Various REWORDED Terminology is updated to replace: Various · 'Foundation Skills List' with 'Foundation Skills Program' · 'Funded Courses Report' with 'Funded Programs Report'. NEW DEFINITION · ···································	assessment by the Training Provider in a
	assessment by the Training Provider in a
Online Training and Assessment means delivery of supervised training and/or	assessment by the Training Provider in a
	assessment by the Training Provider in a
DELETED DEFINITIONS The following definitions are deleted:	
 Program Supervised Teaching Activity Completion Date – term was used Program Unique Supervised Hours – term was used in a clause that is Student Tuition Fee Contribution Report – this term is no longer used in 	now deleted.
NEW WORDING Amended for readability and to adjust the scope of the definition:	
Control means, with regard to an entity:	
a) the legal, financial or equitable ownership, directly or indirectly, of 50 percent of the entity;	or more of the share capital (or other owner
Clause 1 b) the ability to cast, or control the casting, of a majority of votes at the meeting of	f members of the entity; or
Definitions and b) c) control or influence of, or having the capacity to control or influence,:	
Interpretations i) the composition of the board or other decision-making body of the entity;	, or
ii) of decision making (directly or indirectly) in relation to the financial and op	perating policies of the entity,
whether or not the ability or control or influence referred to in paragraph (b) or par of trusts, agreements, arrangements, understandings, practices, the ownership o	
c) effective control of the entity.	
NEW WORDING (CLARIFICATION)(TAFE and Dual Sector Contracts only) Amended to clarify that programs on the 2022:	Free TAFE for Priority Courses List will be
Free TAFE for Priority Courses List means the specific list of programs as iden must apply a Fee Waiver under the Free TAFE for Priority Courses initiative.	ntified on the Funded Programs Report for
Amended to clarify that Schedule 3 may also contain programs that can be delive	ered under Skills First:
Funded Scope means the specific list of programs the Training Provider is entitle 3 where applicable) and varied from time to time.	ed to be paid Funds for delivering under th
REWORDED (TAFE/Dual Sector Contracts only) Amended to update terminology and to clarify	that Schedule 2 may also include informa
Enrolment Type means whether a particular program is being delivered as an Ap	
Apprenticeship/Traineeship') as specified in the Funded Courses Programs Repo (CLARIFICATION)	ort and/or in Schedule 2.
{NEW}	
REWORDED Reworded because the Foundation Skills List is removed as an attachment to the will be identified in the Funded Programs Report from early 2022:	e Guidelines About Eligibility. These progra
Foundation Skills List Program means a program identified as a the specific list Programs Report.	st of approved Ffoundation Sskills P p rogra

a way that requires a Skills First Student to access a

nership interest, if not a corporation limited by shares) of

r equitable rights and whether or not it arises by means ntity or otherwise.; or

be identified in the Funded Programs Report from early

or which TAFE Institutes and Dual Sector Universities

this Contract, as set out in Schedule 2 (and Schedule

mation about Enrolment Types: an Apprenticeship nor Traineeship ('non-

grams are now identified in the Funded Course List and

ram, issued by the Department on the Funded

Section	Change from 2021 Contract	Details
	CLAUSE MOVED IN	Paragraph (a)(ii) of the Material Breach definition in the Non-Victorian Contract is moved to new paragraph (a)(xiv) of the S Contract is no longer a separate contract type:
	→	Material Breach means any material breach by the Training Provider of its obligations under this Contract, which is deeme
		a) meet any of its obligations set out in:
		xi) Clause 10.32 of Schedule 1 (specific data elements); or
		xii) Clause 10.8 10 of Schedule 1 (reporting withdrawals); or
		xiv) Paragraph 4 of Attachment 1 of Schedule 2 for Non-Victorian Training Providers delivering to a national enterprise or
		 b) provide training and assessment to Skills First Students consistently with, and in a manner that promotes achievement Clause 4.132).
Clause 2	NEW WORDING	Clause 2.2(b) is amended so this information can be communicated via SVTS instead of through a formal Notice:
Application and Term of this Contract	NEW	 b) such time as there has been no training activity reported for any continuous period of 12 months after 15 January 2023 Department via the SVTS gives the Department Notice, no later than 30 days before the expiry of the 12 month period remain enrolled in training;
	CLAUSE MOVED IN	Clause 4.1(a) of the Non-Victorian Contract is moved into new subclause 4.1(a)(iii) of the Standard Contract. This is because approach type:
	→	a) maintain registration as a registered training organisation:
		 a) maintain registration as a registered training organisation: i) under the Act; or
		ii) under the National Act and maintain a principal place of business with a physical site in Victoria, unless otherwise ag
		iii) under the National Act if Schedule 2 specifies that the Training Provider is a non-Victorian training provider delivering
	NEW CLAUSE	New clause 4.11 is added:
Clause 4	{NEW}	4.11 The Training Provider must ensure that:
General Obligations of		a) its CEO takes responsibility for overseeing the Training Provider's performance of all of its obligations under this C
Training Provider		b) its CEO is available at all reasonable times to answer questions from, and otherwise communicate with, the Depar
		 its CEO provides an accurate, complete and reasonably detailed response to any request by the Department for in performance under this Contract by:
		i) the time specified by the Department in the request;
		ii) any longer timeframe agreed by the Department in writing; or
		iii) if no time is specified, within a reasonable period of time from the Department's request; and
		d) during any absence of the CEO, a person is delegated, and carries out, the responsibilities of the CEO referred to
		As a result, clauses 4.11 and 4.12 in the 2021 Contract become clauses 4.12 and 4.13 in the 2022 Contract.
Clause 7	NEW WORDING	Clause 7.1(b) is amended to clarify data reporting requirements:
Reporting and Information	(CLARIFICATION)	 b) provide accurate and complete Student Statistical Reports and other reports or information to the Department about the and 11 of Schedule 1;

Standard Contract. This is because the Non-Victorian

ned to include the Training Provider failing to:

ise (deliver training to at least 50 Victorian employees);

ent of, the objectives in Clause 3.1 (as required by

23, unles s the Training Provider notifies the od, that one or more relevant Skills First Students

ause the Non-Victorian Contract is no longer a

agreed in writing by the Department; or

ring training to a one or more national enterprises;

Contract; artment in relation to such performance; information relating to the Training Provider's

to in paragraphs (a) to (c).

the Training Services, in accordance with Clauses 10

Section	Change from 2021 Contract	Details
Clause 8 Payments and Other Financial Arrangements	REWORDED	Clause 8.3 is reworded to clarify how the Department communicates variations to Funds and to remove unnecessary text: The Department may vary the Funds for one or more Skills First Students by issuing a Notice or a Contract Notification at le effect, including:
		 a) for reasons of a change of policy; or b) to ensure the proper and responsible administration of the Funds and of the Department's Skills First Program budget, which may include where the Skills First Student has already enrolled in and/or commenced training with the Training Provession of the January 2021 to 31 December 2021 inclusive.
	DELETION 前	Clause 8.8(b) is amended to delete reference to 'Business Days' to align with Department invoicing practice: b) in the absence of agreement under subclause (a), within 30 Business Ddays after the Department requires it.
Clause 10 Records	CLAUSE MOVED IN	 Clause 10.12(g) of the Non-Victorian Contract is moved into new subclause 10.12(g) of the Standard Contract. This is because parate contract type: e) evidence the Training Provider has received the fees from Skills First Students that it reported as having charged (via till) invoices or statements provided to the Skills First Student; and ii) bank generated transaction statements of the Training Provider's accounts the fees were paid into; and f) the information referred to in Clauses 4.4 and 4.5 in relation to Skills First Teachers; and g) each of the Agreements as defined in Attachment 1 to Schedule 2 (if applicable where the Training Provider is a non-V more national enterprises).
Clause 14 Notices and Representatives	NEW CLAUSES	 New subclauses are added to clauses 14.1 and 14.2 to include email as a method for delivering Notices under Clause 16: 14.1 A Notice issued under this Contract by a Party must be: a) in writing; b) signed by or on behalf of the Party giving it; and c) either: i) hand delivered or sent by prepaid priority post (airmail if posted to or from a place outside Australia) to the recipe it any Notice given by the Department; addressed to the Executive Director, Training Market Services, 2 Trany Notice given by the Department; err ii) for Notices to the Training Provider, the Head Office address listed in training.gov.au; or ii) in the case of any Notice issued by the Department under Clause 16, sent by email (with a read receipt requer Provider's CEO listed in training.gov.au. 14.2 A Notice takes effect from the time it is received, unless a later time is specified in it. A Notice will be deemed to have lead in the case of prepaid priority post, on the second Business Day (or seventh Business Day if posted to or from a place or from a email acknowledgement from the recipient's information system showing that the N address; ii) the time that the Notice enters an information system which is under the control of the Training Provider; and iii) the time that the Notice is first opened or read by the intended addressee, but if the event that would otherwise give rise to deemed receipt occurs on a day that is not a Business Day or after 5.1 received at 9.00am on the next Business Day.

t least 10 Business Days before the variation will take

et,

ovider at the time the variation is made, during the

cause the Non-Victorian Contract is no longer a

a the SVTS), and supporting documentation including:

-Victorian training provider delivering training to one or

cipient's address for Notices as follows: Freasury Place, East Melbourne, 3002, or as varied by

quested) to the email address of the Training

e been received by the addressee:

place outsid e Australia) after posting<u>;</u> or

Notice has been delivered to the applicable email

5.00pm on a Business Day, the Notice is taken to be

Section	Change from 2021 Contract	Details
Clause 16 Enforcement	DELETION ∭	 Clause 16.5 is amended to delete reference to 'Business Days' to align with the Department's invoicing practice: 16.5 Where the Department requires a payment from the Training Provider under Clause 16.2 and has not recovered that pay the amount due within 30 Business Ddays, or such other timeframe specified by the Department.
Clause 17 Termination Rights	REWORDED (ADMINSTRATIVE EDIT)	 Clause 17.4(d) is reworded to update the format of in-clause referencing: d) without limiting Clauses 17.4(a), (b) or (c) paragraphs (a) to (c), the Training Provider fails to provide some or all of the claimed and/or paid or any such Training Services are not provided to a standard satisfactory to the Department;

at amount under Clause 8.9, the Training Provider will

ne Training Services for which Funds have been

Section	Change from 2021 Contract	Details
Clause 1 Student Information and Protection	REWORDED	Clause 1.3(f) is reworded to use the new defined term 'Online Training and Assessment': f) its Oenline Training and Assessment service standards in accordance with requirements prescribed by the Department
Clause 2 Skills First Eligibility	REWORDED	 Clause 2.2(c) is reworded to use the new defined term 'Online Training and Assessment' and to improve readability: c) physically present in the State of Victoria at all times at which they are undertaking the training and assessment. The only exception to this 'physical presence' requirement is where a Skills First Student is temporarily located interstat industry or for a Practical Placement associated with their training., During the period the Skills First Student is interstat Assessment, provided that such Online Training and Assessment only accounts for up to 50% of the total Scheduled H are enrolled in may be delivered online during the period they are interstate or overseas.
	REWORDED (ADMINSTRATIVE EDIT)	Clause 2.14 is reworded to update the format of in-clause referencing: 2.14 The exclusions described in Clauses 2.13(b) to (d) 2.13(b), (c) and (d) of this Schedule 1 do not apply to individuals
Clause 4	REWORDED	Clause 4.3(c)(iii) is reworded to use the new defined term 'Online Training and Assessment': iii) digital capability , where the proposed learning includes portions-delivered online of Online Training and Assessment; and
Pre-Training Review and Enrolment Requirements		 Clause 4.3(d) is reworded to use the new defined term 'Online Training and Assessment': d) identify whether the proposed learning strategies (including Oenline delivery Training and Assessment) and materials ar necessary, steps to overcome any barriers.
Clause 6 Planning for Training and Assessment	REWORDED	 Clauses 6.1 and 6.2 are reworded to improve readability: 6.1 The Training Provider must have a Training and Assessment Strategy consistent with Standard 1 of the National RTO St delivers on the Funded Scope. This includes having a Training and Assessment Strategy for each program and the cohe the requirements of the relevant Training Package or curriculum materials. 6.2 If the Training and Assessment Strategy for a program, or individual cohort undertaking a program, is structured so the retevant the Australian Qualifications Framework, the Training Provider must justify and document within program is structured so it will be completed in a shorter time than described in the Australian Qualifications Framework, the students, and explain how the relevant cohort: a) has the characteristics to achieve the required rigour and depth of training; and b) can meet all of the competency requirements in a shorter time frame. Clause 6.3 is reworded to use the new defined term 'Online Training and Assessment' and to improve readability: 6.3 Each Training and Assessment, the Training and Assessment Strategy for an individual cohort that will be delivered and/or assess Openline Training and Assessment, the Training and Assessment, the Training and Assessment Strategy for a shorter time frame.

ent; and

ate or overseas for a defined period as part of an ate or overseas, they may receive Online Training and Hours applying to the training and/or assessment they

als who are:

and

are appropriate for that individual and, where

Standards and its User Guide for each program it hort of students to which it will be delivered that meets

e program will be completed in a shorter time period n in the Training and Assessment Strategy if a k. This justification must be, using a rationale based

ssed is entirely or partly or wholly comprised of irements of online that delivery of training and

Section	Change from 2021 Contract	Details
		 Clause 6.20 is reworded to more closely align with terminology used in Approved Training Schemes: 6.20 The Training Provider must update the Training Plan for an Apprentice/Trainee according to any changes mutually agre throughout the delivery of the training and assessment. The changes must be endorsed by the employer and Apprentic For example, subject to any nominal duration that may be specified in an Approved Training Scheme, the employer and can: a) specify a duration less than the maximum over which competencies will be attained. that C completion will be available completion date of the Training Contract if all competencies have been attained; or b) mutually agree to apply for an extension to the maximum Training Contract duration if all required competencies have
Clause 7 Training and Assessment	REWORDED	 Clause 7.4 is reworded to use the new defined term 'Online Training and Assessment': Learning materials for online training and assessment Online Training and Assessment 7.4 The Training Provider must ensure that all learning materials used for online training and assessment Online Training a the Web Content Accessibility Guidelines 2.0.
	REWORDED (ADMINSTRATIVE EDIT)	 Clause 9.7(g) is reworded to update the format of in-clause referencing: g) If extreme circumstances prevent the Training Provider from retaining any of the items of Evidence of Participation in summust contact the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the requirements directed by or agreed with the Department for further information and comply with the Department for further information and comply
Clause 9 Evidence of Participation	REWORDED	 Clause 9.9 is reworded for readability and to remove reference to Trainees as this clause does not apply to them: 9.9 Where the Training Provider is required to obtain an employer's confirmation of an Apprentice or Trainee's competence in Apprenticeship/Traineeship Training Delivery), ilf the Training Provider is unable to cannot obtain the employer's confirm workplace (as required in the Guidelines About Apprenticeship/Traineeship Training Delivery) on, or soon after, the date concluded ended for the subject and this results in there being no Evidence of Participation within the time frame required at the date when all supervised training and/or assessment concluded ended; and b) the Training Provider must retain a record within the Skills First Student's file of the date when all supervised training

- greed with the parties to the Training Contract ntice/Trainee.
- ad Apprentice/Trainee (but not the Training Provider)
- ble earlier than the specified duration in nominal

ave not been attained by the nominal completion date.

and Assessment delivery comply with the principles of

bubclauses paragraphs (a) to (f), the Training Provider Department.

e in the workplace (as required in the Guidelines About rmation of an Apprentice's competency in the te when all supervised training and/or assessment red by Celause 9.6(b)(ii) of this Schedule 1:

be no earlier than 30 days before (and no later than)

ng and/or assessment concluded ended.

Section	Change from 2021 Contract	Details
Clause 10 Reporting Training Activity, Government- Subsidised Tuition Fees and Other Information	RESTRUCTURED	 Clause 10.1 (a) is amended to include the word 'complete' to better align with reporting requirements in the Victorian VET S Previous subclause 10.1(d) is split to become new clause 10.2 to improve clarity: 10.1 The Training Provider must: a) submit accurate and complete Student Statistical Reports to the Department via the SVTS at least once every calent b) include in each Student Statistical Report full details for all training activity already delivered within the data collectic service training activity. This includes delivery already commenced and/or completed in the current data collection service training activity. This includes delivery already commenced and/or complete in the current data collection of the Department via SVTS by no later than the following month's Student Statistical Report if any data it previously subm incorrect.; and d) encure that all required data is included and corroot in the final Student Statistical Report for each calendar year into the Department via SVTS by no later than (whichever is the earlier date): i) 5pm on 15 January of the next calendar year; or i) one month after the expiry of the Term or termination of this Contract. 10.2 The Training Provider must ensure that all required data is included and correct in the final Student Statistical Collection G and that it is submitted to the Department via SVTS by no later than (whichever is the earlier date): a) 5pm on 15 January of the next calendar year; or b) one month after the expiry of the Term or termination of this Contract. As a result, clauses 10.2 to 10.4 in the 2021 Contract become clause 10.3 to 10.5 in the 2022 Contract, and in-clause refere Previous subclauses (d) and (e) are deleted. Reporting of PUSH and PSTAD is still required; however, they are removed for identifying key information about the student and their program. 10.3 The Training Provider must ensure that reporting of PUSH and
	REWORDED	 Previous clause 10.10 becomes clause 10.8 and is reworded to improve readability: 10.8 The Training Provider must report a Skills First Student's withdrawal from a program or subject in accordance with the Collection Guidelines, by the earlier of: a) two months after the point date of withdrawal (as defined in the Victorian VET Student Statistical Guidelines); or b) the final data submission date for the data collection year.

Student Statistical Collection Guidelines.

endar month per data collection year;

tion year, including government-subsidised and fee for a year; and reporting of program completions; and mitted as part of Student Statistical Reports is

nto which the Term extends and that it is submitted to

for each calendar year into which the Term extends

erences are updated.

Guidelines. from this clause because they aren't as important for

training is accurate and complete at all times, including

the NAT00120 file; and on details as provided in the NAT00020 file.;

e requirements in the Victorian VET Student Statistical

Section	Change from 2021 Contract	Details
	DELETION ⑪	 The following clauses are deleted to avoid duplication with information in the Victorian VET Student Statistical Collection Gui Clause 10.5 – information about how to report 'Client Tuition Fee and Client Fees – Other' Clause 10.6 – information about how to report VCE/VCAL units Clause 10.9 – information about how to report completions As a result, clauses 10.7 to 10.13 of the 2021 Contract become clauses 10.6 to 10.11 of the 2022 Contract, and in-clause reference.
	DELETION ÎU REWORDED ✓	 Clause 11.2(d) is reworded to use the new defined term 'Online Training and Assessment'. The date 'from 1 April 2021' is deleted because this refers to the date from which changes were introduced in 2021 to how the d) Regional loading – where a subject is delivered to a Skills First Student in a delivery location reported with a regional 'Subsidy' or 'RPL subsidy' will be increased by 10%. The regional loading does not apply to online delivery Online Training and Assessment or to distance education, whice Delivery Mode reported is 'E' (external delivery). The only exception is for training delivery from 1 April 2021 where the a regional postcode (as determined by the Department). Clause 11.10 is reworded to remove the detailed description of how payments are apportioned, as this information will be protected to months of scheduled delivery. Each monthly instalment will be for a whole number of Scheduled Hours. I the number of months of scheduled delivery is not a whole number, payment will be apportioned in a reasonable manner will apportion payment until equal instalments can be paid for the remaining months by either:
		a) paying a minimum of 1 hour per month where the number of Scheduled Hours is greater than the number of mon b) making no monthly instalment payments where the number of Scheduled Hours is less than the number of month
Clause 11 Determining and Paying Funds	DELETION ⑪	Clause 11.15 is amended to delete text describing when the provision changed in 2021: 11.15 The Department may recover any Funds paid for any relevant subject (including all training activity reported for Apprer final 'Outcome identifier – National' is reported after the Activity End Date, by the earlier of:
	REWORDED	Clause 11.21 is reworded for clarity and to improve readability: 11.21 The Department is not liable to pay Funds for programs other than those that are currently endorsed on the Funded C To avoid doubt, Funds will only be paid where the Program Commencement Date for the relevant program : a) falls within the 'Effective for PCD from' and 'Effective for PCD to' dates for the program in the Funded Courses Pro
	CLAUSE MOVED OUT	Clause 11.25 is amended to move the content of the second sentence of the clause to new subclause 11.28(b): 11.25 The Department is not liable to pay Funds for RPL undertaken as part of enrolment in a Foundation Skills List Pprogra Where RPL is funded by the Department, it will be paid based on the Scheduled Hours up to the nominal hours per su
	CLAUSE MOVED IN	 Clause 11.28 is split into subclauses and reworded to include the content of the second sentence of clause 11.25: 11.28 The Department is not liable to pay the Contact Hour Funds: a) in excess of two times the nominal hours per subject as published in the Victorian Purchasing Guide; and b) in excess of the nominal hours per subject as published in the Victorian Purchasing Guide for RPL.

uidelines:

references are updated.

- the regional loading is applied.
- nal postcode (as determined by the Department), the
- ich is deemed have occurred if the Predominant the student's usual residential address is reported with
- provided in guidance rather than in the Contract:
- lours reported for the subject in equal instalments over s. If the total number of Scheduled Hours divided by aner determined by the Department. the Department
- onths of scheduled delivery; or
- hths of scheduled delivery.

entices and Trainces from 1 July 2021) where no valid

Courses Programs Report and on the Funded Scope.

Schedule 2; and

rograms Report and on the Funded Scope.

gram, or the Certificate I in Vocational Preparation. subject in accordance with this Schedule 1.

/ CLAUSES	New clauses 11.31 and 11.32 are added to clarify data reporting requirements:
	 11.31 The Department is not liable to pay Funds where a claim is lodged for an Apprentice or Trainee, but relevant information not match the information about the student and Training Contract as recorded in the Epsilon database. 11.32 The Department is not liable to pay Funds where a claim is lodged for an Apprentice or Trainee, but the training activity Contract.
ARIFICATION)	 New clause 12.2 is added to clarify that enforcement actions taken for audits under clause 12 don't impact the Department's 12.2 To avoid doubt, where the Department takes any action under Clause 16 (Enforcement) of this Contract in relation to a Schedule 1, this does not limit any of the Department's other rights under Clauses 16 and 17 (Termination Rights) of the As a result, clauses 12.2 and 12.3 in the 2021 Contract become clauses 12.3 and 12.4 in the 2022 Contract.
TRUCTURED	 Previous clause 12.2 becomes clause 12.8 and is reworded for readability. Previous clauses 12.3 and 12.4 are combined to become new clause 12.4: Evidence of Participation audit 12.3 #-The Department may conduct an Evidence of Participation audit, using a statistically valid sample size it determines, audit reveals unsupported subjects (exceptions) are not supported by without satisfactory Evidence of Participation in this Schedule 1). then where and the percentage of unsupported subjects (exceptions) exceeds a threshold determine Clause 16 (Enforcement) of this Contract, then where specified by the Department, the Department may: a) apply a monetary amount in accordance with Clause 16 of this Contract (Enforcement); b) require a refund of some or all of the Funds from the Training Previder; and/or e) cancel some or all of the Funds clause 12.3 does not limit the Department's other rights under Clauses 16 (Enforcemence) 12.4 For the purpose of Clause 12.3 does not limit the Department: a) the applies a monetary amount under Clauses 16.2(e), that amount will be 10 per cent of the total Funds claimed ar population of subjects from which the statistically valid sample has been drawn, multiplied by the precentage of exceptions above the threshold, multiplied by the total Funds claimed and/or paid to the Training Which the statistically valid sample has been drawn. Evidence of Eligibility audit reveals that the Training Provider does not have sufficient documentation to demonst First Entitement (in accordance with Clause 3 of Schedule 1) and the Training Provider has claimed Funds for that ind action under Clause 16 (Enforcement); b) For the purpose of Eligibility audit reveals that the Training Provider does not have sufficient documentation to demonst First Entitement (in accordance with Clause 3 of Schedule 1) and the Training Provider has claimed Funds for that ind action under Clause 16 (Enforcement) of

ation reported via the Student Statistical Report does

vity occurs after the nominal end date of the Training

's other enforcement powers and termination rights: audits of the type referred to in Clause 12.1 of this this Contract.

s. as determined by the Department, reveals that If the in accordance with this Contract (including Clause 9 of led by the Department, it may take action under

ent) and 17 (Termination Rights) of this Contract in that

and/or paid to the Training Provider across the total exceptions -; and/or

alue of Funds sought by the Department may be up to ng Provider across the total population of subjects from

strate it has correctly assessed an individual's Skills adividual (**exception**), then the Department may take

ent) and 17 (Termination Rights) of this Contract in that

e 16.2(e), that amount will be 10 per cent of the total

Section	Change from 2021 Contract	Details
		Evidence of Fee Concession/ Fee Waiver audit
		12.7 If an Evidence of Fee Concession/Fee Waiver audit reveals that the Training Provider does not have sufficient docume a Skills First Student's entitlement to receive a Fee Concession or Fee Waiver (in accordance with this Contract, include Provider has claimed Funds for that individual (exception) then the Department may take action under Clause 16 (Enf
		a) apply a monetary amount in accordance with Clause 16 of this Contract (Enforcement);
		b) require a refund of some or all of the Funds from the Training Provider; and/or
		c) cancel some or all of the Funds claimed by the Training Provider.
		Taking any of the actions in this Clause 12.7 does not limit the Department's other rights under Clauses 16 (Enforcement that event, or any of its rights under Clauses 16 and 17 of this Contract in any other circumstance.
		12.8 For the purpose of Clause 12.7(a) of this Schedule 1, the if the Department applies a monetary amount under Clause 1 Fee Concession Contribution or Fee Waiver Contribution claimed and/or paid to the Training Provider for each enrolmed
	REWORDED	Clauses 13.1 is reworded to update eligibility checking requirements and valid visa types for this program:
		13.1 The Training Provider may exempt an individual from the citizenship/permanent residence eligibility criterion (as set
		 a) the individual is referred to training via the Asylum Seeker Resource Centre or the Australian Red Cross Victims of 'Referral to Government Subsidised Training – Asylum Seekers' form; or
Clause 13		b) the Training Provider is a Learn Local Organisation, and the Training Provider confirms using the Commonwealth individual holds a valid:
Asylum Seeker VET		i) Bridging Visa Class E (BVE) – (subclass 051);
Program		ii) Safe Haven Enterprise Visa (SHEV) – (subclass 790); or
		iii) Temporary Protection Visa (TPV)- – (subclass 785); or
		iv) Bridging Visa Class F (BVF) – (subclass 060).
DEL Ŵ	DELETION 前	Clauses 13.4 and 13.5 are deleted to avoid duplication with reporting instructions in Victorian VET Student Statistical Collect
	NEW WORDING	Clause 14.1 is amended to reflect that non-TAFE and non-Learn Local training providers may no longer offer exemptions un
Clause 14 Eligibility Exemptions Initiative	NEW S	14.1 If t The Training Provider is a Learn Local Organisation, it may exempt an individual from the:
		Clause 14.2 is amended to reflect that instead of a percentage of total commencements in the calendar year, there will be a fexemptions can be applied:
		14.2 The maximum number of commencements for which exemptions If the Training Provider is a Learn Local Organisation 14.1 of this Schedule 1 for up to 30% of its total number of commencements in the 2021 calendar year. An exemption i in the NAT00120 file has been set to 'Y' as specified in Schedule 2 – Individual Details and Conditions.
		Previous clause 14.5 becomes clause 14.4 and is amended to remove reporting instructions to avoid duplication with the Vic
		14.4 Commencements are not counted for the purpose of Clause 14.2 if they are reported using specific Funding Source Id Victorian VET Student Statistical Collection Guidelines. For the purpose of Clauses 14.2 and 14.3, commencements re Training Authority 'LVP', 'LVL', 'ASP', 'ASL', 'BWP', 'BWL', 'DIP', 'DIL', 'UPP', 'FVP', '19P', '02P, 'JFP', JFL', 'JSP', 'PS

nentation to demonstrate that it has correctly assessed uding Clause 5 of this Schedule 1), and the Training nforcement) of this Contract.

nent) and 17 (Termination Rights) of this Contract in

e 16.2(e), that amount will be 10 per cent of the total ment where an exception has been identified.

et out in Clause 2.2(a) of this Schedule 1) if:

s of Human Trafficking Program and they present a

Ith Visa Entitlement Verification Online (VEVO) that the

ction Guidelines.

under this initiative:

a fixed number of commencements for which

on, it may grant be granted exemptions under Clause n is identified where the Eligibility Exemption Identifier

/ictorian VET Student Statistical Collection Guidelines:

Identifiers – State Training Authority identified in the reported using Funding Source Identifier – State SP' and 'GSP' are not counted.

Section	Change from 2021 Contract	Details
		 Clause 14.8 (previously clause 14.9) is amended to reflect new initiative settings: 14.8 The Department may vary: a) the Funding Source Identifiers or cohorts to which eligibility exemptions under this Clause 14 can be applied; and/o b) the Funding Source Identifiers that are not counted towards the total maximum number of commencements referred
	DELETION ⑪	 The following clauses are deleted Previous clause 14.3 this initiative only applies to TAFE and Learn Local Organisations in 2022. Previous clause 14.10 - removal of reporting instructions for initiatives to avoid duplication with the Victorian VET Stur As a result, clauses 14.4 to 14.9 in the 2021 Contract become clauses 14.3 to 14.8 in the 2022 Contract, and in -clause refer
Clause 15 Training to Support the 10-Year Industry Plan for Family Violence Prevention and Response	DELETION ⑪	Clause 15.5 in the Standard Contract and clause 15.6 in the TAFE and Dual Sector Contracts are deleted to avoid duplication Student Statistical Collection Guidelines.
	NEW WORDING	 Clause 16.2 is amended to reflect that this initiative continues until 30 June 2022: 16.2 This Clause 16 applies to training activity that commences between the Commencement Date and 30 June 2022 31 D Clause 16.16 is amended to reflect that this initiative is extended until mid-2022: 16.16 To avoid doubt, if a Skills First Student withdraws from, and then seeks to recommence, in the same program for whic JobTrainer benefits may be applied in respect of that recommencement if it occurs during the period in which JobTrainer 2022 31 December 2021).
Clause 16 Job Trainer	REWORDED (ADMINISTRATIVE EDIT)	Clause 16.13(d) is reworded to make the format of in-clause references consistent: d) does not have one of the forms of evidence in subclauses paragraphs (a) to (c) but has made and signed a self-declaration
	DELETION ⑪	 Clauses 16.19 and 16.20 in the Standard Contract, and clauses 16.19 to 16.21 in the TAFE and Dual Sector Contracts are d in Victorian VET Student Statistical Collection Guidelines. As a result: clause 16.21 in the 2021 Standard Contract becomes clause 16.19 in the 2022 Standard Contract. clauses 16.21 and 16.22 in the 2021 TAFE and Dual Sector Contracts become clauses 16.18 and 16.19 in the 2022 TAFE
Clause 17 COVID-19 Response – Funding to Deliver Infection Control Skill Sets	DELETION 逾	Previous clause 17 'COVID-19 Response – Funding to Deliver Infection Control Skill Sets' is deleted because this initiative e
Clause 17		BECOMES CLAUSE 17 Previous clause18 becomes clause 17.

l/or rred to in Clause 14.2 of this Schedule 1.

Student Statistical Collection Guidelines. erences are updated.

tion with reporting instructions in Victorian VET

December 2021.

nich they have received their JobTrainer benefits, the rainer commencements can be made (until 30 June

aration that they are currently unemployed.

e deleted to avoid duplication with reporting instructions

AFE and Dual Sector Contracts.

ends on 31 December 2021.

Section	Change from 2021 Contract	Details
Skills First Youth Access Initiative	NEW WORDING	Previous clause 18.2 becomes clause 17. 2. 'Department of Health and Human Services' is replaced with 'Department of Families, Fairness and Housing'.
	DELETION ᆒ	Previous clause 18.7 is deleted to avoid duplication with reporting instructions in Victorian VET Student Statistical Collection As a result, clause 18.8 in the 2021 Contract becomes clause 17.7 in the 2022 Contract. The heading for this clause is also
Clause 18 (TAFE / Dual only)	NUMBERING CHANGE	BECOMES CLAUSE 18 Previous clauses 19 becomes clauses 18.
Free TAFE for Priority Courses	DELETION 逾	Previous clause 19.8 is deleted to avoid duplication with reporting instructions in Victorian VET Student Statistical Collection Contract becomes clause 18.8 in the 2022 Contract.

on Guidelines.

o changed from 'Reporting' to 'Payment'.

on Guidelines. As a result, clause 19.9 in the 2021