Queensland



TRAINING REFORM BILL 2003

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TRAINING REFORM BILL 2003

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2003

A BILL

FOR

An Act to amend the *Training and Employment Act 2000*, and for other purposes

	Tł	ne Parliament of Queensland enacts—	1
		PART 1—PRELIMINARY	2
Clause	1	Short title	3
		This Act may be cited as the <i>Training Reform Act 2003</i> .	4
Clause	2	Commencement	5
		(1) The following provisions commence on 1 January 2006—	6
		• section 7 ¹	7
		• section 8 ²	8
		• section 10^3	9
		• section 11 ⁴	10
		• section 23 ⁵	11
		• section 26 ⁶	12
		• section 27 ⁷	13
		• section 28 ⁸	14
		• section 29 ⁹	15

¹ Section 7 (Amendment of s 7 (What is an "apprenticeship"))

² Section 8 (Amendment of s 8 (What is a "traineeship"))

³ Section 10 (Amendment of s 24 (Decision about registration))

⁴ Section 11 (Insertion of new s 27A)

⁵ Section 23 (Insertion of new s 106C)

⁶ Section 26 (Amendment of s 134 (Functions of ombudsman))

⁷ Section 27 (Amendment and relocation of ch 5, pt 1, div 2, hdg)

⁸ Section 28 (Renumbering of ch 5, pt 1, div 3)

⁹ Section 29 (Insertion of new ch 5, pt 1, div 3)

	• section $31(2)^{10}$	1
		1
	• section 37 ¹¹	2
	• section 38^{12}	3
	• section 40^{13}	4
	• section 44(2) and (3) ¹⁴	5
	• section 46 ¹⁵	6
	• section $53(7)^{16}$	7
	• section 57(3) and (5). ¹⁷	8
	(2) The remaining provisions of this Act commence on a day to be fixed by proclamation.	9 10
	PART 2—AMENDMENT OF TRAINING AND EMPLOYMENT ACT 2000	11 12
Clause	3 Act amended in pt 2	13
	This part amends the Training and Employment Act 2000.	14
Clause	4 Replacement of title	15
	Title—	16
	omit, insert—	17
	'An Act to provide for vocational education, training and employment'.	18 19
	10 Section 31 (Amendment of s 147 (Board's functions))	
	11 Section 37 (Amendment of s 168 (Council's functions))	
	12 Section 38 (Amendment of s 169 (Council subject to Minister and board))	
	13 Section 40 (Insertion of new ch 5, pt 3, divs 5A and 5B)	
	14 Section 44 (Amendment of s 217 (Chief executive's functions for TAFE institutes))	
	15 Section 46 (Amendment of s 224 (Appeal to Magistrates Court))	
	16 Section 53 (Amendment of sch 3 (Dictionary))	
	17 Section 57 (Amendment of s 7 (Functions of college board))	

Clause	5	Rep	placement of s 1 (Short title)	1
	5	Sectio	on 1—	2
	C	omit, i	insert—	3
	'1	Sho	ort title	4
			Act may be cited as the Vocational Education, Training and ment Act 2000.'.	5 6
Clause	6	Am	nendment of s 3 (Objectives)	7
	5	Sectio	on 3(f)—	8
	ć	mit, i	insert—	9
		'(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	10 11 12 13 14
		(g)	to promote a community commitment towards supporting young people in the compulsory participation phase; and	15 16
		(h)	to implement initiatives that are consistent with the ministerial declaration 'Stepping forward: improving pathways for all young people.'.	17 18 19
Clause	7	Am	nendment of s 7 (What is an "apprenticeship")	20
	5	Sectio	on 7, note—	21
	ć	mit, i	insert—	22
	'No	tes—		23
	1	. Th	te declaration is made under section 183.18	24
	2		ithout limiting who may undertake an apprenticeship, an apprenticeship may be dertaken by a young person in the compulsory participation phase.'.	25 26
Clause	8	Am	nendment of s 8 (What is a "traineeship")	27
	9	Sectio	on 8, note—	28

¹⁸ Section 183 (Declaring apprenticeships or traineeships)

	omit, insert—	1
	'Notes—	2
	1. The declaration is made under section 183.	3
	2. Without limiting who may undertake a traineeship, a traineeship may be undertaken by a young person in the compulsory participation phase.'.	4 5
Clause	9 Replacement of ch 2 (Training organisations)	6
	Chapter 2—	7
	omit, insert—	8
	'CHAPTER 2—TRAINING ORGANISATIONS	9
	'PART 1—PRELIMINARY	10
	'18 Application	11
	'Chapter 2 only applies to the provision of training and assessments for qualifications and statements of attainments in relation to vocational education and training.	12 13 14
	'19 Definitions for ch 2	15
	'In this chapter—	16
	"accreditation" includes renewed accreditation.	17
	"accredited", for a course, means registered.	18
	"amended" includes varied, altered and replaced.	19
	"another jurisdiction" means a jurisdiction other than this jurisdiction.	20
	"ANTA" means the Australian National Training Authority established under the Commonwealth Act.	21 22
	"ANTA agreement" means the 'Agreement' as defined in section 4(1) of the Commonwealth Act.	23 24
	"AQF" means the policy framework entitled 'Australian Qualifications Framework' that defines all qualifications (whether as defined under this chapter or otherwise) recognised nationally in education and training within Australia, endorsed by the Ministerial Council on	25 26 27 28

Education, Employment, Training and Youth Affairs so commence on 1 January 1995 and that policy framework as a from time to time.	
"AQTF" means the policy framework entitled 'Australian Quality Tramework' that defines the criteria and standards for the region of training organisations and the accreditation of courses vocational education and training sector as endorsed or amend time to time by the ministerial council. ¹⁹	istration 5 in the 6
"Commonwealth Act" means the <i>Australian National Training A Act 1992</i> (Cwlth).	uthority 9 10
"compliance audit"—	11
(a) for an audit conducted by the council—means are establishing whether the subject of the audit complies with	
(i) the national standards, other than the legislative comstandard; and	npliance 14 15
(ii) this Act; or	16
(b) for an audit conducted under a corresponding law chapter—means a compliance audit within the meaning corresponding law.	
"condition" means any of the following—	20
(a) a condition on all or some of the operations of a retraining organisation;	egistered 21 22
(b) a restriction.	23
"corresponding law" for this chapter or a provision of this means—	chapter, 24 25
 (a) if a regulation prescribes a law of another jurisdiction corresponding law for this definition—the law prescribe the regulation; or 	
(b) otherwise—a law of another jurisdiction that correspond chapter or the provision of this chapter.	s to this 29
"course accrediting body" means the council or an equivalent	•

¹⁹ The initial policy framework was endorsed on 8 June 2001.

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accreditation of courses under that jurisdiction's legislation relating to vocational education and training.	1 2
"jurisdiction" means Queensland or, if it has enacted a corresponding law for this chapter, another State, the Australian Capital Territory or the Northern Territory.	3 4 5
"legislative compliance standard" means the standard included in the national standards requiring that a registered training organisation ensures that compliance with Commonwealth, State and Territory legislation and regulatory requirements relevant to its operations is integrated into its policies and procedures and that compliance is maintained. *Note—*	6 7 8 9 10 11
On enactment of this definition, the relevant standard was standard 2 of the national standards.	13 14
"ministerial council" means the Council consisting of the Ministers from each State and the Commonwealth responsible for vocational education and training operating in accordance with the ANTA Agreement.	15 16 17 18
"nationally endorsed" , for a training package, means endorsed by a committee established by ANTA's members.	19 20
"national register" see section 20.	21
"national standards" means the standards for registered training organisations.	22 23
"prohibition" means a prohibition on all or some of the operations of a registered training organisation.	24 25
"qualification" means formal certification in the vocational education and training sector by a registered training organisation and under the AQF that a person has achieved all the units of competencies or modules comprising learning outcomes stated for the qualification in—	26 27 28 29
(a) a nationally endorsed training package for which details of the qualification have been registered by ANTA; or	30 31
(b) an accredited course that provides training for the qualification.	32
"registered" means registered as prescribed under section 20.	33
"registered training organisation" means a person whose details as a training organisation are registered.	34 35

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"registering body" means the council or an equivalent body in another jurisdiction responsible for the registration of training organisations under that jurisdiction's legislation relating to vocational education and training.	1 2 3 4
"registration" includes renewed registration.	5
"restriction" means a restriction on all or some of the operations of a registered training organisation or a prohibition.	6 7
"scope of registration" , of a training organisation, means its scope of registration as prescribed under section 22(2).	8 9
"standards for accreditation of courses" means the standards for accreditation of courses as adopted or amended from time to time by the ministerial council under the AQTF. ²⁰	10 11 12
"standards for registered training organisations" means the standards for registered training organisations as adopted or amended from time to time by the ministerial council under the AQTF. ²¹	13 14 15
"standards for State and Territory registering and course accrediting bodies" means the standards for State and Territory registering/ course accrediting bodies as adopted or amended from time to time by the ministerial council under the AQTF. ²²	16 17 18 19
"statement of attainment" means formal certification in the vocational education and training sector by a registered training organisation under the AQF that a person has achieved—	20 21 22
(a) part of a qualification; or	23
(b) one or more units of competency from a nationally endorsed training package; or	24 25
(c) all the units of competency or modules comprising learning outcomes for an accredited course that does not meet the requirements for a qualification.	26 27 28
"this jurisdiction" means Queensland.	29
"training package" means an integrated set of competency standards and assessment guidelines leading to a qualification for a particular industry, industry sector or enterprise.	30 31 32

²⁰ Standards were initially adopted on 8 June 2001.

²¹ Standards were initially adopted on 8 June 2001.

²² Standards were initially adopted on 8 June 2001.

"unit of competency" means a specification of knowledge and skill and their application to a specified standard of performance.	1 2
"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.	3 4 5
'PART 2—NATIONAL REGISTRATION	6
'20 National register and national effect of registration	7
'(1) The "national register" is the National Training Information Service maintained by ANTA to the extent it consists of registered matters.	8 9
'(2) For subsection (1), a matter is "registered" to the extent details of the matter are recorded—	10 11
(a) for the purposes of this chapter—by the council; or	12
(b) for the purposes of a corresponding law—by another registering body or course accrediting body; or	13 14
(c) for the purposes of this chapter, a corresponding law or a regulation made under either of the laws—by ANTA or another entity.	15 16 17
'PART 3—REGISTERED TRAINING ORGANISATIONS	18
'Division 1—Requirement for registration	19
'21 Offence to falsely claim to be a registered training organisation	20
'(1) A person who is not a registered training organisation must not claim to be a registered training organisation.	21 22
Maximum penalty—80 penalty units.	23
'(2) A person who is not, or not acting for, a registered training organisation operating within the scope of registration of the registered training organisation must not—	24 25 26
(a) issue, or claim to be able to issue, a qualification or statement of attainment: or	27 28

(b)	claim to be able to provide training or assessments resulting in the issue of a qualification or statement of attainment.	1 2
Maximu	m penalty—80 penalty units.	3
the issue knowing	person must not claim to be able to provide training resulting in of a qualification or statement of attainment by another person that the other person is not lawfully able to issue the qualification tent of attainment.	4 5 6 7
Maximu	m penalty—80 penalty units.	8
	or subsections (1) to (3), a person claims to be a registered training ition or claims to be able to do a particular thing if the person—	9 10
(a)	makes that claim; or	11
(b)	purports to be a registered training organisation or to be able to do the particular thing; or	12 13
(c)	does any act likely to induce someone else to believe the person is a registered training organisation or is able to do the particular thing.	14 15 16
'(5) Th	nis section does not apply to a registering body.	17
	'Division 2—Registration activities in this jurisdiction	18
'22 Reg	sistration and scope of registration	19
	a person may be registered under this chapter as a training ion that provides, within its scope of registration—	20 21
(a)	training and assessments resulting in the issue of qualifications or statements of attainment by the organisation; or	22 23
(b)	assessments resulting in the issue of qualifications or statements of attainment by the organisation.	24 25
'(2) A	training organisation's "scope of registration" consists of—	26
(a)	the training or assessments the training organisation is registered to provide; and	27 28
(b)	the qualifications, statements of attainment or units of competency for which the training organisation is registered to provide training or assessments.	29 30 31

'23 App	olying in this jurisdiction for registration	1
'(1) A person may apply to the council for registration as a training organisation.		2 3
	he application must be in the approved form and accompanied by ribed fee.	4 5
	the applicant must give the council any information required by it the application.	6 7
'24 Dec	ision about registration	8
	On an application for registration, the council may register the tas a training organisation, or refuse to do so.	9 10
'(2) Ir standards	n deciding the application, the council must apply the national s.	11 12
'(3) Th	ne council must not grant the application unless—	13
(a)	on registration under the application, the applicant will not otherwise be registered as a training organisation by any registering body; and	14 15 16
(b)	the council considers that the applicant's principal place of business is, or all or most of its operations will be conducted, in this jurisdiction; and	17 18 19
(c)	the council considers that the applicant complies with the national standards (other than the legislative compliance standard) and this Act.	20 21 22
standards council r	n considering whether the applicant complies with the national s (other than the legislative compliance standard) and this Act, the may, without limiting the matters the council may have regard to, and to a compliance audit of the applicant.	23 24 25 26 27
	39 prescribes a requirement for an audit mentioned in subsection (4).	28
	absection (3)(c) does not apply to an application, if—	29
(a)	the application is made by a registered training organisation registered by another registering body; and	30 31
(b)	the registered training organisation has received a notice from the other registering body under a corresponding law for section 31; and	32 33 34

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(c)	the application does not ask for an amendment of the existing scope of registration or registered conditions of the registered training organisation.	1 2 3
	absections (2) and (3) do not limit the grounds on which the may decide not to grant the application.	4 5
Note—		6
Section	25 provides an example of additional grounds.	7
	ne council may impose reasonable conditions on the registration of ng organisation to take effect for the period of registration.	8 9
Note—		10
Section registrat	27 deals with the imposition of a condition about continued suitability for ion.	11 12
'(8) A	condition imposed under subsection (7)—	13
(a)	must apply for all jurisdictions, that is, it may not be limited in effect to a particular place or jurisdiction; and	14 15
(b)	is not limited to matters mentioned in this chapter; and	16
(c)	must be consistent with this chapter and the national standards.	17
Note—		18
	conditions to which a registered training organisation is subject under this are listed in section 26.	19 20
'(9) If must—	the council decides to grant the application, the registering body	21 22
(a)	register the applicant as a training organisation and the applicant's scope of registration; and	23 24
(b)	if the council imposes a condition under subsection (7)—	25
	(i) give the applicant an information notice for the decision; and	26 27
	(ii) register the condition for the applicant; and	28
(c)	give the applicant a certificate of registration.	29
'(10) T	The council must comply with subsection (9)—	30
(a)	immediately after granting the application; or	31
(b)	if the application is a transfer application mentioned in section 33—immediately after the existing registration of the training organisation is cancelled under section 36.	32 33 34

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	(ii) by another registering body under a corresponding law for section 32(2)(a).	1 2
	or a training organisation registered under section 24, the following as are imposed for the training organisation's period of on—	3 4 5
(a)	the training organisation must comply with requirements stated to apply to a registered training organisation under the national standards;	6 7 8
(b)	the training organisation must give notice to the council of the following matters immediately after they happen—	9 10
	(i) any substantial change to the control, management or operations of the training organisation;	11 12
	(ii) any matter the national standards states the training organisation must give notice of to the council;	13 14
(c)	the training organisation—	15
	(i) must submit to any compliance audit conducted by the council under section 37; and	16 17
	(ii) if a particular compliance audit shows the training organisation does not comply with the national standards, other than the legislative compliance standard, or this Act, must take all necessary steps to comply;	18 19 20 21
(d)	the training organisation must submit to any compliance audit conducted by another registering body under a corresponding law for section 38;	22 23 24
	Note—	25
	Section 39 prescribes a requirement for a compliance audit mentioned in subsection (2)(c) and (d).	26 27
(e)	the training organisation must not contravene a provision of this chapter or a corresponding law;	28 29
(f)	the training organisation must give to the council any information about any of its operations reasonably required by the council;	30 31
(g)	the training organisation must give to the council any information reasonably required by it relating to a registered condition imposed by the council under section 32;	32 33 34
(h)	the training organisation must give to another registering body any information reasonably required by the other registering	35 36

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body relating to a registered condition imposed by the registering body under a corresponding law for section 32(2)(a).	1 2
'(3) Conditions mentioned in subsections (1) and (2) to which a training organisation is subject apply in relation to the operations of the training organisation in every jurisdiction, unless the contrary intention appears.	3 4 5
'(4) A training organisation must not contravene a condition of its registration.	6 7
Maximum penalty—80 penalty units.	8
Note—	9
For effect on registration of non-compliance with a condition, see section 32(2).	10
'(5) It is declared that a condition to which a training organisation registered by another registering body is expressed to be subject in this jurisdiction under a corresponding law for subsection (3) has effect for this jurisdiction.	11 12 13 14
'27 Condition—continued suitability for registration	15
'(1) Without limiting the conditions the council may impose on a registered training organisation under section 24(7), the council may impose a condition requiring that the organisation remains suitable for registration.	16 17 18 19
'(2) In considering whether a training organisation remains suitable for registration, the council may have regard to the matters mentioned in section 25(2).	20 21 22
'28 Term of registration	23
'Registration may be for a term up to 5 years and may be renewed if application for renewal is made at least 3 months before the registration expires.	24 25 26
'29 Amending registration on application by registered training organisation	27 28
'(1) The council may, on application by a training organisation that was registered by it, amend the training organisation's registered details.	29 30

Note—		1
For the section	procedure to be followed after exercising a power under subsection (1), see 35.	2 3
	the application is to amend the training organisation's scope of on or registered conditions—	4 5
(a)	the application must be in the approved form and accompanied by the prescribed fee; and	6 7
(b)	the training organisation must give the council any information reasonably required by it to decide the application.	8 9
	or an application mentioned in subsection (2), section 24 applies as an application under the section, subject to the following—	10 11
(a)	section 24(3)(a) is not relevant;	12
(b)	section 24(3)(b) applies in relation to the scope of registration or registered conditions as amended in accordance with the application;	13 14 15
(c)	section 24(3)(c) applies only in relation to the proposed amendment;	16 17
(d)	section 24(9)(c) does not apply.	18
	noval of registered details on registration expiry or application	19 20
	council must remove from the national register the details of a organisation registered by it—	21 22
(a)	if the training organisation's registration expires; or	23
(b)	if the training organisation applies to the council to have its registration cancelled and the council grants the application.	24 25
'31 Pro	cedure for amending, suspending or cancelling registration	26
	sefore amending, suspending or cancelling the registration of a organisation under section 32(2) or 33(2)(b), the council must—	27 28
(a)	give the training organisation a signed notice to show cause (a "show cause notice"); and	29 30
(b)	consider all representations made within the time to show cause stated in the show cause notice.	31 32

'(2) Th	e show cause notice must state the following—	1
(a)	the action (the " proposed action ") the council proposes taking under section 32 or 33;	2 3
(b)	the grounds for the proposed action;	4
(c)	an outline of the facts and circumstances that are the basis of the grounds;	5 6
(d)	if the proposed action is to amend the registration, including a condition of registration—the proposed amendment;	7 8
(e)	if the proposed action is to suspend the registration—the proposed maximum suspension period;	9 10
(f)	an invitation to the training organisation to show, within a stated reasonable time, not less than 14 days after the notice is given to the training organisation, why the proposed action should not be taken.	11 12 13 14
` '	the council decides to take no further action about the proposed e council must give the training organisation signed written notice eision.	15 16 17
'(4) If the council decides to amend, suspend or cancel the registration—		
(a)	the council must immediately give the training organisation an information notice for its decision; and	19 20
(b)	any amendment must be the same as the proposed amendment mentioned in the show cause notice unless the training organisation consents to the new amendment; and	21 22 23
(c)	any suspension must not be for more than the proposed maximum suspension period mentioned in the show cause notice unless the training organisation consents to a longer period; and	24 25 26
(d)	for an amendment, suspension or cancellation, the decision takes effect on the day the information notice is given to the training organisation, or if a later day is stated in the information notice, the later day.	27 28 29 30
'(5) However, if a condition is imposed under section 27 on the organisation's registration and the council decides to amend, suspend or cancel the registration because the organisation has contravened the condition because of the organisation's conviction for an offence, the decision—		31 32 33 34 35
(a)	does not take effect until—	36

	(i)	the time to appeal against the conviction ends without an appeal being made; or	1 2
	(ii)	the appeal is finally decided or otherwise ends; and	3
(b)	has	no effect if the conviction is quashed.	4
		ng, suspending or cancelling registration without ion on particular grounds	5 6
the regis responsil	tering bility	ect of this section is to ensure that, of all registering bodies, g body that registers a training organisation has the primary to take action against the training organisation if a ground subsection (3) arises.	7 8 9 10
		or more of the grounds mentioned in subsection (3), the on its own initiative—	11 12
(a)	traii bod	end the scope of registration or registered conditions of a ning organisation that was registered by another registering y, but only to impose a restriction applying in this sediction; or	13 14 15 16
(b)	traiı	end the scope of registration or registered conditions of a ning organisation that was registered by it, including by losing a restriction applying in this or another jurisdiction; or	17 18 19
(c)	traii prol	pend the registration, or part of the scope of registration, of a ning organisation that was registered by it, by imposing a hibition applying in this or another jurisdiction while the pension is in force; or	20 21 22 23
(d)		cel the registration of a training organisation that was stered by it.	24 25
Note—			26
For the section		dure to be followed before exercising a power under subsection (2), see	27 28
For the section		edure to be followed after exercising a power under subsection (2), see	29 30
'(3) Tl	he gro	ounds are as follows—	31
(a)		registration, or the part of the scope of registration, was ained because of incorrect or misleading information;	32 33
(b)		training organisation has contravened a condition of its stration.	34 35

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		ouncil may not impose a restriction under subsection (2)(a) istering body that registered the training organisation—	1 2
(a) fails to take any step to deal with the matter to which the grounds relate within 30 days after the matter comes to its attention; or			3 4
(b)		ises the council that it does not propose taking any step to with the matter to which the grounds relate; or	5 6
(c)		r taking any step to deal with the matter to which the grounds te—	7 8
	(i)	fails to take another step within 30 days; or	9
	(ii)	advises the council that it does not propose taking another step.	10 11
		tion (4) does not apply if the council is relying on a ground a compliance audit under section 38.	12 13
30 day pe	eriod	ubsection (4) does not stop the council, before the end of a mentioned in the subsection, taking all steps necessary to riction immediately after, or at any time after, the period has	14 15 16 17
need not,	relat mpos	riction imposed under subsection (2)(a), (b) or (c) may, but the to a particular place or jurisdiction, but if it does so, it may seed because of a particular fact situation that has arisen in the liction.	18 19 20 21
		restriction imposed under subsection (2)(a), (b) or (c) must with this chapter and the national standards.	22 23
body may	y dire	osection (2)(c), in exceptional circumstances, the registering ect the training organisation to immediately stop conducting national under section 34(3).	24 25 26
Example of	^f exce _l	ptional circumstance—	27
Danger	of inju	ury to anyone's health or safety.	28
subsectio	n (2)	e cancelling the registration of a training organisation under (d), the council must consult the registering bodies of each of dictions where the training organisation is operating.	29 30 31
'(11) Failure to comply with subsection (10) does not affect a cancellation of the registration of a training organisation.			32 33

'33 Cancelling registration on change of business operations	1	
'(1) This section applies to a training organisation registered by the council.	2 3	
'(2) On the grounds that the training organisation neither has its principal place of business, nor conducts all or most of its operations, in this jurisdiction, the council may cancel the training organisation's registration—	4 5 6 7	
(a) on application by the training organisation; or	8	
(b) on its own initiative.	9	
Note—	10	
For the procedure to be followed before exercising a power under subsection (2), see section 31.	11 12	
For the procedure to be followed after exercising a power under subsection (2), see section 35.	13 14	
'(3) If, before the end of the time to show cause mentioned in the show cause notice given under section 31, the training organisation makes an application to another registering body for registration as a training organisation (the "transfer application"), the council must not cancel the registration of the training organisation until the transfer application is decided.	15 16 17 18 19 20	
'34 Effect of suspension of registration of training organisation	21	
'(1) This section applies if a prohibition is imposed on a training organisation under section $32(2)(c)$.	22 23	
'(2) A person must not, for training or an assessment provided or to be provided in operations the subject of the prohibition, do anything for any of the following purposes—	24 25 26	
(a) recruiting or enrolling anyone;	27	
 (b) soliciting or accepting any consideration from anyone for anyone's recruitment or enrolment; 	28 29	
(c) starting anyone's training or assessment;	30	
(d) if the operations have been directed to immediately stop under section 32(9)—training or assessing anyone.	31 32	
Maximum penalty—50 penalty units.		

'(3) If the training organisation, before the prohibition took effect, entered into an agreement to provide training or an assessment to a person, subsection (2)(a) to (c) does not prohibit anyone from relying on the agreement—	
(a) to provide the training or assessment; or	5
(b) to solicit or accept consideration for the provision of the train or assessment.	ning 6
'35 Return of registration certificate	8
'(1) If a training organisation's registration is suspended or cancel the training organisation must return the certificate of registration to council within 14 days after the decision takes effect, unless the train organisation has a reasonable excuse.	the 10
Maximum penalty—40 penalty units.	13
'(2) If the registration was suspended, the council must return certificate of registration to the training organisation at the end of suspension period.	
'36 Council to register amendment, suspension or cancellation	17
'If, in relation to a registered training organisation, the council decided anything under sections 32(2) or 33(2), it must, on the nation register—	
 (a) for an amendment of the scope of registration or register conditions—amend the scope of registration or register conditions in accordance with its decision; or 	
(b) for a suspension of the registration or part of the scope registration—register the suspension; or	e of 24 25
(c) for a cancellation of the registration—remove the registed details of the training organisation.	ered 26 27
Division 3—Audit powers	28
'37 Audit of training organisation registered by the council	29
'(1) This section applies in relation to—	30

(a)	a tra	aining organisation registered by the council; and	1
(b)	any	of the training organisation's operations.	2
'(2) T training		ouncil may at any time conduct a compliance audit of the nisation.	3 4
'38 Aud bod		training organisation registered by another registering	5 6
'(1) T	his se	ection applies in relation to—	7
(a)		aining organisation registered by a registering body other than council (the "other registering body"); and	8 9
(b)	any	of the training organisation's operations in this jurisdiction.	10
'(2) S	ubsec	etion (3) applies if—	11
(a)	the	council—	12
	(i)	suspects on reasonable grounds that the training organisation may have contravened the national standards; and	13 14 15
	(ii)	has advised the other registering body of the suspected contravention; and	16 17
(b)	the	other registering body—	18
	(i)	within 30 days after receiving the advice, fails to take steps to deal with the suspected contravention to the satisfaction of the council; or	19 20 21
	(ii)	at any time advises the council that it does not propose to take any step or further step to deal with the suspected contravention.	22 23 24
'(3) Torganisa		council may conduct a compliance audit of the training	25 26
'39 C 01	nduc	t of audit	27
37 or 3	8 m	upliance audit mentioned in section 24(4), 26(2)(c), 26(2)(d), ust have regard to the standards for State and Territory d course accrediting bodies.	28 29 30

'(2) A failure to comply with subsection (1) is of no effect if the failure—	1 2	
(a) does not substantially affect the outcome of the audit; or	3	
(b) arises out of inconsistency between the standards mentioned in the subsection and the legislation of the particular jurisdiction in relation to which the failure arises.	4 5 6	
40 Powers not limited by compliance audit provisions	7	
'A provision of this chapter that makes provision for a compliance audit does not limit the power of any registering body to inquire into the activities of a registered training organisation or other training organisation.	8 9 10 11	
'Division 4—Other powers	12	
'41 Function or power may be used to support national scheme	13	
'(1) This section applies to a person who, apart from this section, may exercise a power or perform a function under this chapter in relation to a registered training organisation or an applicant for registration under section 24.	14 15 16 17	
'(2) The person may also perform the same kind of function or exercise the same kind of power in this jurisdiction—		
(a) at the request of the council—for inquiries into whether a training organisation registered by another registering body is complying with this chapter or a corresponding law; or	20 21 22	
(b) at the request of another registering body—for a compliance audit that is being conducted under a corresponding law for this chapter in relation to—	23 24 25	
(i) a training organisation registered by the other registering body; or	26 27	
(ii) an applicant for registration by the other registering body under a corresponding law for section 24.	28 29	
(3) Subsection (2) does not limit the person's functions or powers.		

'42 Info	ormation may be made available to other registering bodies	1		
'(1) The council may disclose to another registering body information it has about, or arising from, the following—				
(a)	an application by anyone for registration as a training organisation;	4 5		
(b)	a training organisation's registration;	6		
(c)	a compliance audit conducted for this chapter;	7		
(d)	action taken by the council in relation to a registered training organisation;	8 9		
(e)	the performance of a function, or the exercise of a power, by a person at the request of another registering body.	10 11		
correspon	person disclosing information under subsection (1) or under a nding law for subsection (1) does not contravene an obligation not se the information, whether imposed by an Act or by another rule	12 13 14 15		
	'Division 5—Other provisions	16		
'43 Issu	ing qualifications and statements of attainment	17		
	registered training organisation must issue a qualification or t of attainment to a student who—	18 19		
(a) has—				
	(i) undertaken an accredited course or training consistent with the vocational education and training provisions of the AQF with the organisation; and	21 22 23		
	(ii) attained the skills and knowledge required for the issue of a qualification or statement of attainment; or	24 25		
(b)	has been recognised by the organisation as having the skills and knowledge required for the issue of a qualification or statement of attainment.	26 27 28		
Maximu	m penalty—40 penalty units.	29		
	'(2) For subsection (1), the qualification or statement of attainment must be issued within 21 days after both of the following matters are satisfied—			

	(a)	the o	organisation—	1
		(i)	is satisfied the student attains the skills and knowledge required for its issue; or	2 3
		(ii)	recognises the student as having the skills and knowledge required for its issue;	4 5
	(b)		student has paid all fees payable by the student to the inisation.	6 7
'44		essm anisa	ent of skills or knowledge by registered training tion	8 9
'(1) Tł	nis se	ction applies if a person—	10
	(a)		ms to have skills or knowledge for which no qualification or ement of attainment has been issued; and	11 12
	(b)		onably believes a qualification or statement of attainment d be issued to the person for the skills or knowledge.	13 14
the p	oerso	n's sk d a o	rson may apply to a registered training organisation to have kills or knowledge assessed to decide whether the person may qualification or statement of attainment for the skills or	15 16 17 18
mus	t issi	ue the	assessing the person's skills or knowledge, the organisation be person with the appropriate qualification or statement of thin 21 days after all of the following matters are satisfied—	19 20 21
	(a)		organisation is authorised by its registration to issue the lification or statement of attainment; and	22 23
	(b)	knov	organisation is satisfied the person has the skills or wledge required for the issue of a qualification or statement ttainment; and	24 25 26
	(c)		person has paid all fees payable by the person to the inisation.	27 28
'45	Car	cella	tion of qualification or statement of attainment	29
		_	stered training organisation may cancel a qualification or	30
			ttainment that it issued, by fair procedures prescribed under a he qualification or statement of attainment was issued—	31 32

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(a)	in error; or	1
(b)	because of a document or representation that—	2
	(i) is false or misleading; or	3
	(ii) was obtained or made in another improper way.	4
statemen	the registered training organisation cancels the qualification or t of attainment, the organisation must give an information notice person to whom the qualification or statement was issued ").	5 6 7 8
the cance	ne holder must, unless the holder has a reasonable excuse, return elled qualification or statement of attainment to the registered organisation after the later of—	9 10 11
(a)	21 days after the organisation gives the holder the information notice; or	12 13
(b)	if the holder appeals the decision under section 230—the holder withdraws the appeal or the appeal is dismissed. ²³	14 15
Maximum penalty for subsection (3)—40 penalty units.		
	'PART 4—ACCREDITED COURSES	17
	Division 1—Requirement for accreditation	18
'46 Off	ence of falsely claiming to provide an accredited course	19
	person must not claim to provide an accredited course unless the an accredited course.	20 21
Maximu	m penalty—80 penalty units.	22
'(2) For if the per	or subsection (1), a person claims to provide an accredited course son—	23 24
(a)	makes that claim; or	25
(b)	claims to provide a course that purports to be an accredited course; or	26 27

²³ Section 230 (Appeal to industrial commission against council or other decisions)

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(c) does any act likely to induce someone else to believe a course the person is providing is accredited.	1 2
Division 2—Course accreditation activities in this jurisdiction	3
'47 Applying in this jurisdiction for accreditation	4
'(1) A person may apply to the council to have a course accredited if the skills and knowledge that may be attained under the course are not recognised under the vocational education and training provisions of the AQF.	5 6 7 8
'(2) The application must be in the approved form and accompanied by the prescribed fee.	9 10
'(3) The applicant must give the council any information required by it to decide the application.	11 12
'47A Decision about accreditation	13
'(1) On an application to have a course accredited if the skills and knowledge that may be attained under the course are not recognised under the vocational education and training provisions of the AQF, the council must grant, or refuse to grant, the accreditation.	14 15 16 17
'(2) In deciding the application, the council must apply the standards for accreditation of courses.	18 19
'(3) Subsection (2) does not limit the grounds on which the council may decide not to grant the application.	20 21
'(4) If the council decides to grant the application, it must—	22
(a) immediately register the course as an accredited course; and	23
(b) give the applicant a certificate of accreditation for the course.	24
'(5) If the council decides not to grant the application, it must immediately give the applicant an information notice for its decision.	25 26
'47B Accreditation conditions	27
'(1) An accreditation may be subject to reasonable conditions imposed by the council.	28 29

'(2) Without limiting subsection (1), a condition may be about restrictions on providing the course.	1 2
'47C Term of accreditation	3
'Accreditation may be for a term up to 5 years and may be renewed if application for renewal is made at least 3 months before the accreditation expires.	4 5 6
'47D Procedure for amending accreditation	7
'The amendment of an accreditation granted by the council may be applied for and granted or refused as prescribed under a regulation.	8 9
'47E Cancellation of accreditation on application	10
'The council may cancel an accreditation granted by it at the written request of the person who applied for the accreditation.	11 12
47F Amendment or cancellation of accreditation without application	13
'(1) The council may, on its own initiative and by fair procedures prescribed under a regulation, amend or cancel an accreditation granted by it.	14 15 16
'(2) Amendment of an accreditation under subsection (1) includes imposing a condition on the accreditation or changing an existing condition.	17 18 19
'47G Reassessment of accredited course	20
'The council may, by fair procedures prescribed under a regulation, reassess a course accredited by the council to ensure it continues to meet the needs of industry and the community.	21 22 23
'47H Council to give notice of decision and register amendment or cancellation	24 25
'(1) This section applies if the council amends or cancels an accreditation granted by it.	26 27

	'(2) The council must immediately give an information notice for its decision to the person on whose application the accreditation was granted.	1 2
	'(3) The council must also, on the national register—	3
	(a) for an amendment—amend the registered accreditation in accordance with its decision; or	4 5
	(b) for a cancellation—remove the registered accreditation.	6
	'47I Return of registration certificate	7
	'(1) If the council amends or cancels an accreditation, the person on whose application the accreditation was granted must return a certificate of accreditation for the course to the council within 14 days after the decision takes effect, unless the person has a reasonable excuse.	8 9 10 11
	Maximum penalty—40 penalty units.	12
	'(2) If the registration was amended, the council must promptly return the certificate to the person after amending it.	13 14
	'47J Expiry of accreditation	15
	'(1) This section applies to a course that has been accredited on an application to the council.	16 17
	'(2) If the accreditation of the course expires, the council must remove the registered details of the accredited course from the national register.'.	18 19
Clause	10 Amendment of s 24 (Decision about registration)	20
	Section 24(7), note—	21
	omit, insert—	22
	'Note—	23
	Sections 27 and 27A deal with the imposition of conditions about continued suitability for registration and training or assessments provided to young people in the compulsory participation phase.'.	24 25 26
Clause	11 Insertion of new s 27A	27
	After section 27—	28
	insert—	29

	'27A Condition—compulsory participation phase	1
	'Without limiting the conditions the council may impose on a registered training organisation under section 24(7), the council may, if the organisation within its scope of registration provides training or assessments to young people in the compulsory participation phase, impose a condition in relation to the training or assessments.'.	2 3 4 5 6
Clause	12 Amendment of s 57 (Amending or assigning registered training contract)	7 8
	(1) Section 57(1)(a), after 'writing'—	9
	insert—	10
	'and the council approves the amendment or assignment'.	11
	(2) Section 57(1)(b)(i), 'as'—	12
	omit, insert—	13
	'in the way'.	14
	(3) Section 57—	15
	insert—	16
	'(1A) If the council refuses to approve the amendment or assignment, the council must promptly give the parties an information notice.'.	17 18
Clause	13 Amendment of s 59 (Statutory assignment or cancellation of registered training contract)	19 20
	Section 59(1), from 'when'—	21
	omit, insert—	22
	'on the day agreed between the employer and the purchaser.'.	23
Clause	14 Omission of s 60 (Reinstatement in previous position)	24
	Section 60—	25
	omit	26

Clause	15	Rep	placement of s 64 (Cancellation for serious misconduct)	1
	S	ectio	on 64—	2
	0	mit, i	insert—	3
	'64	Sus	spension and cancellation for serious misconduct	4
	(1) Th	is section applies if—	5
		(a)	an apprentice or trainee who is a party to a training contract engages in serious misconduct; and	6 7
		(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.	8 9 10
	'((2) T	he employer may immediately suspend the training contract by—	11
		(a)	telling the apprentice or trainee the contract is suspended; or	12
		(b)	giving the apprentice or trainee a suspension notice.	13
	emp	oloye	the employer suspends the contract under subsection (2)(a), the r must, within 1 working day after the suspension, give the ce or trainee a suspension notice.	14 15 16
	'((4) If	the employer suspends the contract, the employer must—	17
		(a)	within 1 working day after the suspension, notify the council of the suspension; and	18 19
		(b)	within 5 working days after the suspension, give the council a copy of the suspension notice.	20 21
			the suspension notice states that the employer proposes to apply ellation of the contract—	22 23
		(a)	the employer is taken to have applied for the cancellation by giving the council a copy of the suspension notice; and	24 25
		(b)	the apprentice or trainee is taken to be stood down from employment without pay until the council decides the application.	26 27 28
	app	ly for	the suspension notice does not state that the employer proposes to r cancellation of the contract, the apprentice or trainee is taken to down from employment without pay for—	29 30 31
		(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	32 33 34

(b)	otherwise—1 working day.	1
'(7) Tl	he council must promptly—	2
(a)	by fair procedures prescribed under a regulation—	3
	(i) for an application for cancellation of a contract—decide the application; or	4 5
	(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	6 7 8
(b)	give the employer and the apprentice or trainee an information notice for its decision.	9 10
'(8) Tl	ne council may cancel the contract only if—	11
(a)	it is satisfied the employer gave the apprentice or trainee a suspension notice as required under subsection (2)(b) or (3); and	12 13
(b)	the council reasonably believes—	14
	(i) the apprentice or trainee engaged in the serious misconduct; and	15 16
	(ii) it is unreasonable in the circumstances for the employer to continue the training.	17 18
'(9) H	owever, subsection (10) applies if—	19
(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	20 21 22
(b)	the employer fails to notify the council of the suspension as required under subsection (4)(a); or	23 24
(c)	the employer fails to give the council a copy of the suspension notice as required under subsection (4)(b); or	25 26
(d)	for a suspension notice that states that the employer proposes to apply for cancellation of the contract—the council, or the commission on appeal, refuses to cancel the contract; or	27 28 29
(e)	for a suspension notice that does not state that the employer proposes to apply for cancellation of the contract—the council, or the commission on appeal, refuses to confirm the suspension.	30 31 32
	The suspension is taken not to have happened and the employer mediately—	33 34

(a) resume training the apprentice or trainee; and	1
(b) reimburse the apprentice or trainee for wages lost during the period the apprentice or trainee was stood down from employment without pay.	3
Maximum penalty—50 penalty units.	5
'(11) In this section—	ϵ
"dangerous event" see the Workplace Health and Safety Act 1995, schedule 3.24	7

24 The Workplace Health and Safety Act 1995, schedule 3 defines dangerous event as follows—

- (a) collapse, overturning, failure or malfunction of, or damage to, an item of specified high risk plant; or
- (b) collapse or failure of an excavation or of any shoring supporting an excavation; or
- (c) collapse or partial collapse of any part of a building or other structure; or
- (d) damage to any load bearing member of, or the failure of any brake, steering device or other control device of, a crane, hoist, conveyor, lift or escalator; or
- (e) implosion, explosion or fire; or
- (f) escape, spillage or leakage of any hazardous material or dangerous goods; or
- (g) fall or release from a height of any plant, substance or object; or
- (h) damage to a boiler, pressure vessel or refrigeration plant; or
- (i) uncontrolled explosion, fire or escape of gas or steam.

[&]quot;dangerous event" means an event caused by specified high risk plant, or an event at a workplace caused by a workplace activity, if the event involves or could have involved exposure of persons to risk to their health and safety because of—

"sei		bod i dule	ily injury" see the Workplace Health and Safety Act 1995, 3.25	1 2
"seı	ious	misc	conduct" means any of the following—	3
	(a)	thef	t;	4
	(b)	assa	ult;	5
	(c)	frau	d;	6
	(d)	at w	rork—	7
		(i)	being under the influence of liquor or a drug; or	8
		(ii)	causing an imminent risk of serious bodily injury or work caused illness or a dangerous event happening; or	9 10
		(iii)	behaving in a way that is inconsistent with the continuation of a registered training contract.	11 12
"sus	spens	sion r	notice" means a notice—	13
	(a)	und	ng, or (if the apprentice or trainee was told of the suspension er subsection $(2)(a)$) confirming, that the apprentice or trainee aspended; and	14 15 16
	(b)	stati	ng the grounds for the suspension; and	17
	(c)		ng whether the employer proposes to apply for cancellation ne contract.	18 19

- (a) the injured person's death; or
- (b) the loss of a distinct part or an organ of the injured person's body; or
- (c) the injured person to be absent from the person's voluntary or paid employment for more than 4 days.

²⁵ The Workplace Health and Safety Act 1995, schedule 3 defines serious bodily injury as follows—

[&]quot;serious bodily injury" means an injury to a person that causes—

	"work caused illness" see <i>Workplace Health and Safety Act 1995</i> , schedule 3. ²⁶ .	1 2
Clause	16 Amendment of s 66 (Cancelling registration of training contract)	3
	(1) Section 66(1), after 'training contract'—	4
	insert—	5
	', whether on application by a party to the contract or the council's own initiative,'.	6 7
	(2) Section 66(1)—	8
	insert—	9
	'(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.	10 11 12
	'Example for paragraph (d)—	13
	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.'.	14 15 16
Clause	17 Amendment of s 70 (Definition for div 5)	17
	Section 70, definition "misconduct", paragraph (b)(iv), after 'fails'—	18
	insert—	19
	', because of the party's deliberate neglect or default,'.	20

²⁶ The Workplace Health and Safety Act 1995, schedule 3 defines work caused illness as follows—

[&]quot;work caused illness" means-

⁽a) an illness contracted by a person to which work, a workplace, a workplace activity or specified high risk plant was a significant contributing factor; or

⁽b) the recurrence, aggravation, acceleration, exacerbation or deterioration in a person of an existing illness if work, a workplace, a workplace activity or specified high risk plant was a significant contributing factor to the recurrence, aggravation, acceleration, exacerbation or deterioration.

Clause		mendment of s 77 (Delayed completion of registered training ontract)	1 2
	Sect	ion 77—	3
	inse	rt—	4
	'(5)	The council must—	5
	(a	if it extends the nominal term, give the parties signed notice of the extension; or	6 7
	(t	if it refuses to extend the nominal term, promptly give the parties an information notice.'.	8 9
Clause		mendment of s 78 (Cancellation or completion of registered raining contract terminates employment)	10 11
	Sect	ion 78(2)(a)—	12
	omi	t, insert—	13
	'(a) the <i>Industrial Relations Act 1999</i> , section 139A ²⁷ applies; or'.	14
Clause	20 A	mendment of s 83 (Prohibited employers)	15
	Sect	ion 83(4)—	16
	inse	rt—	17
	'(e) whether the employer behaves, or permits his or her employees to behave, in an objectionable way towards an apprentice or trainee.'.	18 19 20
Clause		mendment of s 86 (Temporary stand down under registered raining contract)	21 22
	(1) 5	Section 86—	23
	inse	rt—	24
		A) When the council decides the application, it must promptly give ployer and the apprentice or trainee an information notice.'.	25 26
	(2) 5	Section 86(3), from 'it' to 'stating'—	27

²⁷ Industrial Relations Act 1999, Section 139A (Reinstatement to previous position)

	omit, insert—	1
	'the information notice must state'.	2
'the information notice must state'. (3) Section 86(4), 'notice'— omit, insert— 'information notice'. Clause 22 Insertion of new ch 3A After section 106— insert— 'CHAPTER 3A—SPECIAL PROVISIONS TO COMPLEMENT COMPULSORY PARTICIPATION PHASE '106A Relationship with other legislation 'This chapter complements the provisions of the Youth Participation in Education and Training Act 2003 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, 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	3	
	4	
	'information notice'.	5
Clause	22 Insertion of new ch 3A	6
	After section 106—	7
	insert—	8
	'CHAPTER 3A—SPECIAL PROVISIONS TO	9
		10
	PHASE	11
	'106A Relationship with other legislation	12
	Education and Training Act 2003 dealing with the compulsory	13 14 15
		16 17
	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	18 19 20 21 22 23
	Note—	24
	Section 3(h) provides that it is an objective of this Act to implement initiatives for young people that are consistent with the declaration.	25 26
	'(2) A copy of the declaration is set out in the attachment.	27
	'(3) The attachment is not part of this Act.'.	28

Clause	23	Insertion of new s 106C	1
	C	Chapter 3A, after section 106B—	2
	iı	nsert—	3
	'10	6C Chief executive to ensure diversity and accessibility of employment skills development programs	4 5
	'((1) The chief executive must ensure—	6
		(a) employment skills development programs are developed to meet the diverse needs of young people in the compulsory participation phase; and	7 8 9
		(b) the programs are accessible by young people in the compulsory participation phase.	10 11
	prog	(2) The chief executive may provide employment skills development grams ("departmental employment skills development grams").'.	12 13 14
Clause	24	Amendment of ch 5, pt 1, hdg	15
	C	Chapter 5, part 1, heading—	16
	0	mit, insert—	17
		'PART 1—TRAINING OMBUDSMAN'.	18
Clause	25	Amendment of s 133 (Appointing apprenticeship and traineeship ombudsman)	19 20
	(1) Section 133, heading—	21
	0	mit, insert—	22
	'13 .	3 Appointing training ombudsman'.	23
	(2	2) Section 133(1), 'apprenticeship and traineeship ombudsman'—	24
	0	mit, insert—	25
	'1	training ombudsman'.	26
Clause	26	Amendment of s 134 (Functions of ombudsman)	27
	(1) Section 134(1)(d)—	28

	renumber as section 134(1)(e).	1
	(2) Section 134(1)—	2
	insert—	3
	'(d) if asked by a young person in the compulsory participation phase, or a parent of the young person, to review the council's decision about an employment exemption for the young person;'.	4 5 6
Clause	27 Amendment and relocation of ch 5, pt 1, div 2, hdg	7
	(1) Chapter 5, part 1, division 2, heading—	8
	omit, insert—	9
	'Division 2—Dealing with complaints'.	10
	(2) Chapter 5, part 1, division 2, heading, as amended—	11
	relocate to after section 135.	12
Clause	28 Renumbering of ch 5, pt 1, div 3	13
	Chapter 5, part 1, division 3—	14
	renumber as division 4.	15
Clause	29 Insertion of new ch 5, pt 1, div 3	16
	After section 141—	17
	insert—	18
	Division 3—Reviewing decisions about employment exemptions	19
	'141A Who may apply for review	20
	'(1) A young person in the compulsory participation phase, or a parent of the young person, may apply to the ombudsman to review an adverse decision about an employment exemption for the young person.	21 22 23
	(2) In this section—	24
	"adverse decision about an employment exemption" means—	25
	(a) a decision of the council refusing to grant an employment	26 27

(b)	a decision of the council amending or cancelling an employment exemption.	1 2
'141B H	ow to apply for review	3
	oplication for review of an adverse decision about an employment on must—	4 5
(a)	be in the approved form; and	6
(b)	give particulars of the decision and state in detail the grounds on which the applicant disputes the decision; and	7 8
(c)	be made within 30 days after the information notice for the decision is given to the applicant or within the longer period the ombudsman allows, whether before or after the end of that period.	9 10 11 12
'141C C	ouncil to provide material to ombudsman	13
receipt o	council must, at the written request of the ombudsman stating the of an application for review, give the ombudsman a copy of the before the council in making its decision.	14 15 16
'141D O	embudsman to review decision and report findings	17
	s soon as practicable after completing a review of the council's the ombudsman must—	18 19
(a)	give the applicant and the interested person signed notice of the findings of the review; and	20 21
(b)	give the council and the Minister a signed report of the review that includes the findings.	22 23
'(2) Tl	he notice must also state the following—	24
(a)	that a person aggrieved by the decision may, within 21 days after being given the notice, appeal against the decision;	25 26
(b)	how to appeal.	27
	The report may include any recommendation the ombudsman s appropriate.	28 29
	the report includes a recommendation, the Minister may ask the o notify the Minister, within a stated time, of—	30 31

	(a)	the steps that have been or are proposed to be taken to give effect to the recommendation; or	1 2
	(b)	if no steps have been, or are proposed to be, taken to give effect to the recommendations, the reasons for not taking the steps.	3 4
	about a p	he ombudsman must not make an adverse comment in the report person unless the person has been given an opportunity to respond oposed comment and the person's response is fairly stated in the	5 6 7 8
	'(6) In	this section—	9
	"interest	ted person" means—	10
	(a)	if the applicant is the young person—a parent of the young person; or	11 12
	(b)	if the applicant is a parent of the young person—the young person.'.	13 14
Clause	30 Am	endment of s 145 (Annual report)	15
	Sectio	n 145(1), '3 months'—	16
	omit, i	insert—	17
	omit, i '4 moi		17 18
Clause	'4 moi		
Clause	'4 mor	nths'.	18
Clause	'4 mor	endment of s 147 (Board's functions) ection 147(1)(d)—	18 19
Clause	'4 mor	endment of s 147 (Board's functions) ection 147(1)(d)—	18 19 20
Clause	'4 mon '31 Am '(1) Se insert-	endment of s 147 (Board's functions) ection 147(1)(d)— '(xii)the recognition of learning and qualifications within the	18 19 20 21 22
Clause	'4 mon '31 Am '(1) Se insert-	endment of s 147 (Board's functions) ection 147(1)(d)— '(xii)the recognition of learning and qualifications within the education and training system;'.	18 19 20 21 22 23
Clause	'4 mon 31 Am '(1) Se insert- '(2) Se	endment of s 147 (Board's functions) ection 147(1)(d)— '(xii)the recognition of learning and qualifications within the education and training system;'.	18 19 20 21 22 23 24

²⁸ Section 183D (Council may recognise program)

Clause	32 Amendment of s 149 (Board membership)	1
	(1) Section 149(4)—	2
	renumber as section 149(6).	3
	(2) Section 149—	4
	insert—	5
	'(4) One member must be a young adult having current or recent student experience in vocational education and training.	6 7
	'(5) One member must be a person nominated by the Minister administering the Youth Participation in Education and Training Act 2003.'.	8 9 10
Clause	33 Amendment of s 165 (Report on board's operations)	11
	Section 165(1), '3 months'—	12
	omit, insert—	13
	'4 months'.	14
Clause	34 Amendment of ch 5, pt 3, hdg (Training recognition council)	15
	Chapter 5, part 3, heading, after 'TRAINING'—	16
	insert—	17
	'AND EMPLOYMENT'.	18
Clause	35 Amendment of s 167 (Establishment of council)	19
	Section 167, after 'Training'—	20
	insert—	21
	'and Employment'.	22
Clause	36 Replacement of s 168 (Council's functions)	23
	Section 168—	24
	omit, insert—	25

'168 Co u	incil's functions	1		
'(1) Th	ne council has the following functions—	2		
(a)	if asked by the Minister, to make recommendations to the 3 Minister on the AQF and AQTF; 4			
(b)	to advise the board on policy and guidelines for—	5		
	(i) registering and regulating training organisations and training contracts; and	6 7		
	(ii) accrediting courses and regulating accredited courses; and	8		
	(iii) the training requirements for apprentices and trainees; and	9		
	(iv) vocational placements; and	10		
	(v) the recognition of learning and qualifications within the education and training system;	11 12		
(c)	to register and regulate training organisations and training contracts;	13 14		
(d)	to accredit courses and regulate accredited courses;	15		
(e)	to recognise vocational placement schemes and register and regulate vocational placement agreements;	16 17		
(f)	to regulate the issuing of qualifications and statements of attainment;	18 19		
(g)	to declare apprenticeships or traineeships;	20		
(h)	to declare a calling to be a restricted calling;	21		
(i)	to decide probationary periods and nominal terms for apprenticeships and traineeships;	22 23		
(j)	to issue recognition certificates;	24		
(k)	to perform other functions requested by the board.	25		
	ubsection (1) does not limit the council in performing another conferred on it under this Act.	26 27		
	ne council has power to do all things necessary or convenient for ng its functions.	28 29		
'(4) In industry.'	n performing its functions, the council must have regard to	30 31		

Clause	37 Amendment of s 168 (Council's functions)	1
	(1) Section 168(1)(b)—	2
	insert—	3
	'(vi) making decisions about employment exemptions;	4
	(vii) recognising non-departmental employment skills development programs for the purposes of the <i>Youth Participation in Education and Training Act</i> 2003, section 20(3); ²⁹ '.	5 6 7 8
	(2) Section 168(1)(k)—	9
	renumber as section 168(1)(n).	10
	(3) Section 168(1), as amended—	11
	insert—	12
	'(k) to grant employment exemptions;	13
	(l) to recognise non-departmental employment skills development programs for the purposes of the <i>Youth Participation in Education and Training Act 2003</i> , section 20(3);	14 15 16
	(m) to maintain a register of recognised non-departmental employment skills development programs;'.	17 18
Clause	38 Amendment of s 169 (Council subject to Minister and board)	19
	Section 169(2), 'to (k)'—	20
	omit, insert—	21
	'to (n)'.	22
Clause	39 Amendment of s 170 (Council membership)	23
	(1) Section 170(4)—	24
	renumber as section 170(5).	25
	(2) Section 170—	26
	insert—	27

²⁹ *Youth Participation in Education and Training Act 2003*, section 20 (Exceptions to obligation)

	'(4) One member must be a person nominated by the Minister administering the <i>Youth Participation in Education and Training Act</i> 2003.'.	1 2 3
Clause	40 Insertion of new ch 5, pt 3, divs 5A and 5B	4
	After section 183—	5
	insert—	6
	'Division 5A—Deciding employment exemptions	7
	'183A Application for employment exemption	8
	'(1) A young person in the compulsory participation phase or a parent of the young person may apply to the council for an employment exemption for the young person.	9 10 11
	'(2) The application must be in the approved form.	12
	'(3) The applicant must give the council any information required by it to decide the application.	13 14
	'(4) In this section—	15
	"employment exemption" means an exemption from the compulsory participation phase for a young person who is—	16 17
	(a) in paid employment for less than 25 hours each week; or	18
	(b) in unpaid employment.	19
	'183B Decision about employment exemption	20
	'(1) On an application for an employment exemption, the council may grant the employment exemption for the young person, or refuse to do so.	21 22
	'(2) If the council decides to grant the application, the council must immediately give the applicant a notice of the decision ("exemption notice").	23 24 25
	'(3) If the council decides to refuse the application, the council must immediately give the applicant a notice of the decision ("information notice").	26 27 28
	'(4) An information notice must state the following—	29
	(a) the decision;	30

(b)	the reasons for the decision;	1			
(c)	the day the decision has effect;	2			
(d)	that the young person or a parent of the young person may, within 30 days after receiving the notice, apply to have the decision reviewed by the ombudsman or to appeal the decision;				
(e)	how to apply for a review and how to appeal.	6			
'183C A	mending or cancelling employment exemption	7			
'(1) Tl young pe	he council may amend or cancel the employment exemption for a erson—	8 9			
(a)	on application by the young person or a parent of the young person; or	10 11			
(b)	on its own initiative.	12			
'(2) Th	ne application must be in the approved form.	13			
'(3) If	the council decides to amend the employment exemption—	14			
(a)	the council must immediately give a notice of the decision (also an "exemption notice")—	15 16			
	(i) if the decision is made on application—to the applicant and an interested person; or	17 18			
	(ii) otherwise—to the young person and a parent of the young person; and	19 20			
(b)	the amended employment exemption replaces any earlier employment exemption for the young person.	21 22			
council	If the council decides to cancel the employment exemption, the must immediately give a notice of the decision (also an ation notice")—	23 24 25			
(a)	if the decision is made on application—to the applicant and an interested person; or	26 27			
(b)	otherwise—to the young person and a parent of the young person.	28 29			
	n exemption notice or information notice given under this section lude appropriate information about the following—	30 31			
(a)	the decision;	32			

(b)	the reasons for the decision;	1
(c)	the day the decision has effect;	2
(d)	that the young person or a parent of the young person may, within 30 days after receiving the notice, apply to have the decision reviewed by the ombudsman or to appeal the decision;	3 4 5
(e)	how to apply for a review and how to appeal.	6
'(6) In	this section—	7
"interest	ted person" means—	8
(a)	if the applicant is the young person—a parent of the young person; or	9 10
(b)	if the applicant is a parent of the young person—the young person.	11 12
'Div	ision 5B—Recognising non-departmental employment skills development programs	13 14
'183D C	ouncil may recognise program	15
developn	the council may recognise a non-departmental employment skills ment program for the purposes of the <i>Youth Participation in and Training Act 2003</i> , section 20(3). ³⁰	16 17 18
	The council may withdraw a recognition by fair procedures ed under a regulation.	19 20
'(3) In	this section—	21
an e	partmental employment skills development program" means imployment skills development program other than a departmental ployment skills development program.	22 23 24

³⁰ Youth Participation in Education and Training Act 2003, section 20 (Exceptions to obligation)

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	'183E Council must maintain register	1
	'The council must maintain a register of non-departmental employment skills development programs recognised under section 183D. ³¹ '.	2 3
Clause	41 Amendment of s 187 (Establishing committees)	4
	Section 187(1), 'chapter 3'—	5
	omit, insert—	6
	'this Act'.	7
Clause	42 Amendment of s 196 (Composition of TAFE institute council)	8
	(1) Section 196(2), 'An appointed member'—	9
	omit, insert—	10
	'Other appointed members'.	11
	(2) Section 196(2), as amended—	12
	renumber as section 196(4).	13
	(3) Section 196—	14
	insert—	15
	'(2) Two appointed members must be young adults having current or recent student experience in vocational education and training.	16 17
	'(3) One appointed member must be a person nominated by the Minister administering the <i>Youth Participation in Education and Training Act 2003</i> .'.	18 19 20
Clause	43 Amendment of s 211 (Report on TAFE institute council's operations)	21 22
	Section 211(1), '3 months'—	23
	omit, insert—	24
	'4 months'.	25

³¹ The register is available for inspection during office hours at Level 4, Education House, 30 Mary Street, Brisbane.

Clause		nendment of s 217 (Chief executive's functions for TAFE stitutes)	1 2
	(1) Se	ection 217—	3
	inseri	!	4
	'(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;	5 6 7 8
	(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.'.	9 10 11 12
	(2) Se	ection 217—	13
	inseri	;	14
	'(h) to participate in the development of whole-of-community planning in relation to young people in the compulsory participation phase.'.	15 16 17
	(3) Se	ection 217—	18
	inseri	!	19
	vocation vocation	Vithout limiting subsection (1)(a), the reference in that provision to nal education and training services includes a reference to nal education and training services for young people in the sory participation phase.'.	20 21 22 23
Clause	45 An	nendment of ch 8, pt 1 hdg (Training recognition decisions)	24
Cidase		ter 8, part 1, heading—	25
	•	insert—	26
	'PAR'	T 1—TRAINING RECOGNITION DECISIONS AND EMPLOYMENT EXEMPTION DECISIONS'.	27 28
Clause	46 An	nendment of s 224 (Appeal to Magistrates Court)	29
	Section	on 224—	30
	inseri	<u></u>	31

	'(e)	a decision about an employment exemption for a young person in the compulsory participation phase.'.	1 2
Clause		nendment of s 230 (Appeal to industrial commission against uncil or other decisions)	3 4
	Section	on 230(1)—	5
	omit,	insert—	6
	, ,	A person aggrieved by any of the following decisions may appeal to astrial commission—	7 8
	(a)	a registered training organisation's cancellation of a qualification or statement of attainment under section 45; ³²	9 10
	(b)	the council's refusal to register a training contract under section 54;33	11 12
	(c)	the council's refusal to approve an amendment or assignment of a registered training contract under section 57;34	13 14
	(d)	the council's cancellation of, or refusal to cancel, a registered training contract under section 63, 64 or 66; ³⁵	15 16
	(e)	the council's confirmation of, or refusal to confirm, the suspension of an apprentice or trainee under section 64;	17 18
	(f)	the council's cancellation, or refusal to cancel, a completion certificate under section 76; ³⁶	19 20
	(g)	the council's refusal to extend the nominal term of a registered training contract under section 77; ³⁷	21 22

³² Section 45 (Cancellation of qualification or statement of attainment)

³³ Section 54 (Registering training contract)

³⁴ Section 57 (Amending or assigning registered training contract)

Section 63 (Cancelling training contract for inability to perform contract on stated grounds), section 64 (Suspension or cancellation for serious misconduct) or 66 (Cancelling registration of training contract)

³⁶ Section 76 (Cancelling completion certificate)

³⁷ Section 77 (Delayed completion of registered training contract)

	(h)	the council's declaration, variation of a declaration or refusal to vary a declaration, of a prohibited employer under section 83 or 84; ³⁸	1 2 3
	(i)	the council's approval, or refusal to approve, the temporary stand down of an apprentice or trainee under section 86. ³⁹ '.	4 5
Clause	48 Am	nendment of s 291 (Regulation-making power)	6
	Sectio	on 291(2)—	7
	insert-	<u> </u>	8
	'(c)	provide for the registration as prescribed under section 20 ⁴⁰ of details not otherwise expressly provided for under chapter 2; or	9 10
	(d)	provide for the prescription of a law of a jurisdiction other than Queensland as the corresponding law for chapter 2 or a provision of chapter 2.'.	11 12 13
Clause		nendment of ch 10, hdg (Amendments, repeals and transitional visions)	14 15
	Chapt	er 10, heading, 'AMENDMENTS,'—	16
	omit.		17
Clause	50 Rei	numbering of ch 10, pt 2 (Repeals)	18
	Chapt	er 10, part 2—	19
	renum	aber as chapter 10, part 1.	20
Clause	51 Am	nendment of ch 10, pt 3, hdg (Transitional provisions)	21
	Chapt	er 10, part 3, heading—	22
	omit, i	insert—	23

³⁸ Section 83 (Prohibited employers) or 84 (Revocation of declaration as prohibited employer)

³⁹ Section 86 (Temporary stand down under registered training contract)

⁴⁰ Section 20 (National register and national effect of registration)

	'PART 2—TRANSITIONAL PROVISIONS FOR ACT NO. 23 OF 2000'.	1 2
use	52 Insertion of new ch 10, pt 3	3
	After section 316—	4
	insert—	5
	'PART 3—TRANSITIONAL PROVISIONS FOR TRAINING REFORM ACT 2003	6 7
	'Division 1—General transitional provisions	8
	'317 References to Training and Employment Act 2000	9
	'In an Act or document, a reference to the <i>Training and Employment Act</i> 2000 may, if the context permits, be taken to be a reference to this Act.	10 11
	'318 Apprenticeship and traineeship ombudsman	12
	'(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.	13 14 15
	'(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.	16 17 18 19
	'(3) The <i>Training Reform Act 2003</i> does not affect anything done or existing in relation to the ombudsman before the commencement of this section.	20 21 22
	'319 Training Recognition Council	23
	'(1) The Training Recognition Council as formerly established is continued in existence as the Training and Employment Recognition Council.	24 25 26

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Council may, if the context permits, be taken to be a reference to the Training and Employment Recognition Council.	1 2 3
'(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 5 6 7
'(4) The <i>Training Reform Act 2003</i> does not affect anything done or existing in relation to the council before the commencement of this section.	8
'320 Amending or assigning registered training contract	10
'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 <i>Training Reform Act 2003</i> , section 12 ⁴¹ had not	11 12 13
been enacted.	14
'321 Appeal to industrial commission against council or other decision	14 15
'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	15 16 17 18
'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 <i>Training Reform Act 2003</i> , section 47 ⁴² had not been enacted. '322 Amendment of subordinate legislation by Act does not affect	15 16 17 18 19

⁴¹ Section 12 (Amendment of s 57 (Amending or assigning registered training contract))

⁴² Section 47 (Amendment of s 230 (Appeal to industrial commission against council or other decisions))

'323 Definitions for div 2	1
'In this division—	2
"commencement" means the commencement of this section.	3
"old" in relation to a provision, means the provision as in force immediately before commencement.	4 5
'324 Details on register on commencement	6
'(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—	7 8 9 10
(a) a training organisation's registration;	11
(b) a training organisation's scope of registration and term of registration;	12 13
(c) registered conditions of a registered training organisation;	14
(d) registration of an accredited course;	15
(e) an accredited course's term of registration;	16
(f) a qualification registered for a nationally endorsed training package.	17 18
Note—	19
Under section 20,43 these details are the national register.	20
'(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.	21 22 23 24 25 26
'325 Application for registration	27
'An application for registration of a training organisation made under old section 18 ⁴⁴ and not decided by council before commencement is, after	28 29

⁴³ Section 20 (National register and national effect of registration)

⁴⁴ Old section 18 (Applying for registration)

commencement, taken to have been made under section 23 ⁴⁵ and to have been accompanied by the prescribed fee.		1 2
'326 Cor	ntravention of registration condition	3
contraver chapter 2 apply af	before commencement, a registered training organisation has a condition stated in its certificate of registration, old a, in particular old section 23(2) and old section 28(b) ⁴⁶ continue to the commencement in relation to the contravention as if those has had not been repealed.	4 5 6 7 8
'327 Ret	urn of registration certificate	9
training of	before commencement, the council cancelled the registration of a organisation under old section 27, ⁴⁷ old section 27(2) continues to relation to the organisation as if old section 27 had not been	10 11 12 13
cancelled old section	f, before commencement, the council amended, suspended or the registration of a training organisation under old section 29, on 30 continues to apply after commencement in relation to the tion as if old section 30 ⁴⁸ had not been repealed.	14 15 16 17
'328 Sho	ow cause notice issued	18
'(1) Th	nis section applies if, before commencement—	19
(a)	a show cause notice is given under old section 29; and	20
(b)	the council has not made a decision, or, if the council has made a decision, the decision has not taken effect.	21 22

⁴⁵ Section 23 (Applying in this jurisdiction for registration)

Old section 23 (Registration conditions) and 28 (Grounds for amending, suspending or cancelling registration without application)

⁴⁷ Old section 27 (Amending or cancelling registration on application by registered training organisation)

⁴⁸ Old section 29 (Procedure for amending, suspending or cancelling registration) and old section 30 (Return of registration certificate)

commen	Old chapter 2, part 1, division 2 ⁴⁹ continues to apply after cement in relation to the show cause notice and the council's as if it had not been repealed.	1 2 3
'329 Issu	ing qualifications and statements of attainment	4
'(1) T	his section applies if, before commencement—	5
(a)	a student has complied with old section 34(1)(a) or has been recognised under old section 34(1)(b); ⁵⁰ and	6 7
(b)	the registered training organisation has not issued the appropriate qualification or statement of attainment.	8 9
	old section 34(2) continues to apply after commencement as if it been repealed.	10 11
'330 Ass	sessment of skills or knowledge	12
'(1) T	his section applies if, before commencement—	13
(a)	a registered training organisation has assessed a person's skills or knowledge for the purposes of old section 35; ⁵¹ and	14 15
(b)	the organisation has not issued the appropriate qualification or statement of attainment.	16 17
	old section 35(3) continues to apply after commencement as if it been repealed.	18 19
'331 Ret	curn of qualification or statement of attainment	20
'(1) T	his section applies if, before commencement—	21
(a)	a registered training organisation cancels a qualification or statement of attainment under old section 36; ⁵² and	22 23

⁴⁹ Old chapter 2 (Training organisations), part 1 (Registration of training organisations), division 2 (Provisions about amending, suspending and cancelling registration)

⁵⁰ Old section 34 (Issuing qualifications and statements of attainment)

⁵¹ Old section 35 (Assessment of skills or knowledge by registered training organisation)

⁵² Old section 36 (Cancellation of qualification or statement of attainment)

(b)	the person to whom the qualification or statement of attainment was issued has not returned it to the organisation.	1 2
	ld section 36(2) continues to apply after commencement as if it been repealed.	3 4
'332 Ap _]	plication for course accreditation	5
'(1) Th	nis section applies if, before commencement—	6
(a)	an entity applies for the grant of an accreditation for a course under old section 38; and	7 8
(b)	the council has not granted or refused to grant the accreditation.	9
` '	Old sections 38, 40, 41 and 44 ⁵³ continue to apply after cement as if the provisions had not been repealed.	10 11
'(3) Se	ection 47C ⁵⁴ applies in relation to the term of accreditation.	12
(222.4		
'333 Am	endment or cancellation of accreditation without application	13
'(1) Th	nis section applies if, before commencement—	14
(a)	the council begins the process to amend or cancel an accreditation under old section 45 ⁵⁵ without application by the entity to whom it was granted; and	15 16 17
(b)	the council has not made a decision, or, if the council has made a decision, the decision has not taken effect.	18 19
'(2) Se	ection 47F ⁵⁶ applies in relation to the process and decision.'.	20
53 Am	endment of sch 3 (Dictionary)	21
	hedule 3, definitions "council" and "ombudsman"—	
	nedule 3, definitions council and officuasinal —	22
omit.		23

Clause

Old sections 38 (Council may accredit courses), 40 (How council may deal with application), 41 (Accreditation conditions) and 44 (Procedure for granting and amending accreditation)

⁵⁴ Section 47C (Term of accreditation)

⁵⁵ Old section 45 (Amendment or cancellation of accreditation without application)

⁵⁶ Section 47F (Amendment or cancellation of accreditation without application)

(2) Schedule 3—	1
insert—	2
"council" means the Training and Employment Recognition Council established under section 167.	3
"industrial commission " means the Queensland Industrial Relations Commission under the <i>Industrial Relations Act 1999</i> .	5 6
"ministerial declaration 'Stepping forward: improving pathways for all young people" see section 106B.	7 8
"ombudsman" means the training ombudsman appointed under section 133.	9 10
"young adult" means a person aged between 18 and 25 years.'.	11
(3) Schedule 3, definitions "accredited", "corresponding law", "national training system of qualifications", "qualification", "registered", "registered training organisation" and "statement of attainment"—	12 13 14 15
omit.	16
(4) Schedule 3—	17
insert—	18
"accreditation", for chapter 2, see section 19.	19
"accredited", for chapter 2, see section 19.	20
"amended", for chapter 2, see section 19.	21
"another jurisdiction", for chapter 2, see section 19.	22
"ANTA", for chapter 2, see section 19.	23
"ANTA agreement", for chapter 2, see section 19.	24
"AQF", for chapter 2, see section 19.	25
"AQTF", for chapter 2, see section 19.	26
"Commonwealth Act", for chapter 2, see section 19.	27
"compliance audit", for chapter 2, see section 19.	28
"condition", for chapter 2, see section 19.	29
"corresponding law", for chapter 2, see section 19.	30
"course accrediting body", for chapter 2, see section 19.	31

s 53

Training Reform Bill 2003

s 53

"jurisdiction", for chapter 2, see section 19.	1
"legislative compliance standard", for chapter 2, see section 19.	2
"ministerial council", for chapter 2, see section 19.	3
"nationally endorsed", for chapter 2, see section 19.	4
"national register", for chapter 2, see section 20.	5
"national standards", for chapter 2, see section 19.	6
"prohibition", for chapter 2, see section 19.	7
"qualification", for chapter 2, see section 19.	8
"registered", for chapter 2, see section 19.	9
"registered training organisation", for chapter 2, see section 19.	10
"registering body", for chapter 2, see section 19.	11
"registration", for chapter 2, see section 19.	12
"restriction", for chapter 2, see section 19.	13
"scope of registration", for chapter 2, see section 19.	14
"standards for accreditation of courses", for chapter 2, see section 19.	15
"standards for registered training organisations", for chapter 2, see section 19.	16 17
"standards for State and Territory registering and course accrediting bodies", for chapter 2, see section 19.	18 19
"statement of attainment", for chapter 2, see section 19.	20
"this jurisdiction", for chapter 2, see section 19.	21
"training package", for chapter 2, see section 19.	22
"unit of competency", for chapter 2, see section 19.	23
"vocational education and training", for chapter 2, see section 19.	24
(5) Schedule 3, definition "information notice", 'or the council'—	25
omit, insert—	26
', the council or a registered training organisation'.	27
(6) Schedule 3, definition "information notice"—	28
insert—	29

'(e) other information required notice.'.		1
(7) Schedule 3—		3
insert—		4
"adverse decision about an section 141A(2).	employment exemption" see	5
"compulsory participation phase" Education and Training Act 2003		7 8
"departmental employment skil section 106C(2).		9 10
"employment exemption" see sectio	n 183B.	11
"non-departmental employment s section 183D(3).".	• •	12 13
Clause 54 Insertion of new attachment		14
After schedule 3—		15
insert—		16
'ATTACI	HMENT	17
'MINISTERIAL DECLA		18
FORWARD: IMPROVING YOUNG I		19 20
	section 106B	21
A COMMITMENT TO TI	HE YOUNG PEOPLE OF	22
AUSTRALIA BY MINIST	ERS FOR EDUCATION.	23

EMPLOYMENT, TRAINING, YOUTH AFFAIRS AND COMMUNITY SERVICES	1 2
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.	3 4 5
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.	6 7 8 9
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.	10 11 12 13 14 15 16
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.	17 18 19 20 21 22
VISION	23
Our vision is of an Australia where:	24
 young people benefit and flourish through sustaining networks of family, friends and community, and through their engagement in education, training, employment, recreation and society 	25 26 27
 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 	28 29 30

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	young people's lives are enriched by positive learning experiences and opportunities that assist them to reach their full potential	1 2 3
•	we recognise and celebrate young people's achievements.	4
	CHALLENGE	5
Our cha	allenge is to:	6
•	listen and respond to young people	7
	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	8 9 10 11 12
•	recognise and address structural barriers faced by young people	13
	ensure that our governmental systems recognise the diversity of young people through being inclusive, flexible and adaptive	14 15
	create effective opportunities for young people that are accessible, integrated and meaningful	16 17
	encourage young people to take increasing responsibility for their own lives, support their peers and contribute to their community	18 19 20
	ensure that young people have the information, skills and support needed to negotiate the transition to adult life and to make informed life decisions.	21 22 23
OUR DECLARATION		24
increase t young peo circumsta and lastin	his declaration, we commit to developing practical ways to the social, educational and employment outcomes of Australia's ople including those who are at risk, disconnected or in vulnerable nees. We agree to establish a common direction to make a real and difference to the lives of young people. We are united by a sommitment and a joint responsibility. We unanimously agree to	25 26 27 28 29 30

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Australia's Ministers for Education, Employment, Training, Youth Affairs and Community Services

3 4

The Hon. Lynne Kosky MP Chair, Ministerial Council on Education, Employment, Training and Youth Affairs Minister for Education and Training (VIC.) The Hon. Matt Foley MP Chair, Ministerial Subcommittee on Young Peoples Transitions Minister for Employment, Training and Youth Affairs

Minister for the Arts (QLD)

The Hon, Bronwyn Pike MP Chair, Community Services Ministers Conference Minister for Aged Care (VIC.)

The Hon, Simon Corbell MLA Minister for Education, Youth and Family Services (ACT)

The Hon. Tony Abbott MP Workplace Relations and Small Business (Cwlth)

The Hon, Larry Anthony MP Minister for Children and Minister for Employment, Youth Affairs (Cwlth)

The Hon, Brendan Nelson MP Minister for Education, Science and Training (Cwlth) Senator Amanda Vanstone Minister for Family and Community Services (Cwlth)

The Hon, Carmel Tebbutt MLC Minister Assisting the Premier on Youth (NSW)

The Hon, John Watkins Minister for Education and Training (NSW)

The Hon. Faye Lo Po M P Minister for Community Services (NSW)

The Hon. Clare Martin MLA Chief Minister, Minister for Young Territorians

The Hon. Syd Stirling MLA Minister for Education, **Employment** and Training (NT)

1 Gudy Sponce superior by Jos Jos Jos Sell. The Hon. Anna Bligh MP The Hon. Judy Spence MP The Hon. Stephanie The Hon. Dr Jane Aagaard MLA Minister for Education Minister for Families (QLD) Key MP Lomax-Smith MP Minister for Youth Minister for Health (QLD) Minister for Employment, and (SA) Training Community Services and Further Education (SA) Sich With Paula Miede Ludy Saction The Hon. Patricia The Hon. Paula Wriedt The Hon. Judy Jackson The Hon. Monica The Hon. John White MP MHA MHA Gould MLC Pandazopoulos MP Minister for Education Minister for Education Minister for Health and Minister for Minister for Employment, and Childrens (TAS) Human Services (TAS) **Education Services** Gaming and Tourism Services (SA) Minister for Youth Minister Assisting the Affairs Premier Leader of the on Multicultural Affairs Legislative Council (VIC) The Hon. Alan The Hon. John Kobelke The Hon. Sheila McHale Carpenter MLA MLA MLA Minister for Minister for Consumer Minister for Community Education, Sport and and Employment Development, Womens Protection, and Training Recreation, Interests, Seniors and and Indigenous Packages (WA) Youth, Disability Services Affairs (WA) Culture and the Arts (WA) 2 PART 3—AMENDMENT OF AGRICULTURAL 3 **COLLEGES ACT 1994** 4 55 Act amended in pt 3 Clause 5 This part amends the Agricultural Colleges Act 1994. 6 Insertion of new s 4A Clause 7 Part 1— 8 insert— 9

	'4A Ministerial declaration 'Stepping forward: improving pathways for all young people'	1 2
	'(1) One of the objectives of this Act is to implement initiatives that are consistent with the ministerial declaration 'Stepping forward: improving pathways for all young people'.	3 4 5
	'(2) The ministerial declaration 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.	6 7 8 9 10
	'(3) A copy of the declaration is set out in the attachment.	11
	'(4) The attachment is not part of this Act.'.	12
Clause	57 Amendment of s 7 (Functions of college board)	13
	(1) Section 7(3)(h) to (l)—	14
	renumber as section 7(3)(i) to (m).	15
	(2) Section 7(3)—	16
	insert—	17
	'(h) improving the participation of young people in training by attracting young people to, and supporting young people in, training resulting in a qualification or statement of attainment;'	18 19 20
	(3) Section 7(3)—	21
	insert—	22
	'(ha)without limiting the other training the college may provide, ensuring the college provides training for young people in the compulsory participation phase;	23 24 25
	(hb) ensuring the community the college serves is given support, advice or other help in developing services in the community that faciliate better access to education and training for young people in the community in the compulsory participation phase;'	26 27 28 29
	(4) Section 7—	30
	insert—	31
	'(4) In this section—	32

	"qualification" see the Vocational Education, Training and Employment Act 2000, section 19.	1 2
	"statement of attainment" see the Vocational Education, Training and Employment Act 2000, section 19.'.	3 4
	(5) Section 7(4), as inserted—	5
	insert—	6
	"compulsory participation phase" see the Youth Participation in Education and Training Act 2003, section 11."	7 8
Clause	58 Amendment of s 13 (Official members)	9
	Section 13(3), 'subsection (2)(e)'—	10
	omit, insert—	11
	'subsection (2)(f)'.	12
Clause	59 Insertion of new attachment	13
	After part 7—	14
	insert—	15

'ATTACHMENT 'MINISTERIAL DECLARATION 'STEPPING FORWARD: IMPROVING PATHWAYS FOR ALL YOUNG PEOPLE'	
A COMMITMENT TO THE YOUNG PEOPLE OF AUSTRALIA BY MINISTERS FOR EDUCATION, EMPLOYMENT, TRAINING, YOUTH AFFAIRS AND COMMUNITY SERVICES	6 7 8 9
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.	10 11 12
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.	13 14 15 16
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.	17 18 19 20 21 22 23
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.	24 25 26 27 28 29

	VISION	1
Our vi	sion is of an Australia where:	2
•	young people benefit and flourish through sustaining networks of family, friends and community, and through their engagement in education, training, employment, recreation and society	3 4 5
•	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	6 7 8
•	young people's lives are enriched by positive learning experiences and opportunities that assist them to reach their full potential	9 10 11
•	we recognise and celebrate young people's achievements.	12
	CHALLENGE	13
Our ch	nallenge is to:	14
•	listen and respond to young people	15
•	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	16 17 18 19 20
•	recognise and address structural barriers faced by young people	21
•	ensure that our governmental systems recognise the diversity of young people through being inclusive, flexible and adaptive	22 23
•	create effective opportunities for young people that are accessible, integrated and meaningful	24 25
•	encourage young people to take increasing responsibility for their own lives, support their peers and contribute to their community	26 27 28
•	ensure that young people have the information, skills and support needed to negotiate the transition to adult life and to make informed life decisions.	29 30 31

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.

Australia's Ministers for Education, Employment, Training, Youth Affairs and Community Services

The Hon. Lynne Kosky MP Chair, Ministerial Council on Education, Employment, Training and Youth Affairs Minister for Education and Training (VIC.) The Hon. Matt Foley MP Chair, Ministerial Subcommittee on Young Peoples Transitions Minister for Employment.

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Day Lots

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The Hon. Syd Stirling MLA Minister for Education, Employment and Training (NT)

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Services (Cwlth)

Geolog Spence Hayenin Kay Jone Jose Jose Jose Jose Jose Jose Dell The Hon. Jane The Hon. Anna Bligh MP The Hon. Judy Spence MP The Hon. Stephanie The Hon. Dr Jane Aagaard MLA Minister for Education Minister for Families (QLD) Key MP Lomax-Smith MP Minister for Youth Minister for Health (QLD) Minister for Employment, and (SA) Training Community Services and Further Education (SA) Sich With Burn Mieder Ludy Laction The Hon. Patricia The Hon. Paula Wriedt The Hon. Judy Jackson The Hon. Monica The Hon. John White MP MHA MHA Gould MLC Pandazopoulos MP Minister for Education Minister for Education Minister for Health and Minister for Minister for Employment, and Childrens (TAS) Human Services (TAS) **Education Services** Gaming and Tourism Services (SA) Minister for Youth Minister Assisting the Affairs Premier Leader of the on Multicultural Affairs Legislative Council (VIC) State MMORE The Hon. Alan The Hon. John Kobelke The Hon. Sheila McHale Carpenter MLA MLA MLA Minister for Minister for Consumer Minister for Community Education, Sport and and Employment Development, Womens Protection, and Training Recreation, Interests, Seniors and and Indigenous Packages (WA) Youth, Disability Services

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PART 4—CONSEQUENTIAL AMENDMENTS

Culture and the Arts (WA)

Clause 60 Amended legislation—schedule

Affairs (WA)

The schedule amends the legislation mentioned in it. 5

	SCHEDULE	1
	AMENDED LEGISLATION	2
	section 60	3
	AGRICULTURAL COLLEGES ACT 1994	4
1	Section 3, definition "accredited", 'Training and Employment Act 2000"—	5 6
	omit, insert—	7
	'Vocational Education, Training and Employment Act 2000'.	8
2	Section 3, definition "registered training organisation"—	9
	omit, insert—	10
٤	"registered training organisation" means a training organisation under the Vocational Education, Training and Employment Act 2000.'.	11 12
3	Section 3, definition "TAFE institute", 'Training and Employment Act 2000'—	13 14
	omit, insert—	15
	'Vocational Education, Training and Employment Act 2000'.	16
4	Section 39(3), footnote, 'Training and Employment Act 2000'—	17
	omit, insert—	18
	'Vocational Education, Training and Employment Act 2000'.	19

	ANTI-DISCRIMINATION ACT 1991	1
1	Schedule, definition "work", paragraph (ea), 'Training and Employment Act 2000'—	2 3
	omit, insert—	4
	'Vocational Education, Training and Employment Act 2000'.	5
(CHARITABLE AND NON-PROFIT GAMING ACT 1999	6
1	Section 10(5), definition "educational purpose", paragraph (a)(i), "Training and Employment Act 2000"—	7 8
	omit, insert—	9
	'Vocational Education, Training and Employment Act 2000'.	10
C	CRIMINAL LAW (REHABILITATION OF OFFENDERS) ACT 1986	11 12
1	Section 9A(1), table, column 1, item 7, 'Training and Employment Act 2000', both mentions—	13 14
	omit, insert—	15
	'Vocational Education, Training and Employment Act 2000'.	16
	DRUG REHABILITATION (COURT DIVERSION) REGULATION 2000	17 18
1	Schedule 4, definition "chief executive (State colleges)"—	19
	omit, insert—	20
•	"chief executive (State colleges)" means the chief executive of the department within which the <i>Vocational Education</i> , <i>Training and Employment Act 2000</i> is administered.'.	21 22 23

EDUCATION (ACCREDITATION OF NON-STATE SCHOOLS) ACT 2001	1 2
1 Section 6(2)(d) and footnote, 'Training and Employment Act 2000'—	3 4
omit, insert—	5
'Vocational Education, Training and Employment Act 2000'.	6
EDUCATION (QUEENSLAND STUDIES AUTHORITY) ACT 2002	7 8
1 Section 14(a)—	9
omit, insert—	10
'(a) to exercise powers delegated to the authority, by the Training and Employment Recognition Council, under the <i>Vocational Education, Training and Employment Act 2000</i> , section 186; ⁵⁷ '.	11 12 13
2 Section 15(f)(ii) and (viii), 'Training and Employment Act 2000'—	14
omit, insert—	15
'Vocational Education, Training and Employment Act 2000'.	16
3 Section 74—	17
omit, insert—	18
74 Authority's annual report	19
'In the authority's annual report for a financial year, the authority must include details of any powers delegated by the Training and Employment	20 21

⁵⁷ *Vocational Education, Training and Employment Act 2000*, section 186 (Delegation by council)

	Recognition Council to the authority, in the financial year, under the <i>Vocational Education, Training and Employment Act</i> 2000, section 186. ⁵⁸ '.	
4	Schedule 2, definition "vocational education and training department", 'Training and Employment Act 2000'—	3 4
	omit, insert—	5
	'Vocational Education, Training and Employment Act 2000'.	6
	EDUCATION (WORK EXPERIENCE) ACT 1996	7
1	Section 5(1)(f) and (g), 'Training and Employment Act 2000'—	8
	omit, insert—	9
	'Vocational Education, Training and Employment Act 2000'.	10
2	Section 11, 'Training and Employment Act 2000'—	11
	omit, insert—	12
	'Vocational Education, Training and Employment Act 2000'.	13
	ELECTRICAL SAFETY ACT 2002	14
1	Schedule 2, definition "Training and Employment Act", 'Training and Employment Act 2000'—	15 16
	omit, insert—	17
	'Vocational Education, Training and Employment Act 2000'.	18

⁵⁸ *Vocational Education, Training and Employment Act 2000*, section 186 (Delegation by council)

	ELECTRICAL SAFETY REGULATION 2002	1
1	Sections 34 to 38, 'Training and Employment Act 2000'—	2
	omit, insert—	3
	'Vocational Education, Training and Employment Act 2000'.	4
2	Section 53(2)(c), 'Training and Employment Act 2000'—	5
	omit, insert—	6
	'Vocational Education, Training and Employment Act 2000'.	7
3	Section 209(4), definition "training person", paragraph (a), 'Training and Employment Act 2000'—	8 9
	omit, insert—	10
	'Vocational Education, Training and Employment Act 2000'.	11
E	ENVIRONMENTAL PROTECTION REGULATION 1998	12
1	Section 6D, definition "educational institution", paragraph (b), 'Training and Employment Act 2000'—	13 14
	omit, insert—	15
	'Vocational Education, Training and Employment Act 2000'.	16
I	HEALTH (DRUGS AND POISONS) REGULATION 1996	17
1	Appendix 9, definition "hospital pharmaceutical assistant", paragraph (a), 'Training and Employment Act 2000'—	18 19
	omit, insert—	20
	'Vocational Education, Training and Employment Act 2000'.	21

2	Appendix 9, definition "registered training organisation"—	1
	omit, insert—	2
•	"registered training organisation" means a registered training organisation under the <i>Vocational Education</i> , <i>Training and Employment Act 2000</i> .	3 4 5
3	Appendix 9, definition "statement of attainment" from 'Training and Employment Act 2000'—	6 7
	omit, insert—	8
se	'Vocational Education, Training and Employment Act 2000, ection 19.59'.	9 10
	INDUSTRIAL RELATIONS ACT 1999	11
1	Section 5(2), 'Training and Employment Act 2000'—	12
	omit, insert—	13
	'Vocational Education, Training and Employment Act 2000'.	14
2	Section 138A(4)—	15
	omit, insert—	16
	'(4) However, subsection (1) does not apply if section 139A applies.'.	17

⁵⁹ Vocational Education, Training and Employment Act 2000, section 19—

[&]quot;statement of attainment" means formal certification in the vocational education and training sector by a registered training organisation under the AQF that a person has achieved—

⁽a) part of a qualification; or

⁽b) one or more units of competency from a nationally endorsed training package; or

⁽c) all the units of competency or modules comprising learning outcomes for an accredited course that does not meet the requirements for a qualification.

3	Sec	tion 1	138A(5), definition "probationary period"—	1
	omit, i	nsert	<u> </u>	2
٠ ،	Trai	ning	ary period" means the probationary period decided by the and Employment Recognition Council under the <i>Vocational n</i> , <i>Training and Employment Act 2000.</i> .	3 4 5
4	Sec	tion 1	139(2), 'Training and Employment Act 2000'—	6
	omit, i	nsert	<u> </u>	7
	'Vocat	ional	Education, Training and Employment Act 2000'.	8
5	Afte	er sec	etion 139—	9
	insert-	_		10
'1 .	39A R	einst	atement to previous position	11
	'(1) Th	nis se	ction applies if—	12
	(a)	an a	pprenticeship or traineeship is started with an employer; and	13
	(b)	pers	nediately before the apprenticeship or traineeship started, the con training as the apprentice or trainee was employed in a tion (the "previous position") by the employer; and	14 15 16
	(c)	any	of the following events happen—	17
		(i)	the Training and Employment Recognition Council refuses to register the person's training contract;	18 19
		(ii)	the training contract is cancelled;	20
		(iii)	the apprenticeship or traineeship ends before the probationary period for the apprenticeship or traineeship ends;	21 22 23
		(iv)	the person completes the apprenticeship or traineeship.	24
in		-	rson is taken to be immediately reinstated with the employer s previous position.	25 26

cl	'(3) The reinstated person is not excluded from the operation of napter 3 ⁶⁰ only because of the apprenticeship or traineeship.	1 2
E.	xample—	3
	If the reinstated person is dismissed, section $73(1)^{61}$ may apply to the reinstated person despite section $72(1)(f)$.'.	4 5
6	Section 140A(5), definition "vocational placement scheme", "Training and Employment Act 2000"—	6 7
	omit, insert—	8
	'Vocational Education, Training and Employment Act 2000'.	9
7	Section 350(3)(a)(ii), 'Training and Employment Act 2000'—	10
	omit, insert—	11
	'Vocational Education, Training and Employment Act 2000'.	12
8	Section 391(2)(b), 'Training and Employment Act 2000'—	13
	omit, insert—	14
	'Vocational Education, Training and Employment Act 2000'.	15
9	Section 392(4), definition "supervised training", 'Training and Employment Act 2000'—	16 17
	omit, insert—	18
	'Vocational Education, Training and Employment Act 2000'.	19

⁶⁰ Chapter 3 (Dismissals)

⁶¹ Section 73 (When is a dismissal unfair)

10	Schedule 5, definitions "apprentice" and "trainee" and footnotes, 'Training and Employment Act 2000'—	1 2
Ó	omit, insert—	3
4	Vocational Education, Training and Employment Act 2000'.	4
11	Schedule 5, definitions "apprenticeship", "approving authority", "group training organisation", "traineeship" and "young employee", 'Training and Employment Act 2000'—	5 6 7
C	omit, insert—	8
6	Vocational Education, Training and Employment Act 2000'.	9
12	Schedule 5, definition "Training Recognition Council"—	10
C	omit, insert—	11
٠ د د	Training Recognition Council' means the Training and Employment Recognition Council established under the <i>Vocational Education</i> , <i>Training and Employment Act 2000</i> , section 167.'.	12 13 14
IN	NDUSTRIAL RELATIONS (TRIBUNALS) RULES 2000	15
1	Rule 78 and footnote, 'Training and Employment Act 2000'—	16
C	omit, insert—	17
•	Vocational Education, Training and Employment Act 2000'.	18
2	Rule 108(c) and footnote, 'Training and Employment Act 2000'—	19
C	omit, insert—	20
6	Vocational Education, Training and Employment Act 2000'.	21

3	Rule 109(1), 'Training and Employment Act 2000'—	1
	omit, insert—	2
	'Vocational Education, Training and Employment Act 2000'.	3
4	Rule 110(1) and footnote, 'Training and Employment Act 2000'—	4
	omit, insert—	5
	'Vocational Education, Training and Employment Act 2000'.	6
5	Rule 112(1)(a), 'Training and Employment Act 2000'—	7
	omit, insert—	8
	'Vocational Education, Training and Employment Act 2000'.	9
6	Schedule 2, definition "council"—	10
	omit, insert—	11
•	"council" means the Training and Employment Recognition Council established under the <i>Vocational Education, Training and Employment Act 2000</i> , section 167.'.	12 13 14
	PAY-ROLL TAX ACT 1971	15
1	Section 10(2)(j), 'Training and Employment Act 2000'—	16
	omit, insert—	17
	'Vocational Education, Training and Employment Act 2000'.	18

	PROSTITUTION REGULATION 2000	1
1	Schedule 1, 'Training and Employment Act 2000'— omit, insert—	2 3
	'Vocational Education, Training and Employment Act 2000'.	4
	PUBLIC SECTOR ETHICS ACT 1994	5
1	Schedule, definition "TAFE institute" and footnote, 'Training and Employment Act 2000'—	6 7
	omit, insert—	8
	'Vocational Education, Training and Employment Act 2000'.	9
	QUEENSLAND BUILDING SERVICES AUTHORITY REGULATION 1992	10 11
1	Section 3, definitions "recognition certificate" and "Training and Employment Board" and footnotes, 'Training and Employment Act 2000'—	12 13 14
	omit, insert—	15
	'Vocational Education, Training and Employment Act 2000'.	16
2	Section 3, definition "registered training organisation"—	17
	omit, insert—	18
6	"registered training organisation" means a registered training organisation under the <i>Vocational Education</i> , <i>Training and Employment Act 2000.</i> "	19 20 21

	SEWERAGE AND WATER SUPPLY ACT 1949	1
1	Sections 6(1)(b) and 21(2)(b), 'Training and Employment Act 2000'—	2 3
	omit, insert—	4
	'Vocational Education, Training and Employment Act 2000'.	5
	SUPERANNUATION (STATE PUBLIC SECTOR) NOTICE 2000	6 7
1	Schedule, column 1, 'Training and Employment Act 2000'—	8
	omit, insert—	9
	'Vocational Education, Training and Employment Act 2000'.	10
	SUPERANNUATION (STATE PUBLIC SECTOR) REGULATION 1996	11 12
1	Schedule, entry starting 'an industry training advisory body'—	13
	omit, insert—	14
T	'an industry training advisory body under the <i>Vocational Education</i> , raining and Employment Act 2000;'.	15 16
	TRANSPORT OPERATIONS (ROAD USE MANAGEMENT) REGULATION 1995	17 18
1	Section 33R, 'Training and Employment Act 2000'—	19
	omit, insert—	20
	'Vocational Education, Training and Employment Act 2000'.	21

2	Section 34, definition "council"—	1
	omit, insert—	2
6	"council" means the Training and Employment Recognition Council established under the <i>Vocational Education, Training and Employment Act 2000</i> , section 167.'.	3 4 5
3	Section 34, definition "registered training organisation", 'Training and Employment Act 2000"—	6 7
	omit, insert—	8
	'Vocational Education, Training and Employment Act 2000'.	9
4	Section 39(2)(b)(iii), 'Training and Employment Act 2000'—	10
	omit, insert—	11
	'Vocational Education, Training and Employment Act 2000'.	12
5	Section 40(2)(b)(ii), 'Training and Employment Act 2000'—	13
	omit, insert—	14
	'Vocational Education, Training and Employment Act 2000'.	15
	WHISTLEBLOWERS PROTECTION ACT 1994	16
1	Schedule 6, definition "TAFE institute" and footnote, 'Training and Employment Act 2000'—	17 18
	omit, insert—	19
	'Vocational Education, Training and Employment Act 2000'.	20

	WORKERS' ACCOMMODATION ACT 1952	1
1	Section 4, definition "worker", paragraph (b), 'Training and Employment Act 2000'—	2 3
	omit, insert—	4
	'Vocational Education, Training and Employment Act 2000'.	5
V	VORKERS' COMPENSATION AND REHABILITATION ACT 2003	6 7
1	Section 22(4), definition "registered training organisation"—	8
	omit, insert—	9
•	"registered training organisation" means a registered training organisation under the <i>Vocational Education</i> , <i>Training and Employment Act 2000</i> .	10 11 12
2	Section 22(4), definition "vocational placement" and footnote, "Training and Employment Act 2000"—	13 14
	omit, insert—	15
	'Vocational Education, Training and Employment Act 2000'.	16
3	Schedule 6, definitions "contract of service" and "group training organisation", "Training and Employment Act 2000"—	17 18
	omit, insert—	19
	'Vocational Education, Training and Employment Act 2000'.	20

	WORKPLACE HEALTH AND SAFETY ACT 1995	1
1	Section 10(4), definitions "apprentice", "group training organisation" and "trainee", 'Training and Employment Act 2000'—	2 3 4
	omit, insert—	5
	'Vocational Education, Training and Employment Act 2000'.	6
		7

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