Section	Change from 2023 Contract	Details
General		We've made the contract more readable by using personal pronouns. We've replaced 'the Training Provider' with 'you' and 'y edits don't change any contract requirements, so we haven't listed them individually in this Guide.
Background	DELETION ⑪	The Literacy and Numeracy Support Implementation Guide is removed from the list of documents issued by the department in Support can only be delivered by TAFE and Dual Sector University training providers from 2024.
Clause1 Definitions and Interpretation		The following new definition is added to the Standard and Dual Sector Contracts to reference some new obligations in the con Fair Jobs Code: Fair Jobs Code means the Fair Jobs Code issued by the State of Victoria available at <u>www.buyingfor.vic.gov.au/fair-jobs-code</u>
		The following new definition is added to give flexibility for the deadline for the final student statistical report submission, as 15 <b>Final Data Submission Date</b> means the date specified via the SVTS as the deadline for the final Student Statistical Report t typically falls on or around 15 January of the next calendar year.
	DELETION 逾	The definition 'Funded Skill Set List' is removed as skill sets are identified on the funded programs report, rather than being k Funded Skill Set List means the list of programs that are identified as Skill Sets on the Funded Programs Report.
	DELETION 逾	The definition of Literacy and Numeracy Support is removed in the Standard Contract as it can only be delivered by TAFE an 2024: Literacy and Numeracy Support Units means approved literacy and numeracy support units we designate in the Literacy a are used to address individual needs of vocational learners to facilitate completion of a program of training under the Skills Fi

'your' and 'the Department' with 'we' or 'our'. These

t in the Standard Contract, as Literacy and Numeracy

contract to comply with the Victorian Government's

ode

15 January may not always fall on a convenient day:

t to be submitted for a data collection year. This

kept in a separate list.

and Dual Sector University training providers from

and Numeracy Support Implementation Guide, which First Program

Section	Change from 2023 Contract	Details
	REWORDED	The definition of Material Breach is amended to be clearer about the circumstances under which a breach of the contract would updated the list of specific clauses deemed to be material breaches.
		Material Breach means any material breach by you of-your obligations under this Contract, which (without limiting the circum nature) is deemed to include the Training Provider failing to:
		a) breach by you (other than a trivial breach) of meet any of your obligations set out in:
		i) Clause 4.8 (act ethically);
		ii) Clause 6.3-6.10 (subcontracting);
		ii) Clause 10.10 (integrity of records)
		iv) Clause 11.2 (audit participation);
		v) Clause 1.1 of Schedule 1 (student information and protection marketing and recruiting students);
		vi) Clause 3.1-3.3 of Schedule 1 (assessing and evidencing eligibility);
		vii) Clause 4.1-4.5 of Schedule 1 (Pre-Training Review-and enrolment requirements);
		viii) Clause 5 of Schedule 1 (tuition and other fees);
		ix) Clause 6.14-6.20 of Schedule 1 (planning for training and assessment);
		ix) Clause 7 of Schedule 1 (training and assessment);
		x) Clause 9.1-9.2 of Schedule 1 (Evidence of Participation); or
		xi) Clause 10.3 of Schedule 1 (specific data elements);
		xii) Clause 10.8 of Schedule 1 (reporting withdrawals);
		xi) Clause 11.19 11.18 of Schedule 1 (claims for payment); or
		xiv) Paragraph 4 of Attachment 1 of Schedule 2 for Non-Victorian Training Providers delivering to a national enterprise or
		b) other breach by you of any of your obligations under this Contract where that breach is serious or substantial in its impact
		i) the benefit that we would otherwise have realised from this Contract;
		ii) provide training and assessment to Skills First Students consistently with, and in a manner that promotes the ach to any of the Training Services (as required by including any breach of your obligations under Clause 4.13); or
		iii) any Skills First Students or prospective Skills First Students.
	DELETION	The definition of online training and assessment is removed, as specific requirements for online training and assessment are
		Online Training and Assessment means delivery of supervised training and/or assessment via the internet. This does not in setting.
	NEW CLAUSE	A new definition for Pre-Assessment Certificate is added to the Standard and Dual Sector Contracts to reflect the requirement
	{NEW}	Pre-Assessment Certificate means a certificate issued to you under the Fair Jobs Code.
	DELETION	The following definition is removed as it's self-explanatory and not needed as a defined term:
	Ŵ	Skills for Victoria Program means the program of that name.

ould be considered a material breach. We have also

umstances in which a breach may be material in

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

act on:

chievement of, the objectives in Clause 3.1 in relation

re removed:

t include using the internet in a face-to-face classroom

ents of the Victorian Government's Fair Jobs Code:

Section	Change from 2023 Contract	Details
	REWORDED	The definition of a skill set is updated to reflect that there is no separate skill set list, instead they're flagged on the funded pro-
		Skill Set means a program that is identified as such on the Funded Skill Set List Programs Report and may include:
		a) an accredited course with the title 'Course in';
		b) a nationally recognised skill set;
		c) single accredited subject; or
		d) a group of accredited subjects that we have approved
	DELETION	The following definition is removed as it's self-explanatory and not needed as a defined term:
	Ŵ	Victorian Training Guarantee Program means the program of that name.
	NEW CLAUSE	New clause 1.1(i) is added to cover changes such as a change in department name:
	{NEW}	i) a reference to a government minister, department or body, or role within a government department or body, includes a (or, where appropriate, any predecessor minister, department, body or role);
Clause 4	REWORDED	Clause 4.1 is reworded to clarify that we will contract with training providers who don't have a principal place of business in V location in Victoria:
General Obligations of		You must:
Training Provider		a) maintain registration as a registered training organisation under the Act or the National Act;
		b) maintain a:
		i) principal place of business in the State of Victoria at which you are based, and from which you primarily administer ye
		ii) commercial property in the State of Victoria from which you deliver training;
		i) under the Act;
		ii) under the National Act and maintain a principal place of business with a physical site in Victoria, unless otherwise
		iii) under the National Act if Schedule 2 specifies that the Training Provider is a non-Victorian training provider delive
		+)c) maintain at least one nationally recognised program of training on its scope of registration as a registered training organized program of training or the scope of registration as a registered training organized program.
		e)d) maintain and use AVETMISS compliant software for reporting purposes; and
		d)e) deliver training within the Funded Scope:
		<ul> <li>in accordance with the requirements of the accredited course or Training Package, including with regard to pro- requirements and outcomes;</li> </ul>
		ii) consistent with any applicable Victorian Purchasing Guides; and
		iii) in compliance with all applicable Regulatory Standards.
	NEW OBLIGATION	New Clause 4.1(f) is added to the Standard and Dual Sector contracts to reflect the requirements of the Victorian Government
	{NEW}	You must:
		(f) hold a valid Pre-Assessment Certificate and comply with the Fair Jobs Code, including having a Fair Jobs Code Plan if

# Strikethrough = deleted text Highlighting = new or moved text

programs report:

## s any successor minister, department, body or role

## Nictoria, but they must have a training delivery

your training; or

ise agreed in writing by the Department; or vering training to one or more national enterprises; rganisation;

program descriptions, pathways information, entry

ent's Fair Jobs Code:

if applicable to you.

Section	Change from 2023 Contract	Details
	RESTRUCTURED *∰®* ™	Clause 4.8 is restructured to remove repetition, however the obligation has not changed.
	DELETION	Clause 4.9(h) is updated to remove the requirement to participate in NCVER surveys, as It's students rather than training pro-
	<b>逾</b>	<ul> <li>You must be accountable to us for your performance under this Contract at all times, including by:</li> <li>h) participating in: i) any performance improvement initiatives that we reasonably determine, including the introduction of preasonable time period; and         <ul> <li>ii) the National Student Outcomes Survey managed by NCVER; and</li> <li>ii) responding and co-operating with us in good faith in the resolution of student complaints made to us, or other issues ra Training Services</li> </ul> </li> </ul>
Clause 7 Reporting and Information	REWORDED (CLARIFICATION)	Clause 7.4 is reworded to clarify our right to object to a change in control or proposed change in control: If we receive a notification under Clause 7.3, or if we otherwise learn of you proposing to undergo or having undergone a Cha you notification via the SVTS that we either object or do not object to setting out whether or not we approve the proposed Ch case may be)., and any such approval is at our sole discretion
	NEW WORDING	Clause 7.6 is updated to include an additional example of a significant change you should notify us about. This is if you no lo You must immediately notify us via the SVTS of any significant changes to your ownership, CEO or operations (including you place of business in the State of Victoria, and any intention or decision to cease operations as a registered training organisation
		New Clause 7.9 is added to the Standard new clause 7.8 to the Dual Sector contracts to reflect the requirements of the Victor You must promptly notify us via the SVTS if your Fair Jobs Code Pre-Assessment Certificate is revoked or lapses
Clause 10 Records	NEW OBLIGATION	<ul> <li>Clause 10.9 is updated with a new requirement to help protect students' personal information:</li> <li>You must have effective:         <ul> <li>a) security measures to safeguard Records from unauthorised access or use (including access to Personal Information or Clause 10.10), for as long as those Records are required to be retained under this Contract; and</li> <li>b) processes to ensure that you promptly dispose of Records that include Personal Information when you are obliged to d requirement to keep them under this Contract, and under the Regulatory Standards or any other applicable Law, has contract.</li> </ul> </li> </ul>
	DELETION ⑪	<ul> <li>Clause 10.12 is updated to remove the requirement for non-Victorian training providers to provide certain records as this infocontract:</li> <li>In addition to your obligations under Clause 11 (Audit, Review and Investigation), upon our request, you must promptly provide during Business Hours at a location in Victoria we specify:</li> <li>e) evidence that you have received the fees from Skills First Students that you reported as having charged (via the SVTS ii) invoices or statements provided to the Skills First Student; and</li> <li>iii) bank generated transaction statements of your accounts the fees were paid into; and</li> <li>f) the information referred to in Clauses 4.4 and 4.5 in relation to Skills First Teachers.; and</li> <li>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).</li> </ul>

providers who participate:

f performance targets to be met by you over a

raised with us, in relation to your delivery of the

Change in Control we may at our sole discretion give Change in Control or the Change in Control (as the

longer have a principal place of business in Victoria:

our financial viability, ceasing to maintain a principal ation in Victoria).

ctorian Government's Fair Jobs Code:

or, amendment of Records inconsistent with

do so under the PDP Act (including that any ceased).

formation is collected at the time of offering a

vide us with copies of, or make available for inspection

S), and supporting documentation including:

-Victorian training provider delivering training to one or

Section	Change from 2023 Contract	Details
Clause 12 Confidentiality and Privacy	REWORDED (ADMINISTRATIVE UPDATE)	<ul> <li>Clause 12.2 includes a minor edit to reflect that we changed Clause 4.9(h)(ii) because training providers don't participate in I We may disclose or otherwise make available (whether to the public generally or to any particular person or group of persons (including your Confidential Information), as we consider reasonably appropriate to facilitate the proper operation of the Skills</li> <li>a) program details;</li> <li>b) government-subsidised fee information;</li> <li>c) details of the Funds paid;</li> <li>d) the results of any-surveys you participate in as required by Clause 4.9(h)(ii), NCVER surveys or the results of any stud behalf;</li> </ul>
Clause 17 Termination Rights	REWORDED (CLARIFICATION)	<ul> <li>Clause 17.4(g) is reworded to clarify our right to terminate a contract for a change in control that we object to:</li> <li>We may terminate this Contract immediately by issuing a Notice to you if;</li> <li>(g) we have notified you that we object to a proposed Change in Control or a Change in Control the Training Provider under approved by the Department under Clause 7.4 and, in the case of a proposed Change in Control, you undergo (or have</li> </ul>
Clause 19 Survival	NEW CLAUSE (ADMINISTRATIVE UPDATE)	New Clause 19.2 is added as explanation of how payments operate after the end of the contract term: After the termination or expiry of the Term we will pay you any remaining Funds (subject to all of the payment conditions set under Clauses 8.9 and 8.10 and otherwise).

NCVER surveys themselves:

ons) any information relating to you and this Contract ills First Program including:

Ident or employer surveys administered by, or on our

lergoes a Change in Control that has not been ve undergone) that Change in Control.

et out in this Contract and our rights and remedies

Section	Change from 2023 Contract	Details
Clause 1 Student Information and Protection	DELETION	<ul> <li>Clause 1.3 is updated to remove the requirement to publish online service standards on your website:</li> <li>You must publish in a prominent place on your website:         <ul> <li>a) standard tuition fees for Skills First subsidised training for each program you deliver on the Funded Scope. This must caveat:</li></ul></li></ul>
		<ul> <li>d) where there is a subcontract arrangement for training and assessment, the identity of the subcontractor, and your roof training and assessment; and</li> <li>e) its online service standards in accordance with requirements prescribed by the Department; and</li> <li>f) e) your complaints and appeals process.</li> </ul>
Clause 2 Skills First Eligibility	REWORDED (ADMINISTRATIVE UPDATE)	Clause 2.2 is updated to refer to 'online training and assessment' in lower case, as this is no longer a defined term. However
Clause 4 Pre-Training Review and Enrolment Requirements	REWORDED (ADMINISTRATIVE UPDATE)	Clause 4.3 is updated to refer to remove 'Online Training and Assessment' as a defined term. However the content of the cla
	DELETION 前	<ul> <li>Clause 4.12 is updated to remove the requirement to tell students they might be invited to participate in a department project number of students:</li> <li>You must advise prospective Skills First Students of the possibility of being contacted by NCVER or us including to request the an NCVER survey;</li> <li>an NCVER survey;</li> <li>receiving an invitation to participate in a Department endorsed project;</li> <li>our annual student outcome survey; and/or</li> <li>our audit, review or investigation purposes.</li> </ul>
Clause 6 Planning for Training and Assessment	DELETION	<ul> <li>Previous Clause 6.3 is removed because we've removed specific requirements for training and assessment delivered online are re-numbered:</li> <li>Where a program is entirely or partly comprised of Online Training and Assessment, the Training and Assessment Strategy mode, and must include:         <ul> <li>a) the methodology for engagement between learners, teachers and support staff;</li> <li>b) learner progress monitoring arrangements and evidence informed feedback models designed to strengthen learning c) the validation method for online assessment tools</li> </ul> </li> </ul>

nust be kept up to date and include the following

role and the role of the subcontractor in the provision

ver the content of the clause has not changed.

clause has not changed.

bject because this is only likely to apply to a very small

their participation in:

line. As a result, the remaining subclauses in Clause 6

gy must reflect the unique requirements of that delivery

g outcomes; and

Section	Change from 2023 Contract	Details
	DELETION	Clause 6.11 is amended to remove the requirement to include the scheduled hours for each subject in non-Apprentice/Train
		<ul> <li>You must include the following in the Training Plan for a non-Apprentice/Trainee Skills First Student:</li> <li>a) your name and contact details;</li> <li>b) title and code of program;</li> <li>c) expected duration of the program;</li> <li>d) title and code for each subject to be completed as part of the program;</li> <li>e) Scheduled Hours for each subject;</li> <li>e) timeframe for each subject, including the start date and end date of each subject;</li> <li>f) delivery modes to be used for each subject;</li> <li>g) method(s) of assessment for each subject;</li> <li>h) persons responsible for the delivery and/or assessment of each subject (where this information is not available with must be made available as soon as is reasonably practicable); and</li> </ul>
Clause 9 Evidence of Participation	REWORDED (CLARIFICATION)	<ul> <li>i) record of RPL and credit transfer hours granted, as relevant.</li> <li>Clause 9.1 is amended for clarity: You must document Evidence of Participation at the subject level for all programs on the Funded Scope that are delivered to</li> </ul>
	DELETION DELETION NUMBERING CHANGE DELETION	<ul> <li>Previous clauses 9.5 and 9.10 and 9.12 are removed as these are not relevant for the streamlined EOP requirements:</li> <li>9.5 One point of Evidence of Participation is one of the items of evidence specified in Clause 9.8 of this Schedule 1.</li> <li>9.10 If the Training Provider cannot obtain the employer's confirmation of an Apprentice's competency in the workplace (a Apprenticeship/Traineeship/Training Delivery) on, or soon after, the date when all supervised training and/or assesser being no Evidence of Participation within the time required by Clause 9.6(b)(ii) of this Schedule 1:         <ul> <li>i) the second point of Evidence of Participation must be no earlier than 30 days before (and no later than) the date w and</li> <li>ii) the Training Provider must retain a record within the Skills First Student's file of the date when all supervised training 9.12 The Department may accept evidence of learning and/or engagement activity that occurs as part of a Skills First St Participation. The Training Provider must provide sufficient information to show how the Practical Placement evider subject and must meet all other requirements of the relevant item of Evidence of Participation. Practical Placement Participation.</li> </ul> </li></ul>

inee training plans:

thin the timeframe for first issuing a Training Plan, it

to Skills First Students.

(as required in the Guidelines About sment ended for the subject and this results in there

when all supervised training and/or assessment ended;

ining and/or assessment ended.

Student's Practical Placement as Evidence of ences learning and/or engagement in the relevant at agreements alone are not accepted as Evidence of

Section	Change from 2023 Contract	Details	
		Clause 9.5 is updated to reflect amended Evidence of Participation requirements:	
	<b>NEW</b>	The number of <del>points</del> items of Evidence of Participation that must be documented and m	naintained for each subject is as follo
		Time Period	Evidence of Participation Requir
		If:	you must document and provide
		a)if-the period between the Activity Start Date and Activity End Date (inclusive) of the subject is <b>30 days or fewer</b>	one point of Evidence of Participa
		b) if the period between the Activity Start Date and Activity End Date for the subject is more than 30 days	<b>two points</b> of Evidence of Partici with the following conditions:
			i. one <del>point_item</del> must be no reported Activity Start Date
			ii. one <del>point</del> item must be evi Clause 9.7(d) of this Scher
			than) the reported Activity I
			iii) the two points of Evidence evidence from the list speci
		c) the subject has an RPL outcome, regardless of the period between the Activity Start Date and Activity End Date	<b>one</b> item of Evidence of Participati subject, as specified in Clause 9.7
		d) the subject has a withdrawn outcome, regardless of the period between the Activity Start Date and Activity End Date.	one item of Evidence of Participati

llows:

#### uirement

de:

pation per subject must be provided

cipation per subject must be provided in compliance

no later than 30 days **after** (and no earlier than) the ite;

vidence of assessment for the subject as specified in redule 1; <del>no earlier than 30 days **before** (and no later</del> <del>y End Date; and</del>

e of Participation must be two different items of scified in Clause 9.8 of this Schedule 1.

ation which must be evidence of assessment for the .7(d) of this Schedule 1; or

ation; or

Section	Change from 2023 Contract	Details	
		<b>Clause 9.7(d)</b> is updated to reflect that the evidence of assessment EOP item must no an interim assessment:	ow show that a student completed the
		d) Primary documentation that provides evidence of assessment for the subject	The documentation must be in the completed the assessment require (or results in the case of a number of an assessment (for example 'sa competent' or a marked score). For example, documentation could coversheet or a subject-level asse in an online learning management The documentation must be-endor First Teacher who made the asses For all RPL outcomes, only the prin recognition assessments will be ad
	DELETION 前	<ul> <li>Sub-clauses 9.6(b) and (c) are deleted as part of streamlining the evidence of participation.</li> <li>In undertaking an audit, review or investigation of Evidence of Participation, we:         <ul> <li>a) may use judgement when a single item of Evidence of Participation is provided to v</li> <li>b) may verify each enrolment for participation on its merits where a final assessment continuing enrolment in the current data collection year; and</li> <li>c) will not accept certificates you issue to an individual as Evidence of Participation at</li> </ul> </li> </ul>	verify participation in more than one su in the next data collection year is supp
Clause 10 Reporting Training Activity, Government- Subsidised Tuition Fees and Other Information	NEW WORDING	<ul> <li>Clause 10.2 is amended to use the new defined term of Final Data Submission Date:</li> <li>You must ensure that all required data is included and correct in the final Student Statistical Report for each calendar year us via SVTS by no later than (whichever is the earlier date):         <ul> <li>a) 5pm on 15 January of the next calendar year the Final Data Submission Date; or</li> <li>b) one month after the expiry of the Term or termination of this Contract.</li> </ul> </li> </ul>	
	DELETION 前	<ul> <li>Previous Clause 10.7 is deleted from the Standard contract, because Literacy and Ne form 2024:</li> <li>Reporting of Literacy and Numeracy Support Units</li> <li>The Training Provider must report Literacy and Numeracy Support Units using the LNI and Numeracy Support Implementation Guide.</li> </ul>	

#### Strikethrough = deleted text Highlighting = new or moved text

e assessment requirements for a subject, and not just

e form of a secure record that shows the student has rements for a subject and indicates an actual result er of assessment tasks) consistent with the outcome satisfactory/not satisfactory' or 'competent/not yet

Id include a completed learner assessment tool sessment summary (or similar) including when viewed nt system.

orsed at the subject level and signed by the Skills essment, to confirm the accuracy of the information.

rimary assessment tool used for any skills accepted.

subject. ;

pplied to justify participation in a subject for a

into which the Term extends and that it is submitted to

lelivered by TAFE and Dual Sector training providers

ordance with the requirements set out in the Literacy

Section	Change from 2023 Contract	Details
	REWORDED	Clause 10.7 is amended to use the new defined term of Final Data Submission Date:
	(ADMINISTRATIVE UPDATE) ∽	You must report a Skills First Student's withdrawal from a program or subject in accordance with the requirements in the Vie by the earlier of:
		a) two months after the date of withdrawal; or
		b) the fFinal dData sSubmission dDate. for the data collection year.
Clause 11	REWORDED	Clause 11.2(d) is updated to refer to 'online training and assessment' in lower case, as this is no longer a defined term. How
Determining and Paying Funds	(ADMINISTRATIVE UPDATE)	
		Clauses 11.5 and 11.7 include a minor edit to remove repetition of information contained in other clauses in this section:
	Ŵ	11.5 We will pay you a Fee Concession Contribution (subject to the Training Provider being eligible for the payment of Co you have:
		a) granted a Fee Concession to a Skills First Student in accordance with the Guidelines About Fees; and
		b) reported that Fee Concession in accordance with the Victorian VET Student Statistical Collection Guidelines.
		11.7 We will pay you a Fee Waiver Contribution (subject to the Training Provider being eligible for the payment of Contact have:
		a) granted a Fee Waiver to a Skills First Student in accordance with the Guidelines About Fees; and
		b) reported that Fee Waiver in accordance with the Victorian VET Student Statistical Collection Guidelines.
	REWORDED	Clauses 11.15 and 11.16 include minor edits to use the new defined term 'Final Data Submission Date':
	(ADMINISTRATIVE UPDATE)	11.15 We may recover any Funds paid for any relevant subject where no valid final 'Outcome identifier – National' is report
		a) 90 days after the Activity End Date; or
		b) the fFinal dData sSubmission dDate for the data collection year.
		11.16 Where Funds are recovered under Clause 11.15 of this Schedule 1, if a valid final 'Outcome identifier – National' is dData sSubmission dDate for the data collection year, then we will pay you Funds to which you are entitled. We are these circumstances after the fFinal dData sSubmission dDate for the data collection year.
	RESTRUCTURED	Clauses 11.18 and 11.19 are restructured (to become new 11.18) for clarity and to remove repetition of information contained
	*	11.18 You must ensure Student Statistical Reports reflect actual training activity that is supported by Evidence of Partic Student Statistical Reports must include full details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable training activity already delivered within the details for all reportable
		and Activity End Dates must match the actual period of time in which training activity occurred (or, where applicable
		11.19 The Training Provider and must not make a claim for payment for training activity that has not occurred at the times expected to occur) within the reported Activity Start Date and Activity End Date. For example, you must not report:
		a) reporting that a subject has commenced, as indicated by the an Activity Start Date for a subject that is before a in advance receives a full or partial payment for the subject prior to its commencing; and/or

/ictorian VET Student Statistical Collection Guidelines,

owever the content of the clause has not changed.

contact Hour Funds for the Skills First Student) where

ct Hour Funds for the Skills First Student) where you

ported after the Activity End Date, by the earlier of:

is subsequently reported for that subject by the fFinal are not liable to pay any Funds for a subject under

ned in other clauses of the contract:

ticipation. At a minimum, each monthly submission of data collection year. For example, Activity Start Dates le, is reasonably expected to occur).

ime the claim is made, including (or is not reasonably :

e <del>prior to</del> its actual commencement so that you are paid

Section	Change from 2023 Contract	Details	
		b) reporting that a subject has been completed, as indicated by the an Activity End Date for a subject that is befor you are paid in full for the subject before it has been completed completion.	
Clause 15 Youth Access Initiative	DELETION 前	Clause 15.7 is removed as it is specified in clause 11.7 that we will pay a Fee Waiver Contribution for all fee waivers.: Payment To avoid doubt, you will receive a Fee Waiver Contribution as a result of granting a Fee Waiver to a Skills First Student u	

fore its has actually been completed completion so that

der the Youth Access Initiative.