the issue of qualifications or statements of attainment.

trust property, for chapter 9, part 1, division 2, see section 252.

unit of competency means a specification of knowledge and skill and their application to a specified standard of performance.

vocational education and training means the education and training and qualifications and statements of attainment under the vocational education and training provisions of the AQF.

vocational placement—
(a) generally—see section 17; or
(b) for chapter 4—see section 107.

vocational placement agreement means an agreement in the approved form for the vocational placement of a student.

working day, for an employee, means a day on which the employee normally performs work.

work performance arrangement means an arrangement under which an employee of a government entity performs work for another government entity.

young adult means a person aged between 18 and 25 years.
Young people make a significant contribution to Australia today and will shape what it will be tomorrow. The vitality, ideas, creativity and visions of all young people must be embraced.

The majority of young people are doing well, moving successfully through the different stages of their lives and responding to the challenges of the future. We can be confident that they will achieve success, find fulfilment in their adult lives and make a positive contribution to this country.

Some young people find their journeys more difficult and challenging. They may face problems in acquiring the knowledge, skills and self-confidence that form the foundations of their adult lives. We recognise the emotional, physical, cultural and learning barriers faced by these young people and the social, economic and locational factors that may negatively impact on their lives. There are opportunities for governments to address these barriers so that young people can achieve their best.

As Ministers entrusted with the collective wellbeing and interests of young people, we must foster an environment in which young people are nurtured and challenged—a society where all young people can realise their full potential. We must work together to support young Australians to achieve
success as individuals and as members of society. We need to act collectively and we need to act now.

Vision

Our vision is of an Australia where:

- young people benefit and flourish through sustaining networks of family, friends and community, and through their engagement in education, training, employment, recreation and society
- young people’s opinions and contributions are sought and valued, and they are encouraged and supported to take an active role in their communities and the nation
- young people’s lives are enriched by positive learning experiences and opportunities that assist them to reach their full potential
- we recognise and celebrate young people’s achievements.

Challenge

Our challenge is to:

- listen and respond to young people
- work creatively in partnership with young people to build comprehensive networks that draw together jurisdictions, government departments, families and communities so that united we can address the complex issues confronting young people
- recognise and address structural barriers faced by young people
- ensure that our governmental systems recognise the diversity of young people through being inclusive, flexible and adaptive
create effective opportunities for young people that are accessible, integrated and meaningful

encourage young people to take increasing responsibility for their own lives, support their peers and contribute to their community

ensure that young people have the information, skills and support needed to negotiate the transition to adult life and to make informed life decisions.

Our declaration

With this declaration, we commit to developing practical ways to increase the social, educational and employment outcomes of Australia’s young people including those who are at risk, disconnected or in vulnerable circumstances. We agree to establish a common direction to make a real and lasting difference to the lives of young people. We are united by a shared commitment and a joint responsibility. We unanimously agree to work in partnership towards implementing a shared vision for all young people.
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2 Date to which amendments incorporated

This is the reprint date mentioned in the *Reprints Act 1992*, section 5(c). Accordingly, this reprint includes all amendments that commenced operation on or before 22 November 2013. Future amendments of the *Vocational Education, Training and Employment Act 2000* may be made in accordance with this reprint under the *Reprints Act 1992*, section 49.
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Key to abbreviations in list of legislation and annotations

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4 Table of reprints

A new reprint of the legislation is prepared by the Office of the Queensland Parliamentary Counsel each time a change to the legislation takes effect.

The notes column for this reprint gives details of any discretionary editorial powers under the Reprints Act 1992 used by the Office of the Queensland Parliamentary Counsel in preparing it. Section 5(c) and (d) of the Act are not mentioned as they contain mandatory requirements that all amendments be included and all necessary consequential amendments be incorporated, whether of punctuation, numbering or another kind. Further details of the use of any discretionary editorial power noted in the table can be obtained by contacting the Office of the Queensland Parliamentary Counsel by telephone on 3237 0466 or email legislation.queries@oqpc.qld.gov.au.

From 29 January 2013, all Queensland reprints are dated and authorised by the Parliamentary Counsel. The previous numbering system and distinctions between printed and electronic reprints is not continued with the relevant details for historical reprints included in this table.

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7 Forms notified or published in the gazette

Lists of forms are no longer included in reprints. Now see the separate forms document published on the website of the Office of the Queensland Parliamentary Counsel at <www.legislation.qld.gov.au> under Information—Current annotations. This document is updated weekly and the most recent changes are marked with a change bar.

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