GUIDE TO EDITS IN THE 2023 CONTRACT (MAIN CONTRACT)

Section	Change from 2022 Contract	Details
	REWORDED	Terminology is updated in the definition of Other VET Funding Arrangement:
		 a Vocational Education and Training (VET) Pre-qualified Supplier (PQS) Agreement Skills Assure supplier through its Department of Education and Training Employment, Small Business and Training (or its success)
		d) a WorkReady accredited training services agreement or skills agreement entered into with the State of South Education and Skills (or its successor);
Clause 1		e) a purchase of training services contract Jobs and Skills WA RTO preferred provider panel contract entered Department of Training and Workforce Development VET (WA) Ministerial Corporation (or its successor);
Definitions and Interpretations		 f) a Skills Tasmania agreement entered into with the State of Tasmania as represented by its Department successor);
		 g) an ACT funding a training initiative funding agreement for registered training organisations entered into with Chief Minister, Treasury and Economic Development Directorate (or its successor); or
		 h) any other arrangement under which a registered training organisation is approved to receive government su training in any Australian jurisdiction (including any predecessor to, or any alteration, supplement or replace referred to in paragraphs (a) to (g)).
Clause 2 Application and Term of this Contract	DELETION ⑪	Clause 2.2(c) of the Standard Contract is amended, and previous Clause 2.2(b) in all Contracts is deleted as we can use clause continues:
		This Contract begins on the Commencement Date and continues until the earlier of:
		a) such time as all Skills First Students in respect of whose training Funds are provided have completed or withdrawn fro
		b) such time as there has been no training activity reported for any continuous period of 12 months after 15 January 2023, via the SVTS, no later than 30 days before the expiry of the 12 month period, that one or more relevant Skills First St
		c) b) the termination of this Contract (in accordance with its provisions); or
		d) c) notwithstanding any other part of this Clause 2.2, the any other date otherwise agreed in writing by the Department.
Clause 10 Records	RESTRUCTURED	Clause 10.14 is amended to expand the use of electronic signatures. It is restructured to include elements of previous claus
	• 《 《 》	If the Training Provider:
		(a) is required under this Contract to procure and keep a document signed by any person (whether the Training Provider it Provider or a third party);, that document may be signed by way of an 'electronic action equivalent to a signature', unlest
	{NEW}	(b) issues a Notice under Clause 14; or
		(c) signs a document binding the Training Provider to this Contract, any other contract with the Department in connection v Contractor any other such contract,
		that document may be signed by way of an 'electronic action equivalent to a signature', unless it is not permitted in the Reg Law.

er contract entered into with the State of Queensland sor);

th Australia through its Minister for Employment, Higher

ed into with the State of Western Australia through its

nt of State Growth trading as Skills Tasmania (or its

vith the Australian Capital Territory represented by the

subsidies for the provision of vocational education and acement of any of the contracts or other arrangements

clause 2.2(a) to determine whether the Contract Term

rom that training;

23, unless the Training Provider notifies the Department Students remain enrolled in training;

use 10.16:

r itself, a person employed or engaged by the Training less it is specified otherwise in Clause 10.16.

n with this Contract, or any amendment to this

egulatory Standards, or under any other applicable

GUIDE TO EDITS IN THE 2023 CONTRACT (MAIN CONTRACT)

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Section	Change from 2022 Contract	Details
	DELETION 前	Previous clause 10.16 is deleted to as these are no longer specific circumstances where we do not allow the use of electron The Training Provider may not sign a document itself, or collect signatures through use of an electronic action equivalent to a
		a) t hat signature: i) binds that person to a contract with the Department or an amendment to such a contract; or
		ii) is on a Notice,
		including for the purposes of execution of an acceptance form by the Training Provider binding the Training Provider to
		b) it is not permitted to do so in the Regulatory Standards, or under any other applicable Law.
	RESTRUCTURED	Previous clause 14.1 is restructured to become new clauses 14.1 and 14.2. New wording is included to enable all Notices to 14.1 A Notice issued under this Contract by a Party must be:
	NEW WORDING	a) in writing;
	NEW	b) signed by or on behalf of the authorised representative of the Party giving it.; and
		14.2 A Notice must be issued by being either:
		a)-i) hand delivered or sent by prepaid priority post (airmail if posted to or from a place outside Australia) to the recipi
		 for Notices to the Department, addressed to the Executive Director, Training Market Services, 2 Treasury Notice given by the Department;
		ii) for Notices to the Training Provider, the Head Office address listed in training.gov.au; or
		b)- in the case of any Notice issued by the Department sent by email (with a read receipt requested) to:
		i) for Notices to the Training Provider, to the email address of the Training Provider's CEO listed in training.gov.au
Clause 14		ii) for Notices to the Department, training.market.services@education.vic.gov.au.
Notices and Representatives	NUMBERING CHANGE	Previous clause 14.2 becomes clause 14.3 and includes new wording to clarify when a Notice by email is deemed to be delivered
		A Notice takes effect from the time it is received, unless a later time is specified in it, and only if it is given in accordance with to have been received by the addressee:
		a) in the case of hand delivery, at the time of delivery;
		b) in the case of prepaid priority post, on the second Business Day (or seventh Business Day if posted to or from a place
		c) if sent by email, at the time that the sender's information system recorded that the email (including any attachments) I Business Hour, the sender is informed (by automatic notice or otherwise) that delivery has failed,
		(c) in the case of email, on the first to occur of:
		 receipt by the sender of an email acknowledgement from the recipient's information system showing the email address;
		ii) the time that the Notice enters an information system which is under the control of the Training Provider
		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 s be received at 9.00am on the next Business Day.

Strikethrough = deleted text Highlighting = new or moved text

onic signatures: o a signature if:

to the terms of this Contract; or

to now be sent by email:

pient's address for Notices as follows:

ry Place, East Melbourne, 3002, or as varied by any

au; or

elivered: ith Clauses 14.1 and 14.2. A Notice will be deemed

ace outside Australia) after posting; or

s) left that information system, unless within one

that the Notice has been delivered to the applicable

er; and

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

GUIDE TO EDITS IN THE 2023 CONTRACT (MAIN CONTRACT)

Section	Change from 2022 Contract	Details
	NUMBERING CHANGE	Clause 14.4 is renumbered from 14.3 and includes a minor clarification:
	1 — 2 — 3 —	The authorised representative of each Party who will be responsible for issuing and receiving Notices under this Contract is
	NEW WORDING	a) the Department's representative is the Executive Director or the Deputy Secretary; and
	(CLARIFICATION)	b) the Training Provider's representative is its CEO as listed in training.gov.au.

t is as follows:

Section	Change from 2022 Contract	Details
Clause 1	DELETION	Sub-clause 1.3(a) is deleted to remove the requirement to publish registration information:
	 ش	The Training Provider must publish in a prominent place on its website:
		a) a summary of its latest registration audit information, which must at a minimum include:
		i) audit date;
		ii) programs audited on that audit date; and
Student Information and Protection		iii) audit outcomes as follows:
		A. audit non-compliance identified: Yes / No;
		B. a summary of significant and/or critical non-compliances and actions taken to rectify; and
		C. non-compliances rectified: Yes / No / Not Applicable;
		The remaining sub-clauses in clause 1.3 are renumbered from (a) to (f).
	REWORDED	Clause 2.4 is reworded to reflect the new VCE arrangements:
Clause 2 Skills First Eligibility	(NEW TERMINOLOGY)	An individual who is 20 years of age or older (as at 1 January in the year of commencement of training) is eligible to enrol in Skills
		d) in the VCE or VCE Vocational Major or the VCAL (Intermediate or Senior); or
Clause 3	REWORDED	Clause 3.4 is reworded to reflect that Attachment 2 (Government initiatives and programs where eligibility exemptions may Eligibility. Information on sighting and retaining evidence of a student's eligibility to receive an exemption under a specific in Contract, instead of the Guidelines About Eligibility:
Assessing and Evidencing Eligibility		If the Training Provider grants an eligibility exemption to an individual in accordance with a program or initiative in Part C of the evidence that is specified in the Guidelines About Eligibility.
	CLAUSE MOVED IN	Previous clause 6.11 becomes clause 6.6 to improve the order and readability of the Training Plans provisions:
	→	The Training Plan for a non-Apprentice/Trainee Skills First Student must:
		a) be consistent with the programs or subjects to be attained and must be customised (as required) for the needs
		b) align with the relevant Training and Assessment Strategy, or document and justify any variation from the Training
Clause 6 Planning for Training and Assessment	RESTRUCTURED	Previous clause 6.15 has been broken into two clauses for readability and includes new wording to clarify that an Apprentice relevant Training and Assessment Strategy, consistent with non- Apprentice/Trainee Training Plans:
	NEW WORDING	6.15 The Training Provider, employer and the Apprentice/Trainee must jointly develop a Training Plan for the program the Approved Training Scheme.
	(CLARIFICATION)	6.16 The Training Plan must be :
	{NEW}	a) align with the relevant Training and Assessment Strategy or document and justify any variation from the Train
		 b) be vocationally relevant; b) a) as final inductry requirementation and
		 b) c) reflect industry requirements; and b) be supported by appropriate work within the workplace.
		Subsequent clauses are renumbered

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Is First subsidised training:

nay be granted) is removed from the Guidelines About c initiative can be found in Part C of Schedule 1 of the

f this Schedule 1, it must sight and retain any additional

s of an individual; and

ning and Assessment Strategy.

ce or Trainee's Training Plan must align with the

e Apprentice/Trainee is enrolled in under the relevant

ining and Assessment Strategy;

Section	Change from 2022 Contract	Details
Clause 7 Training and Assessment		Clause 7.4 is amended so that any learning materials provided online must comply with the WACG principles – not just those The Training Provider must ensure that all learning materials used for Online Training and Assessment delivery provided onli Accessibility Guidelines 2.0.
Clause 9 Evidence of Participation	NEW CLAUSE	New clause 9.7 is added to clarify how superseded and superseding subjects should be treated for the purposes of maintainin To avoid doubt, when a Skills First Student transfers to a superseding subject, the superseded and superseding subjects maintaining Evidence of Participation. Previous clauses 9.7 to 9.11 become clauses 9.8 to 9.12
		Clause 9.8(c)(v) is amended to change the requirement for using an attendance roll as EOP for clustered delivery. Additional requested: For clustered delivery (where a training session or assessment activity covers more than one subject), the Department may reshow what subjects were delivered in each training session, such as a delivery schedule (a timetable, lesson plan or equivale sufficient Evidence of Participation.
	REWORDED (CLARIFICATION)	Clause 9.8(c)(v), about instances where a student withdraws after attending only the first class of a program, has been rework evidence is required for the first class of every subject in a program, rather than just the first class of the program: If Where a Skills First student withdraws from a subject enrolment has only attended the first class of a program, an attendant alone for a subject delivered in that class is not sufficient Evidence of Participation, unless the Training Provider can provides covered in the training session. This additional evidence must show that it was not simply an induction, information session or assessment occurred in relation to the subject indicated on the attendance roll. Supporting documentation demonstrating that assessment activities of the subject indicated on the roll during that class. Attendance at an induction or orientation class alor
Clause 10 Reporting Training Activity, Government- Subsidised Tuition Fees and Other Information	DELETION ₪	 Clauses 10.9 to 10.11 on pre-and post-testing of Foundation Skills are deleted as we don't intend to reinstate the requirement Pre- and post-testing of Foundation Skills 10.9 If the Training Provider is on the Foundation Skills Approved Provider List, it must collect and submit for each Skills Firm from a Domain A or Domain B Foundation Skills Program, in each calendar year into which the Term extends, date Australian Core Skills Framework or equivalent (as determined by the Department) as at the: a) commencement of training; and b) completion of or withdrawal from training. 10.10 The data specified in Clause 10.9 of this Schedule 1 must be submitted in a format and timeframe notified by the Departments in Domain A or Domain B coundation.
Clause 11 Determining and Paying Funds	REWORDED (NEW TERMINOLOGY)	Clause 11.2(c) is amended to clarify the requirements a student must meet to receive the VCAL loading, and to reflect the ne VCAL loading – where the Skills First Student: i) meets the requirements for the Disengaged Youth loading in subclause (b)(i) and (ii); and ii) is undertaking training in the VCE Vocational Major, VCAL (Foundation, Intermediate or Senior), or Victorian Pathwa program code,

Strikethrough = deleted text Highlighting = new or moved text

se materials used in online delivery:

nline comply with the principles of the Web Content

ining Evidence of Participation (EOP): ts are treated as a single subject for the purposes of

al evidence is not required in all instances but may be

request additional evidence must be provided to alent) to verify that the attendance roll provides

orded to avoid an interpretation that additional

ance roll dated the same as the Activity Start Date es additional evidence to show what content was or orientation class, and that training and/or at there was engagement in the learning and/or lone is not sufficient Evidence of Participation

ent for testing in 2023:

First Student who commences, completes or withdraws data that measures their skill level translated into the

epartment.

in B Foundation Skills Programs. They do not apply to

new VCE arrangements:

ways Certificate, for subjects reported against the VCAL

Section	Change from 2022 Contract	Details
	REWORDED (CLARIFICATION)	 Clause 11.15 is amended to use correct terminology that better aligns with the Victorian VET Student Statistical Collection Guera The Department may recover any Funds paid for any relevant subject where no valid final 'Outcome identifier – National' is real a) 90 days after the Activity End Date; or b) the end of final data submission date for the data collection year.
	REWORDED (CLARIFICATION)	Clause 11.16 is amended to use correct terminology that better aligns with the Victorian VET Student Statistical Collection Gu Where Funds are recovered under Clause 11.15 of this Schedule 1, if a valid final 'Outcome identifier – National' is subseque submission date for the data collection year, then the Department will pay the Training Provider Funds to which it is entitled. T subject under these circumstances after the end of final data submission date for the data collection year.
	REWORDED (CLARIFICATION)	Clause 11.18 is amended to correct an incorrect use of the term 'Training Services' The Training Provider must ensure Student Statistical Reports reflect actual training activity that is supported by Evidence of submission of Student Statistical Reports must include full details for all reportable training activity already delivered within the Dates and Activity End Dates must match the actual period of time in which Training Services training activity occurred (or, we occur).
Clause 14 Eligibility Exemptions Initiative	DELETION 逾	Clause 14.6 is amended to remove the reference to deleted clause 14.7: Preference for exemptions under Clause 14.1 of this Schedule 1 should be granted to individuals seeking to enrol in training to labour market needs and/or improves their employment prospects, and in accordance with any guidance issued by the Depart should not be granted over individuals referred to in Clause 14.7 of this Schedule 1).
	DELETION 逾	Clause 14.7 is deleted to reflect the removal of mandatory cohorts from the Eligibility Exemptions Initiative: The Training Provider must offer exemptions under Clause 14.1 of this Schedule 1 to individuals from the following cohorts, where the term of the term of the following cohorts, where the term of term of the term of
Clause 16 JobTrainer	DELETION ᆒ	Previous clause 16 'JobTrainer' is deleted because this initiative is not continuing in 2023.
Clause 16 Skills First Youth Access Initiative	NUMBERING CHANGE	BECOMES CLAUSE 16 Previous clause 17 becomes clause 16. In clause references are updated.

Guidelines:

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

Guidelines:

uently reported for that subject by the end offinal data d. The Department is not liable to pay any Funds for a

of Participation. At a minimum, each monthly the data collection year. For example, Activity Start , where applicable, are is reasonably expected to

g that meets identified skills shortages and localised partment (except that, to avoid doubt, such preference

when they present evidence specified in the Guidelines

Section	Change from 2022 Contract	Details
Clause 17 (TAFE / Dual only) Free TAFE for Priority Courses		BECOMES CLAUSE 17 Previous clause 18 becomes clause 17. In-clause references are updated.
	DELETION ÎU NEW CLAUSE {NEW}	 Clause 17.3 is amended to delete the reference to JobTrainer as a current initiative, and include new sub-clause (c) to a qualifications under Free TAFE: An individual may receive an additional Fee Waiver if they: a) are eligible to enrol in a program on the Free TAFE for Priority Courses List under the JobTrainer initiative; b) a) have received a Fee Waiver for a commencement under the JobTrainer initiative in a program on the Free TAFE for I e) b) are-required to complete the Certificate III in Early Childhood Education and Care as a prerequisite to commence the and Care-; or c) enrol in the: i) PSP51018 - Diploma of Auslan; ii) PSP50916 - Diploma of Interpreting (Auslan stream); or iii) PSP60916 - Advanced Diploma of Interpreting (Auslan stream).
	DELETION	Clause 17.5 is updated to reflect that JobTrainer is not continuing in 2023: To avoid doubt, an individual who seeks to recommence the same program for which they have received a Fee Waiver under Sector University is eligible to continue receiving the Fee Waiver for the duration of that program. This does not apply if the prinitiative and the recommencement is outside the period referred to in Clause 16.15 of Schedule 1. New clause 17.7 is added to describe the eligibility exemptions that apply to the Auslan qualifications. Under this Clause 17, if the Training Provider has the program on its Funded Scope, it may exempt an individual seeking to en- Diploma of Interpreting (Auslan stream) or PSP60916 - Advanced Diploma of Interpreting (Auslan stream) from the followin a) 'upskilling' (Clause 2.4(a) of this Schedule 1); and b) '2 at level in a lifetime' (Clause 2.5(d) of this Schedule 1).

allow for an additional fee waiver for the new Auslan

or Priority Courses List; or

the CHC50121 - Diploma of Early Childhood Education

der this Clause 18 at another TAFE Institute or Dual e program was commenced under the JobTrainer

enrol in the PSP51018 - Diploma of Auslan, PSP50916 ving eligibility requirements: