2012 TAFE Performance Agreement
Training Services Delivery

Schedule 4
TAFE Special Projects

<table>
<thead>
<tr>
<th>VERSION</th>
<th>DATE</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>2012 Version 1.0</td>
<td>October 2011</td>
<td>Draft Agreement</td>
</tr>
<tr>
<td>2012 Version 1.1</td>
<td>November 2011</td>
<td>Final Agreement</td>
</tr>
</tbody>
</table>
PURPOSE

A  This Schedule 4 describes the TAFE Special Projects funded through the 2012 Service Agreement (the Agreement) and must be read in conjunction with the Agreement.

B  Payment by the Commission for these Special Project items is as specified in this Schedule 4 and is not included in the funding arrangements outlined in Schedules 2 or 3 of this Agreement.

1 Addenda

1.1  This Schedule also includes the following addenda only from the RTO’s previous performance agreements on the basis that the period for delivery of Training Services described in these initiatives extends into the period of this Agreement, including:

   a  Addendum 2008-09 Skill Up Program – Stage 2

2 New South Wales Apprenticeships Pipeline

2.1  As a result of a Memorandum of Understanding between the Victorian and New South Wales governments, funding is available as detailed in this Schedule to the RTO for the provision of Training Services to certain Apprentices who are signatory to a Contract of Training that has been registered by the New South Wales Department of Education and Communities.

2.2  To be eligible, an individual must:

   a  be an apprentice whose training contract is current and registered with the New South Wales Department of Education and Communities; and

   b  have approval from the relevant New South Wales State Training Services Regional Office to undertake training with the Institute; and

   c  have commenced training under the apprenticeship with the RTO prior to 1 January 2012 and be continuing under the same Contract of Training and same qualification in 2012.

2.3  The Training Services must be delivered to eligible NSW Apprentices in accordance with Schedule 1 of the Service Agreement.

2.4  For eligible NSW apprentices who commence training in calendar year 2011, and are continuing their training under the same
apprenticeship in 2012, the relevant conditions under Schedule 2 of this Agreement apply.

2.5 For eligible NSW apprentices who commenced training prior to 1 January 2011, and are continuing their training under the same apprenticeship in 2012, the relevant conditions under Schedule 3 of this Agreement apply.

2.6 In recognition of the possibility of workplace based delivery to these individuals, the requirement that Training Services be delivered within the State of Victoria as specified in Clause 4.1d) of this Service Agreement is not applicable to eligible NSW Apprentices.

2.7 Training Services provided to eligible NSW Apprentices must be reported by the RTO against Funding Source Code ‘Z75’.

2.8 The final Student Statistical Report for 2012 will be used to determine the quantum of verifiable SCH that have been delivered subject to Clause 2.9.

2.9 In reconciling Training Services for eligible NSW Apprentices, details of all 2012 training delivery reported against Funding Source Code Z75 will be forwarded to the New South Wales Department of Education and Communities for validation. Training Services under this Clause 2 will only be funded where the New South Wales Department of Education and Communities has validated the delivery, and all other conditions are met.

2.10 Following validations outlined in Clause 2.9, the Commission will make a retrospective payment in 2013 for Training Services delivered in the 2012 calendar year to eligible NSW Apprentices.
This page was intentionally left blank.