



Audit report – VET Quality Framework Standards for Registered Training Organisations 2015

ORGANISATION DETAILS	
Organisation's legal name:	One Stop Group Pty Ltd as Trustee for the One Stop Group Business Trust
Trading name/s:	N/A
RTO number:	31737
CRICOS number:	N/A
AUDIT TEAM	
Lead auditor:	Denise Middleton
Assistant/s:	N/A
Technical advisor/s:	N/A
AUDIT DETAILS	
Application number/s:	N/A
Audit number/s:	1010461/AUDREC0000328
Audit reason 1:	Compliance - monitoring (delegation)
Audit reason 2:	n/a
Audit reason 3:	n/a
Activity type:	Site visit
Address of site/s visited:	11/53 Metroplex Avenue, MURARRIE QLD 4172
Date/s of audit:	1 December 2016
Organisation's contact for audit:	Jeffrey LambChief Executive Officerjeff@onestopgroup.com.au0733992285
Clauses audited:	1.1, 1.2, 1.3, 1.8, 1.13 – 1.20, 1.22, 1.25, 2.4, 4, 5.1, 5.2, 5.3 and 5.4

BACKGROUND

- This organisation has been an RTO since 2008. The RTO commenced delivery at a Hemmant address prior to moving to its current delivery site in Murarrie.
- The organisational structure consists of a Chief Executive Officer, Operations Manager, business
 partner, two administration staff, customer care and student support officer, training co-ordinator
 two permanent trainer/assessors and five contract trainer/assessors.
- The organisation has permanent delivery sites at Brendale, Ashmore and Wacol.
- There are no third parties associated with this RTO.
- The target market consists of long term unemployed, business clients (repeat business) and persons wanting to change career direction. The organisation also delivers high risk machinery training such as forklift.

Australian Skills Quality Authority Audit report - One Stop Group Pty Ltd as Trustee for the One Stop Group Business Trust • Currently, funding consists of fee for service and Certificate III Guarantee. The organisation has applied for a User Choice contract.

Total number of current enrolments in RTO as at audit date:

• 38 AUDIT SAMPL	E		
Code	Training products	Mode/s of delivery / assessment*	Current enrolments (If not yet on scope, record N/A)
CPC10111 TLI32410	Certificate I in Construction Certificate III in Logistics	Face to face Face to face	8 13

*Apprenticeship, Traineeship, Face to face, Distance, Online, Workplace, Mixed, Other (specify)

INTERVIEWEES		
Name	Position	Training products
Jeffrey Lamb	Director	N/A
Craig Butler	Director	N/A
Sam Price	Operations Manager	N/A

ORIGINAL FINDING AT TIME OF AUDIT

Audit finding: Minor non-compliance

Report completed by: Denise Middleton

Date: 8 December 2016

- The level of non-compliance considers the potential for an adverse impact on the quality of training and assessment outcomes for students.
- If non-compliance has been identified, this audit report describes evidence of the non-compliance.

AUDIT FINDING FOLLOWING ANALYSIS OF RECTIFICATION EVIDENCE

Audit finding following analysis of additional evidence provided on 15/12/2016: Compliant Report completed by: Denise Middleton Date: 16/12/2016

AUDIT FINDING BY ST	ANDARD	
Standard	Original finding	Finding following rectification
Standard 1	Not compliant	Compliant
Standard 2	Not audited	Compliant
Standard 3	Not compliant	Compliant
Standard 4	Not compliant	Compliant



Standard 5	Not compliant	Compliant
Standard 6	Not audited	n/a
Standard 7	Not audited	n/a
Standard 8	Not audited	n/a

ABOUT THIS REPORT

This report details findings against the Standards for Registered Training Organisations 2015.

The evidence guidance included against each clause is designed to guide the auditor and RTO on the requirements of the clause. The evidence guidance is not designed to limit the audit findings and there may be other factors an auditor takes into consideration when determining whether compliance has been demonstrated.

Where evidence of non-compliance is identified, the '*Reasons for finding of non-compliance*' section of the report will document the issues that were considered in the formulation of a finding of non-compliance.

STANDARD 1 The RTO's training and assessment strategies and practices are responsive to industry and learner needs and meet the requirements of training packages and VET accredited courses. To be compliant with Standard 1 the RTO must meet the following:

Clause 1.1

The RTO's training and assessment strategies and practices, including the amount of training they provide, are consistent with the requirements of training packages and VET accredited courses and enable each learner to meet the requirements for each unit of competency or module in which they are enrolled.

Original finding: Not compliant Following re	ectification: Compliar	nt		
Evidence guidance		Y	Ν	N/A
A training and assessment strategy (or strategies) was provide product sampled	ed for each training	\boxtimes		
Each strategy is consistent with the requirements of the training p	roduct	\boxtimes		
Each strategy provides a framework to guide the learning red training and assessment arrangements of each training product requirements of the learning and assessment process				
Each strategy identifies an amount of training to be provided consistent with the requirements of the training product	to learners that is		\boxtimes	
Each strategy has been consistently implemented		\boxtimes		

Reasons for finding of non-compliance:

CPC10111 Certificate I in Construction

TLI32410 Certificate III in Logistics

• The training and assessment strategies provided for the above qualifications identified amounts of training to learners which was not consistent with the requirements of the training products. For example, the Certificate 1 in Construction was going to be delivered in 5 days and TLI32410 Certificate III in Logistics being delivered in 6 days.

In order to become compliant, the organisation is required to:

CPC10111 Certificate I in Construction

TLI32410 Certificate III in Logistics

• Provide updated training and assessment strategies that identify amounts of training to learners which is consistent with the requirements of the training products. In particular, the amount of training provided to new entrants needs to be taken into consideration.

Analysis of rectification evidence:

• The organisation provided updated training and assessment strategies with increased timeframes. The timeframe for CPC10111 Certificate I in Construction was increased to 6 months and TLI32410 the timeframe was increased to up to 12 months dependent on the learner's entry skills.

Clause 1.2

For the purposes of <u>Clause 1.1</u>, the RTO determines the amount of training they provide to each learner with regard to:

a) the existing skills, knowledge and the experience of the learner;

b) the mode of delivery; and

c) where a full qualification is not being delivered, the number of units and/or modules being delivered as a proportion of the full qualification.

Origina	al finding: Compliant	Following rectification: n/a		
Eviden	ce guidance		Y	Ν
	ch training product sampled, the amount of t y is consistent with:	training to be provided identified in each	\boxtimes	
•	the existing skills, knowledge and experien	ce of learners	\boxtimes	
٠	the mode/s of delivery		\boxtimes	
•	the number of units and/or modules being of	delivered	\boxtimes	

Clause 1.3

The RTO has, for all of its scope of registration, and consistent with its training and assessment strategies, sufficient:

a) trainers and assessors to deliver the training and assessment;

b) educational and support services to meet the needs of the learner cohort/s undertaking the training and assessment;

c) learning resources to enable learners to meet the requirements for each unit of competency, and which are accessible to the learner regardless of location or mode of delivery; and

d) facilities, whether physical or virtual, and equipment to accommodate and support the number of learners undertaking the training and assessment.

Original finding: Compliant	Following rectification: n/a
Evidence guidance	· · · · · · · · · · · · · · · · · · ·
For all training products compled there a	no oufficients

For all training products sampled, there are sufficient:	\boxtimes	
trainers and assessors	\boxtimes	
 educational and support services to meet the needs of learners 	\boxtimes	
 learning resources that address the requirements of all components of the relevant training product and are accessible to all learners 		
 facilities and equipment to accommodate the number of learners 	\boxtimes	
Consistency is evident between each strategy and the above resources	\boxtimes	

Clause 1.4 The RTO meets all requirements specified in the relevant training package or VET accredited course.

Original finding: Not audited	Following rectification: n/a			
Evidence guidance		Y	Ν	N/A
Training and assessment strategies and resour requirements of each training product sampled	irces are consistent with the			
Training and assessment practices are consistent training product sampled	with the requirements of each			

Υ

Ν



Ν

N/A

Clause 1.5

The RTO's training and assessment practices are relevant to the needs of industry and informed by industry engagement.

Original finding: Not audited	Following rectification: n/a			
Evidence guidance		Y	Ν	
Training and assessment practices are informed by	and consistent with the outcomes from			

industry engagement strategies

Clause 1.6

The RTO implements a range of strategies for industry engagement and systematically uses the outcome of that industry engagement to ensure the industry relevance of:

a) its training and assessment strategies, practices and resources; and b) the current industry skills of its trainers and assessors.

Original finding: Not audited	Following rectification: n/a	
Evidence guidance		Y

A range of industry engagement strategies have been developed		
Industry engagement strategies have been implemented		
Outcomes from industry engagement strategies have been systematically used to inform:		
training and assessment strategies		
training and assessment practices		
 resources, including facilities and equipment 		
 current industry skills required to be held by trainers and assessors 		

Clause 1.7

The RTO determines the support needs of individual learners and provides access to the educational and support services necessary for the individual learner to meet the requirements of the training product as specified in training packages or VET accredited courses.

Original finding: Not audited	Following rectification: n/a		
Evidence guidance		Y	Ν
Support needs of learners have been identified			
Learners have access to educational and support s requirements of the relevant training product	ervices necessary for them to meet the		

Clause 1.8

The RTO implements an assessment system that ensures that assessment (including recognition of prior learning):

a) complies with the assessment requirements of the relevant training package or VET accredited course; and

b) is conducted in accordance with the Principles of Assessment contained in Table 1.8-1 and the Rules of Evidence contained in Table 1.8-2.

Table 1.8.1 Principles of Assessment



Fairness	The individual learner's needs are considered in the assessment process.
	Where appropriate, reasonable adjustments are applied by the RTO to take into account the individual learner's needs.
	The RTO informs the learner about the assessment process, and provides the learner with the opportunity to challenge the result of the assessment and be reassessed if necessary.
Flexibility	Assessment is flexible to the individual learner by:
	reflecting the learner's needs;
	 assessing competencies held by the learner no matter how or where they have been acquired; and
	 drawing from a range of assessment methods and using those that are appropriate to the context, the unit of competency and associated assessment requirements, and the individual.
Validity	Any assessment decision of the RTO is justified, based on the evidence of performance of the individual learner. Validity requires:
	 assessment against the unit/s of competency and the associated assessment requirements covers the broad range of skills and knowledge that are essential to competent performance;
	 assessment of knowledge and skills is integrated with their practical application;
	 assessment to be based on evidence that demonstrates that a learner could demonstrate these skills and knowledge in other similar situations; and
	 judgement of competence is based on evidence of learner performance that is aligned to the unit/s of competency and associated assessment requirements.
Reliability	Evidence presented for assessment is consistently interpreted and assessment results are comparable irrespective of the assessor conducting the assessment.
Table 1.8.2 Ru	iles of Evidence
Validity	The assessor is assured that the learner has the skills, knowledge and attributes as described in the module or unit of competency and associated assessment requirements.
Sufficiency	The assessor is assured that the quality, quantity and relevance of the assessment evidence enables a judgement to be made of a learner's competency.
Authenticity	The assessor is assured that the evidence presented for assessment is the learner's own work.
Currency	The assessor is assured that the assessment evidence demonstrates current competency. This requires the assessment evidence to be from the present or the very recent past.
Original finding	g: Compliant Following rectification: n/a

Evidence guidance

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CPC10111 Certificate I in Construction

CPCCOHS1001A Work safely in the construction industry CPCCCM2006A Apply basic levelling procedures

	sment complies with the assessment requirements of the relevant training pac Γ accredited course.	kage	\boxtimes	
	sment is conducted in accordance with the Principles of Assessment containe 1.8-1 and the Rules of evidence contained in Table 1.8-2	ed in		
TLIA30	410 Certificate III in Logistics 018A Organise despatch operations 039A Receive and store stock			
	sment complies with the assessment requirements of the relevant training pac Γ accredited course.	kage	\boxtimes	
	sment is conducted in accordance with the Principles of Assessment containe 1.8-1 and the Rules of evidence contained in Table 1.8-2	ed in	\boxtimes	
Clause The RT	1.9 FO implements a plan for ongoing systematic validation of assessme	ent pra	actice	s and
The RT judgem a b c d	TO implements a plan for ongoing systematic validation of assessme nents that includes for each training product on the RTO's scope of registr) when assessment validation will occur;) which training products will be the focus of the validation;) who will lead and participate in validation activities; and) how the outcomes of these activities will be documented and acted upor	ation:	actice	s and
The RT judgem a b c c d Origina	FO implements a plan for ongoing systematic validation of assessme ients that includes for each training product on the RTO's scope of registr) when assessment validation will occur;) which training products will be the focus of the validation;) who will lead and participate in validation activities; and	ation:	actice	es and
The RT judgem a b c d d Origina Evidend	TO implements a plan for ongoing systematic validation of assessments that includes for each training product on the RTO's scope of registres) when assessment validation will occur;) which training products will be the focus of the validation;) who will lead and participate in validation activities; and) how the outcomes of these activities will be documented and acted upor al finding: Compliant Following rectification: n/a ce guidance for ongoing systematic validation of assessment has been developed that	ation:		
The RT judgem a b c d d Origina Evideno A plan	TO implements a plan for ongoing systematic validation of assessments that includes for each training product on the RTO's scope of registres) when assessment validation will occur;) which training products will be the focus of the validation;) who will lead and participate in validation activities; and) how the outcomes of these activities will be documented and acted upor al finding: Compliant Following rectification: n/a ce guidance for ongoing systematic validation of assessment has been developed that	ation:		
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The RT judgem a b c d Origina Evidenc A plan identifie	TO implements a plan for ongoing systematic validation of assessments that includes for each training product on the RTO's scope of registres) when assessment validation will occur;) which training products will be the focus of the validation;) who will lead and participate in validation activities; and) how the outcomes of these activities will be documented and acted upor a finding: Compliant Following rectification: n/a ce guidance for ongoing systematic validation of assessment has been developed that s: when assessment validation will occur for each training product on the RTO's scope of registration	ration: n. Y	N	
The RT Judgem a b c d Origina Evident A plan dentifie •	TO implements a plan for ongoing systematic validation of assessments that includes for each training product on the RTO's scope of registres when assessment validation will occur;) which training products will be the focus of the validation;) who will lead and participate in validation activities; and) how the outcomes of these activities will be documented and acted upor a finding: Compliant Following rectification: n/a ce guidance for ongoing systematic validation of assessment has been developed that s: when assessment validation will occur for each training product on the RTO's scope of registration who will lead and participate in validation activities	ration: n. Y	N	

Clause 1.10 For the purposes of <u>Clause 1.9</u>, each training product is validated at least once every five years, with at least 50% of products validated within the first three years of each five year cycle, taking into account the relative risks of all of the training products on the RTO's scope of registration, including those risks identified by the VET Regulator.

Original finding: Compliant Following rectification: n/a			
Evidence guidance	Y	Ν	N/A
The plan for validation of assessment ensures:			
all training products will be validated at least once every five years	\boxtimes		
 at least 50% of training products will be validated in the first three years of the above cycle 	\boxtimes		
• relative risk of all training products are taken into account in scheduling	\boxtimes		

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	validation		
•	training products identified as high risk by ASQA are taken into account in scheduling validation	\boxtimes	
	above have been achieved in implementing the plan for validation of ssment	\boxtimes	

Clause 1.11

For the purposes of <u>Clause 1.9</u>, systematic validation of an RTO's assessment practices and judgements is undertaken by one or more persons who are not directly involved in the particular instance of delivery and assessment of the training product being validated, and who collectively have:

a) vocational competencies and current industry skills relevant to the assessment being validated;

b) current knowledge and skills in vocational teaching and learning; and

c) the training and assessment qualification or assessor skill set referred to in Item 1 or 3 of Schedule 1.

Industry experts may be involved in validation to ensure there is the combination of expertise set out in (a) to (c) above.

Original finding: Not audited	Following rectification: n/a		
Evidence guidance		Y	Ν
Validation of assessment has been completed for at If no, clause is not audited. If yes:	least one training product.		
Validation of assessment has been undertaken by hold:	one or more persons who, collectively,		
 relevant vocational competencies and curre 	nt industry skills		
current knowledge and skills in VET teaching	g and learning		
 TAE40110 Certificate IV in Training an TAESS00001 Assessor skill set (or its successor) 	. , , , , , , , , , , , , , , , , , , ,		
Final validation decisions are made by a person v delivery and assessment of the training product bein	•		

Clause 1.12 The RTO offers recognition of prior learning to individual learners.							
Original finding: Compliant Following rectification: n/a							
Evidence guidance		Y	Ν				
RPL has been offered to individual learners		\boxtimes					

Clause 1.13

In addition to the requirements specified in <u>Clause 1.14</u> and <u>Clause 1.15</u>, the RTO's training and assessment is delivered only by persons who have:

a) vocational competencies at least to the level being delivered and assessed;

b) current industry skills directly relevant to the training and assessment being provided; and

c) current knowledge and skills in vocational training and learning that informs their training and assessment.

Industry experts may also be involved in the assessment judgement, working alongside the trainer and/or assessor to conduct the assessment.

Original finding: Compliant	Following rectification: n/a									
Evidence guidance										
Each trainer / assessor must meet	all requireme	nts for each t	rainin	ig pro	oduct	being	delive	ered:		
Trainer / Assessor name	Training proc	duct code/s d	eliver	ed	1.13	(a)	1.13	8 (b)	1.13	3 (c)
					Y	Ν	Y	Ν	Y	Ν
David Redmond	CPC10111 Construction	Certificate	I	in	\boxtimes		\boxtimes		\boxtimes	
Jorge Nilo	TLI32410 Logistics	Certificate		in	\boxtimes		\boxtimes		\boxtimes	
Christopher Muller	TLI32410 Logistics	Certificate		in			\boxtimes		\boxtimes	

 Clause 1.14 The RTO's training and assessment is delivered only by persons who have: a) prior to 1 January 2016, the training and assessment qualification specified in Item 1 or Item 2 of Schedule 1, or demonstrated equivalence of competencies; and b) from 1 January 2016, the training and assessment qualification specified in Item 1 or Item 2 of Schedule 1. 						
Original finding: Not compliant Following rectification: Compliant						
Evidence guidance				Y	Ν	
VET qualifications of trainers and assessors have be	en verified					
Each trainer / assessor must meet at least one of th	e following req	quirements	s:			
Trainer / Assessor name	-	Schedule 1 Item 1		Schedule 1 Item 2		
	Ň	Y	N	Y	Ν	
David Redmond	[\boxtimes		\boxtimes	
Jorge Nilo	[\boxtimes			\boxtimes	
Christopher Muller	[\boxtimes			\boxtimes	

Schedule 1, Item 1: TAE40110 Certificate IV in Training and Assessment or its successor

Schedule 1, Item 2: A Diploma or higher level qualification in adult education

Reasons for finding of non-compliance:

- No evidence was provided to demonstrate that David Redmond held an appropriate qualification to train and assess.
- Since the audit, the organisation provided copies of David Redmond's qualifications which demonstrated that he held appropriate qualifications to train and assess; therefore no further evidence is required.

Clause 1.15

 Where a person conducts assessment only, the RTO ensures that the person has:
 a) prior to 1 January 2016, the training and assessment qualification specified in Item 1 or Item 2 or Item 3 of Schedule 1, or demonstrated equivalence of competencies; and
 b) from 1 January 2016, Item 1 or Item 2 or Item 3 of Schedule 1.

Original finding: Not audited

Following rectification: n/a

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Ν

Evidence guidance

The RTO uses assessors that conduct assessment only.

Each assessor must meet at least one of the following requirements:

Assessor name			Schedule 1 Item 2		Schedule 1 Item 3	
			Y	Ν	Y	Ν

Schedule 1, Item 1: TAE40110 Certificate IV in Training and Assessment or its successor

Schedule 1, Item 2: A Diploma or higher level qualification in adult education

Schedule 1, Item 3: TAESS00001 Assessor Skill Set or its successor

Clause 1.16

The RTO ensures that all trainers and assessors undertake professional development in the fields of the knowledge and practice of vocational training, learning and assessment including competency based training and assessment.

Original finding: Compliant	Following rectification: n/a		
Evidence guidance		Y	Ν
Trainers and assessors undertake professional dev of vocational training, learning and assessment, in assessment		\boxtimes	

Clause 1.17

Where the RTO, in delivering training and assessment, engages an individual who is not a trainer or assessor, the individual works under the supervision of a trainer and does not determine assessment outcomes.

Original finding: Not audited	Following rectification: n/a		
Evidence guidance		Y	Ν
People delivering training under supervision are utilis If no, clauses 1.17 – 1.20 are not audited, go to <u>Clau</u>			
Supervision is provided by a trainer that meets the re	equirements of clauses 1.13 and 1.14		
People under supervision do not determine assessm	ent outcomes		

Clause 1.18

The RTO ensures that any individual working under the supervision of a trainer under Clause 1.17:

a) holds the skill set defined in Item 4 of Schedule 1 or, prior to 1 January 2016, is able to demonstrate equivalence of competencies;

b) has vocational competencies at least to the level being delivered and assessed; and

c) has current industry skills directly relevant to the training and assessment being provided.

Original finding: Not audited Following rectification: n/a
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Evidence guidance	Y	Ν	

Each individual who works under the supervision of a trainer **must meet all** requirements for each training product being delivered:

Individual working under	Training product code/s delivered	1.18	(a)	1.18	3 (b)	1.18	8 (c)
supervision name		Y	N	Y	N	Y	N

Schedule 1, Item 4: TAESS00003 Enterprise trainer and assessor skill set or its successor, or

TAESS00007 Enterprise trainer – presenting skill set or its successor; or

TAESS00008 Enterprise trainer – mentoring skill set or its successor

Clause 1.19

Where the RTO engages an individual under Clause 1.17, it ensures that the training and assessment complies with Standard 1.

Original finding: Not audited	Following rectification: n/a		
Evidence guidance		Y	Ν
Training and assessment complies with Standard 1			
	or restrictions considered necess ovision of training and collection of rision monitor and are accountable fo	asses or all t	ssment raining

Original finding: Not audited Following rectification: n/a

Evidence guidance	Y	Ν
Supervision arrangements have been identified		
People delivering training under supervision have been monitored by the supervising trainer		

Clause 1.21

Prior to 1 January 2016, to deliver any AQF qualification or skill set from the Training and Education Training Package (or its successor) the RTO must ensure all trainers and assessors delivering the training and assessment:

a) hold the training and assessment qualification at least to the level being delivered; or

b) have demonstrated equivalence of competencies.

Not audited - clause does not apply from 1 January 2016 (Clause 1.22 applies from this date)

Clause 1.22

From 1 January 2016, to deliver any AQF qualification or skill set from the Training and Education Training Package (or its successor) the RTO must ensure all trainers and assessors delivering the training and assessment hold the training and assessment qualification at least to the level being delivered.

Note: from 1 January 2017, the requirements set out in Clause 1.22 continue to apply to any other AQF qualification or skill set from the Training and Education Training Package (or its successor).

Original finding: Not audited Following rectification: n/a

Evidence guidance	Y	Ν
A TAE qualification or skill set is included in the audit scope		\boxtimes
If no, clause is not audited. If yes:		

Trainer/Assessor name

Each trainer/assessor that intends to deliver TAE40110 Certificate IV in Training and Assessment or TAESS00001 Assessor skill set must meet at least one of the following requirements:

٠	TAE40110 Certificate IV in Training and Assessment or its successor	
•	TAE50111 Diploma of Vocational Education and Training or its successor	
•	TAE50211 Diploma of Training Design and Development or its successor	
•	Diploma or higher qualification in adult education	

Trainer / Assessor name

Each trainer/assessor that intends to deliver any training product from the TAE10 Training and Education Training Package (excluding TAE40110 Certificate IV in Training and Assessment and TAESS00001 Assessor skill set) must the following requirement:

hold a TAE training product at least to the level being delivered

Clause 1.23

From 1 January 2017, to deliver the training and assessment qualification specified in Item 1 of Schedule 1, or any assessor skill set from the Training and Education Training Package (or its successor), the RTO must ensure all trainers and assessors delivering the training and assessment:

a) hold the qualification specified in Item 5 of Schedule 1; or

b) work under the supervision of a trainer that meets the requirement set out in (a) above.

Not audited as clause does not commence until 1 January 2017

Clause 1.24

The RTO must ensure that any individual working under supervision under Clause 1.23.b) holds the qualification specified in Item 1 of Schedule 1 and does not determine assessment outcomes.

Not audited as clause does not commence until 1 January 2017

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Clause 1.25 From 1 January 2016, to deliver any AQF qualification or assessor skill set from Education Training Package (or its successor), the RTO must have undergone validation of its assessment system, tools, processes and outcomes in accorrequirements contained in Schedule 2 (and the definitions of independent validation).	e an i ordan	ndepe ce wit	ndent h the
Original finding: Not audited Following rectification: n/a			
Evidence guidance	Y	Ν	N/A
A TAE qualification or the assessor skill set is included in the audit scope? If no, clause is not audited.			
If yes and RTO is applying to add training product to scope, Schedule 2 a) and c) apply			
If yes and training product is <u>already</u> on scope, Schedule 2 b) and c) apply			
Schedule 2 a) (addition to scope only)			
Validation of the RTO's assessment tools, processes and outcomes for five (5) other AQF qualifications and/or units of competency on scope has occurred (or all, if RTO has less than five (5) qualifications and/or units on scope)			
Validation of the assessment system to be adopted in the delivery of the training and assessment qualification or assessor skill set has occurred.			
Schedule 2 b) (RTOs that already have TAE training products on scope)			
Validation of the assessment system used for delivery of the training and assessment qualification or assessor skill set has occurred.			
Validation of the RTO's assessment tools, processes and outcomes in relation to the training and assessment qualification or assessor skill set has occurred.			
Schedule 2 c)			
Validation has been carried out by a validator/s who:			
 collectively have current knowledge and skills in vocational teaching and learning 			
 hold the training and assessment qualification or assessor skill set at least to the level being validated 			
 are not employed or subcontracted by the RTO to provide training and assessment 			
have no other involvement or interest in the operations of the RTO			

Clause 1.26

Subject to <u>Clause 1.27</u> and unless otherwise approved by the VET Regulator, the RTO ensures that:

a) where a training product on its scope of registration is superseded, all learners' training and assessment is completed and the relevant AQF certification documentation is issued or learners are transferred into its replacement, within a period of one year from the date the replacement training product was released on the National Register;

b) where an AQF qualification is no longer current and has not been superseded, all learners' training and assessment is completed and the relevant AQF certification

documentation issued within a period of two years from the date the AQF qualification was removed or deleted from the National Register;

c) where a skill set, unit of competency, accredited short course or module is no longer current and has not been superseded, all learners' training and assessment is completed and the relevant AQF certification documentation issued within a period of one year from the date the skill set, unit of competency, accredited short course or module was removed or deleted from the National Register; and

d) a new learner does not commence training and assessment in a training product that has been removed or deleted from the National Register.

Original finding: Not audited	Following rectification: n/a			
Evidence guidance		Y	Ν	N/A
One or more training products on the RTO's superseded, removed or deleted since 1 April 2015 If no, clause is not audited. If yes:				
Learners have been completed and issued c replacement within one year of training products be				
Learners have been completed and issued qualifications being removed or deleted	certification within two years of			
Learners have been completed and issued certific units, modules or short courses being removed or				
Learners are not commenced in training products t	hat have been removed or deleted			

Clause 1.27

The requirements specified in <u>Clause 1.26</u> (a) do not apply where a training package requires the delivery of a superseded unit of competency.

Original finding: Not audited	Following rectification: n/a		
Evidence guidance		Y	Ν
One or more training products on the RTO's sco superseded unit of competency If no, clause is not audited. If yes:	be of registration requires delivery of a		
The superseded unit of competency has continued product packaging rules	I to be delivered as required by training		

STANDARD 2	The operations of the RTO are quality assured.
	To be compliant with Standard 2 the RTO must meet the following:

Clause 2.1 The RTO ensures it complies with these Standards at all times, including where service delivered on its behalf. This applies to all operations of an RTO within its scope of regis		
Original finding: Not audited Following rectification: n/a		
Evidence guidance	Y	Ν
The RTO is compliant with the clauses sampled across all operations within its scope of registration		

Clause 2.2

The RTO:

a) systematically monitors the RTO's training and assessment strategies and practices to ensure ongoing compliance with Standard 1; and

b) systematically evaluates and uses the outcomes of the evaluations to continually improve the RTO's training and assessment strategies and practices. Evaluation information includes but is not limited to quality/performance indicator data collected under Clause 7.5, validation outcomes, client, trainer and assessor feedback and complaints and appeals.

Original finding: Not audited	Following rectification: n/a
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Evidence guidance

Training and assessment strategies and practices are systematically monitored, including evaluation of:

AVETMISS data	
quality indicator data	
validation outcomes	
client feedback	
trainer and assessor feedback	
complaints and appeals	
Outcomes of monitoring have informed improvement activities	

Clause 2.3

The RTO ensures that where services are provided on its behalf by a third party the provision of those services is the subject of a written agreement.

Original finding: Not audited	Following rectification: n/a		
Evidence guidance		Y	Ν
Third party arrangements are in place for delivery of If no, clauses 2.3 – 2.4 are not audited. If yes:	of services		
A written agreement is in place for each arrangeme	ent (also refer Clause 8.2)		

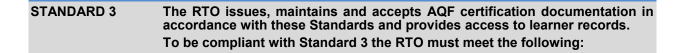
Clause 2.4

The RTO has sufficient strategies and resources to systematically monitor any services delivered on its behalf, and uses these to ensure that the services delivered comply with these Standards at all times.

Original finding: Not audited	Following rectification: n/a			
Evidence guidance		Y	Ν	N/A
Strategies have been developed to systematically m to ensure services comply with these Standards	onitor third party arrangements		\boxtimes	
The above strategies have been implemented				

Υ

Ν



Clause 3.1

The RTO issues AQF certification documentation only to a learner whom it has assessed as meeting the requirements of the training product as specified in the relevant training package or VET accredited course.

Original finding: Not audited

Following rectification: n/a

Υ

Ν

Evidence guidance

Only learners who have been assessed as meeting the requirements of the training product \Box are issued with AQF certification documentation

Clause 3.2

All AQF certification documentation issued by an RTO meets the requirements of Schedule 5.			
Original finding: Not compliant Following rectification: Compliant			
Evidence guidance		Y	Ν
AQF certification documentation:			
complies with the AQF Qualifications Issua	ance Policy	\boxtimes	
complies with the requirements of Schedu	le 5 to these Standards		\boxtimes
a register of all qualifications issued is mai	ntained	\boxtimes	

Reference: AQF Qualifications Issuance Policy, AQF Qualifications Register Policy

Reasons for finding of non-compliance:

- The qualification document contained both the AQF logo and the old statement "This qualification certified herein is recognised within the Australian Qualifications Framework.
- The statement of attainment contained the statement "This statement of attainment is recognised within the Australian Qualifications Framework.
- The statement of result contained the NRT logo.

In order to become compliant, the organisation is required to:

• Provide updated copies of its qualification, statement of attainment and statement of result which meet the requirements of the Schedule 5 of these standards.

Analysis of rectification evidence:

• The organisation provided updated copies of its qualification, statement of attainment and statement of result that met the requirements of Schedule 5.

Clause 3.3

AQF certification documentation is issued to a learner within 30 calendar days of the learner being assessed as meeting the requirements of the training product if the training program in which the learner is enrolled is complete, and providing all agreed fees the learner owes to the RTO have been paid.

Original finding: Not audited

Following rectification: n/a

Evidence guidance	Y	Ν
AQF certification documentation is issued within 30 days of all requirements being met		
Clause 3.4 Records of learner AQF certification documentation are maintained by the RTO in with the requirements of Schedule 5 and are accessible to current and past learners.	accor	dance
Original finding: Not audited Following rectification: n/a		
Evidence guidance	Y	Ν
Records of qualifications and statements of attainment issued, sufficient to enable reissuance, are retained for a period of 30 years		
The above records are accessible to current and past learners		
Clause 3.5 The RTO accepts and provides credit to learners for units of competency and/or mode licensing or regulatory requirements prevent this) where these are evidenced by:	ules (I	unless

a) AQF certification documentation issued by any other RTO or AQF authorised issuing organisation; or

b) authenticated VET transcripts issued by the Registrar.

Original finding: Not audited

Following rectification: n/a

E			
EVIO	ence	aulaa	ince
		3	

Credit is provided to learners for units or modules where evidenced by AQF certification documentation or an authenticated VET transcript (unless licensing or regulatory requirements prevent this)

The RTO meets the requirements of the Student Identifier scheme, including:

a) verifying with the Registrar, a Student Identifier provided to it by an individual before using that Student Identifier for any purpose;

b) ensuring that it will not issue AQF certification documentation to an individual without being in receipt of a verified Student Identifier for that individual, unless an exemption applies under the Student Identifiers Act 2014;

c) ensuring that where an exemption described in Clause 3.6 (b) applies, it will inform the student prior to either the completion of the enrolment or commencement of training and assessment, whichever occurs first, that the results of the training will not be accessible through the Commonwealth and will not appear on any authenticated VET transcript prepared by the Registrar; and

d) ensuring the security of Student Identifiers and all related documentation under its control, including information stored in its student management systems.

Original finding: Not audited	Following rectification: n/a
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Evidence guidance	Y	Ν	N/A
Student Identifiers are verified before being used			
AQF certification document is only issued to an individual with a verified Student Identifier, unless an exemption applies			
Where an exemption applies, learners are informed prior to commencement that results will not be included in the USI system			

Υ

Ν

Security of Student Identifiers and related records is ensured

STANDARD 4	Accurate and accessible information about an RTO, its services and performance is available to inform prospective and current learners and clients.
	To be compliant with Standard 4 the RTO must meet the following:

Clause 4.1

Information, whether disseminated directly by the RTO or on its behalf, is both accurate and factual, and:

a) accurately represents the services it provides and the training products on its scope of registration;

b) includes its RTO Code;

c) refers to another person or organisation in its marketing material only if the consent of that person or organisation has been obtained;

d) uses the NRT Logo only in accordance with the conditions of use specified in Schedule 4;

e) makes clear where a third party is recruiting prospective learners for the RTO on its behalf;

f) distinguishes where it is delivering training and assessment on behalf of another RTO or where training and assessment is being delivered on its behalf by a third party;

g) distinguishes between nationally recognised training and assessment leading to the issuance of AQF certification documentation from any other training or assessment delivered by the RTO;

h) includes the code and title of any training product, as published on the National Register, referred to in that information;

i) only advertises or markets a non-current training product while it remains on the RTO's scope of registration;

j) only advertises or markets that a training product it delivers will enable learners to obtain a licensed or regulated outcome where this has been confirmed by the industry regulator in the jurisdiction in which it is being advertised;

 k) includes details about any VET FEE-HELP, government funded subsidy or other financial support arrangements associated with the RTO's provision of training and assessment; and
 l) does not guarantee that:

i) a learner will successfully complete a training product on its scope of registration; or

ii) a training product can be completed in a manner which does not meet the requirements of <u>Clause 1.1</u> and <u>1.2</u>; or

iii) a learner will obtain a particular employment outcome where this is outside the control of the RTO.

Original finding: Not compliant Following rectification: Compliant				
Evidence guidance		Y	Ν	N/A
Advertising and marketing:				
is accurate and factual			\boxtimes	
accurately represents the services prov	ided	\boxtimes		
accurately represents the RTO scope or	f registration	\boxtimes		
includes the RTO code		\boxtimes		
only refers to a person or organisation v	with their consent			\boxtimes

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•	uses the NRT logo in accordance with the conditions of use specified in Schedule 4 of these Standards		\boxtimes	
•	identifies where a third party is recruiting prospective learners on behalf of the RTO			
•	identifies where training and assessment is being provided on behalf of another RTO			\boxtimes
•	identifies where training and assessment is being provided by a third party			\boxtimes
•	distinguishes between national recognised training and other training			\boxtimes
•	includes the code and title of each training product as per <u>www.training.gov.au</u>			
•	includes accurate information about licensed or regulated outcomes			\boxtimes
•	includes details about financial support provided, including VET FEE-HELP			\boxtimes
•	includes details about relevant government funding subsidies	\boxtimes		
Does n	ot guarantee that a learner:			
•	will successfully complete a training product	\boxtimes		
•	can complete a training product in a manner not compliant with Clauses 1.1 or $\underline{1.2}$	\boxtimes		
•	will obtain a particular employment outcome unless this is in the control of the RTO	\boxtimes		

Reasons for finding of non-compliance:

- The organisation did not ensure that its advertising materials are accurate and factual. For example, the advertising flyer targeting new entrants in Certificate I in Construction to be undertaken in Cunnamulla did not contain the correct qualification code and the timeframes for training and assessment was not compliant with the requirements of the training package.
- The organisation's statement of result contained the NRT logo; therefore the organisation did not demonstrate that it uses the NRT logo in accordance with the conditions of use specified in Schedule 4 of these Standards

In order to become compliant, the organisation is required to:

- Provide updated marketing flyers that correctly identify the qualification code and the duration of the training and assessment meets the requirements of the training package.
- Provide evidenced that the organisation uses the NRT logo in accordance with Schedule 4 of these Standards.

Analysis of rectification evidence:

- The organisation provided updated flyers including the flyer for Cunnamulla for all qualifications that met requirements.
- The updated statement of result did not contain an NRT logo; therefore it meets the requirements of Schedule 4.

STANDARD 5Each learner is properly informed and protected.To be compliant with Standard 5 the RTO must meet the following:

Clause 5.1

Prior to enrolment or the commencement of training and assessment, whichever comes first, the RTO provides advice to the prospective learner about the training product appropriate to meeting the learner's needs, taking into account the individual's existing skills and competencies.

Original finding: Compliant	Following rectification: n/a		
Evidence guidance		Υ	Ν
Information is provided to prospective learners, p training or assessment whichever comes first, at meeting the learner's needs, taking into accounc competencies	out the training product appropriate to	\boxtimes	

Clause 5.2

Prior to enrolment or the commencement of training and assessment, whichever comes first, the RTO provides, in print or through referral to an electronic copy, current and accurate information that enables the learner to make informed decisions about undertaking training with the RTO and at a minimum includes the following content:

a) the code, title and currency of the training product to which the learner is to be enrolled, as published on the National Register;

b) the training and assessment, and related educational and support services the RTO will provide to the learner including the:

i) estimated duration;

ii) expected locations at which it will be provided;

iii) expected modes of delivery;

iv) name and contact details of any third party that will provide training and/or assessment, and related educational and support services to the learner on the RTO's behalf; and

v) any work placement arrangements.

c) the RTO's obligations to the learner, including that the RTO is responsible for the quality of the training and assessment in compliance with these Standards, and for the issuance of the AQF certification documentation.

d) the learner's rights, including:

i) details of the RTO's complaints and appeals process required by Standard 6; and

ii) if the RTO, or a third party delivering training and assessment on its behalf, closes or ceases to deliver any part of the training product that the learner is enrolled in;

e) the learner's obligations:

i) in relation to the repayment of any debt to be incurred under the VET FEE-HELP scheme arising from the provision of services;

ii) any requirements the RTO requires the learner to meet to enter and successfully complete their chosen training product; and

iii) any materials and equipment that the learner must provide; and

f) information on the implications for the learner of government training entitlements and subsidy arrangements in relation to the delivery of the services.

Original finding: Not compliant	Following rectification: Complia	nt		
Evidence guidance		Y	Ν	N/A
Prior to enrolment or commencement, written information is provided on the following:				
• code and title of the training product as per	www.training.gov.au	\boxtimes		
currency of the training product		\boxtimes		
estimated duration of training and/or assess	sment	\boxtimes		

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location/s where training and/or assessment will be provided	\boxtimes		
mode/s of delivery	\boxtimes		
name and contact details of any third party providing services			\boxtimes
work placement arrangements			\boxtimes
confirmation that the RTO is responsible for compliance of training and/or assessment	\boxtimes		
confirmation that the RTO is responsible for issuance of AQF certification documentation	\boxtimes		
details of the RTO complaints and appeals processes (also refer $\underline{\text{Clauses}}$ $\underline{6.1-6.4})$	\boxtimes		
the learner's rights if the RTO or a third party closes or ceases to deliver the agreed training and/or assessment		\boxtimes	
the learner's obligation to repay any VET FEE-HELP debt			\boxtimes
any entry requirements			\boxtimes
any materials and equipment the learner must provide	\boxtimes		
any implications on the learner's entitlement to access government funding by undertaking the training and/or assessment	\boxtimes		
	 mode/s of delivery name and contact details of any third party providing services work placement arrangements confirmation that the RTO is responsible for compliance of training and/or assessment confirmation that the RTO is responsible for issuance of AQF certification documentation details of the RTO complaints and appeals processes (also refer <u>Clauses</u> 6.1 – 6.4) the learner's rights if the RTO or a third party closes or ceases to deliver the agreed training and/or assessment the learner's obligation to repay any VET FEE-HELP debt any entry requirements any materials and equipment the learner must provide any implications on the learner's entitlement to access government funding 	mode/s of deliveryImage: Second S	mode/s of deliveryImage: Construct of the learner's obligation to repay any VET FEE-HELP debtImage: Construct of the learner's entitlement to access government fundingmode/s of deliveryImage: Construction of the learner's entitlement to access government fundingImage: Construction of the learner's entitlement to access government fundingmode/s of deliveryImage: Construction of the learner's entitlement to access government fundingImage: Construction of the learner's entitlement to access government fundingmode/s of deliveryImage: Construction of the learner's entitlement to access government fundingImage: Construction of the learner's entitlement to access government fundingmode/s of the learner's entitlement to access government fundingImage: Construction of the learner's fundingImage: Construction of the learner's entitlement to access government fundingmode/s of the learner's entitlement to access government fundingImage: Construction of the learner's entitlement fundingImage: Construction of the learner's entitlement fundingmode/s of the learner's entitlement fundingImage: Construction of the learner's entitlement fundingImage: Construction of the learner's entitlement fundingmode/s of the learner's entitlement fundingImage: Construction of the learner's entitlement fundingImage: Construction of the learner's entitlement fundingmode/s of the learner's entitlement fundingImage: Construction of the learner's entitlement fundingImage: Construction of the learner's entitlement fundingmode/s of the learner's entitlement fundingImage: Construction of the learner's entitlement fundingImage: Construction of the learner's entitlement fundingmode/s

Reasons for finding of non-compliance:

 There was no evidence provided to demonstrate how the learners would be informed of their rights if the RTO or a third party closes or ceases to deliver the agreed training and/or assessment

In order to become compliant, the organisation is required to:

 Provide evidence to demonstrate how the learners would be informed of their rights if the RTO or a third party closes or ceases to deliver the agreed training and/or assessment

Analysis of rectification evidence:

 The organisation provided an updated student handbook which included information regarding learners' right should the RTO or a third party cease to deliver the agreed training and/or assessment.

Clause 5.3

Where the RTO collects fees from the individual learner, either directly or through a third party, the RTO provides or directs the learner to information prior to enrolment or the commencement of training and assessment, whichever comes first, specifying:

- a) all relevant fee information including:
 - i) fees that must be paid to the RTO; and
 - ii) payment terms and conditions including deposits and refunds;

b) the learner's rights as a consumer, including but not limited to any statutory cooling-off period, if one applies;

c) the learner's right to obtain a refund for services not provided by the RTO in the event the:

i) arrangement is terminated early; or

ii) the RTO fails to provide the agreed services.

Original finding: Compliant

Evidence guidance

Y

Following rectification: n/a

Fees are collected from individual learners

N/A

Ν

 \boxtimes

If no, clause is not audited. If yes:

Written information is provided on the following, prior to enrolment o commencement:	r	
all fees that must be paid	\boxtimes	
payment terms and conditions	\boxtimes	
refund terms and conditions	\boxtimes	
the learner's statutory right to a cooling-off period		\boxtimes

Clause 5.4

Where there are any changes to agreed services, the RTO advises the learner as soon as practicable, including in relation to any new third party arrangements or a change in ownership or changes to existing third party arrangements.

Original finding: Not audited	Following rectification: n/a			
Evidence guidance		Y	Ν	N/A
Learners are advised of any changes to agreed serve	vices	\boxtimes		

STANDARD 6 Complaints and appeals are recorded, acknowledged and dealt with fairly, efficiently and effectively. Subject to Clause 6.6, to be compliant with Standard 6 an RTO must meet the following:

Clause 6.1

The RTO has a complaints policy to manage and respond to allegations involving the conduct of: a) the RTO, its trainers, assessors or other staff;

- b) a third party providing services on the RTO's behalf, its trainers, assessors or other staff; or
- c) a learner of the RTO.

Original finding: Not audited	Following rectification: n/a
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Evidence guidance Y N

The RTO is an employer or volunteer organisation and:

- learners consist only of employees or members, and
- learners do not pay any fees, and
- an organisational complaints and appeals policy is in place broad enough to cover all training and/or assessment services provided.
- If yes to the above, Clauses 6.1 6.4 are not audited, go to <u>Clause 6.5</u>. If no:

A complaints policy (may be combined with appeals) has been developed to respond to complaints about:

• the RTO		
RTO staff		
Learners		
third parties		

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N/A

Clause 6.2

The RTO has an appeals policy to manage requests for a review of decisions, including assessment decisions, made by the RTO or a third party providing services on the RTO's behalf.

Original finding: Not audited	Following rectification: n/a

Evidence guidance

Ν

Υ

An appeals policy has been developed covering decisions made for or on behalf of the RTO (may be combined with complaints):

Clause 6.3

The RTO's complaints policy and appeals policy:

a) ensure the principles of natural justice and procedural fairness are adopted at every stage of the complaint and appeal process;

b) are publicly available;

c) set out the procedure for making a complaint or requesting an appeal;

d) ensure complaints and requests for an appeal are acknowledged in writing and finalised as soon as practicable; and

e) provide for review by an appropriate party independent of the RTO and the complainant or appellant, at the request of the individual making the complaint or appeal, if the processes fail to resolve the complaint or appeal.

Original finding: Not audited	Following rectification: n/a
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Evidence guidance	Y	Ν
The complaints and appeals policy/ies:		
 adopt the principles of natural justice and procedural fairness by: 		
 informing those involved of the allegations 		
 providing those involved an opportunity to present their side of the matter 		
 operating in a fair an unbiased way 		
are publicly available		
 include a procedure for submitting a complaint or appeal 		
ensure complaints and appeals are acknowledged in writing		
ensure complaints and appeals are finalised as soon as practicable		
 provide for review of complaints and appeals by an independent party 		

Clause 6.4

Where the RTO considers more than 60 calendar days are required to process and finalise the complaint or appeal, the RTO:

a) informs the complainant or appellant in writing, including reasons why more than 60 calendar days are required; and

b) regularly updates the complainant or appellant on the progress of the matter.

Original finding: Not audited Following rectification: n/a

Evidence guidance

Where more than 60 calendar days have been required to process a complaint or \Box \Box appeal:

N/A

Υ

Ν

•	the complainant or appellant is advised in writing of the reasons	
•	the complainant or appellant is regularly updated in writing	

Clause 6.5

The RTO:

a) securely maintains records of all complaints and appeals and their outcomes; andb) identifies potential causes of complaints and appeals and takes appropriate corrective action to eliminate or mitigate the likelihood of reoccurrence.

Original finding: Not audited	Following rectification: n/a			
Evidence guidance		Y	Ν	N/A
Secure records are maintained of all complaints and appeals and their outcomes				
Potential cause of complaints and appeals are identified and corrective action taken				

Clause 6.6

Where the RTO is an employer or a volunteer organisation whose learners solely consist of its employees or members, does not charge fees for the training and/or assessment, and does not have in place a specific complaints and appeals policy in accordance with Clauses 6.1 & 6.2, the organisation has a complaints and appeals policy which is sufficiently broad to cover the services provided by the RTO.

Original finding: Not audited	Following rectification: n/a		
Evidence guidance		Y	Ν
An organisational complaints and appeals policy training and/or assessment services provided.	is in place broad enough to cover all		

STANDARD 7 The RTO has effective governance and administration arrangements in place. To be compliant with Standard 7 the RTO must meet the following:

Clause 7.1

The RTO ensures that its executive officers or high managerial agent:

a) are vested with sufficient authority to ensure the RTO complies with the RTO Standards at all times; and

b) meet each of the relevant criteria specified in the Fit and Proper Person Requirements in Schedule 3.

Not audited

Clause 7.2

The RTO satisfies the Financial Viability Risk Assessment Requirements.

Not audited

Clause 7.3

Where the RTO requires, either directly or through a third party, a prospective or current learner to prepay fees in excess of a total of \$1500 (being the threshold prepaid fee amount), the RTO must meet the requirements set out in the Requirements for Fee Protection in Schedule 6.

Original finding: Not audited

Following rectification: n/a

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Governme The RTO ir policy detai prepaid, the • be del Other RTO All learners • the Aus	are protected by one or more of the following: RTO holds an unconditional financial guarantee from a bank operating in stralia where: • the guarantee is for an amount no less than the total amount of			
The RTO ir policy detai prepaid, the • be del Other RTO All learners • the Aus	 nplements a policy addressing learner fee protection arrangements. This is how, if the RTO is unable to provide services for which the learner has elearner will either: placed into an equivalent course such that: the new location is suitable to the learner the learner receives the full services for which they have prepaid at no additional cost to the learner; or refunded for all fees paid in advance over \$1500 for services yet to be ivered s are protected by one or more of the following: RTO holds an unconditional financial guarantee from a bank operating in stralia where: the guarantee is for an amount no less than the total amount of 			
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 the Aus the the field of the second sec	RTO holds an unconditional financial guarantee from a bank operating in stralia where: • the guarantee is for an amount no less than the total amount of			
Aus • the	o the guarantee is for an amount no less than the total amount of			
	 prepaid fees held by the RTO in excess of \$1500 for each learner for services yet to be delivered; and all establishment and ongoing maintenance costs for the bank guarantee are met by the RTO 			
app	RTO holds current membership of a Tuition Assurance Scheme proved by ASQA			
 any 	other fee protection measure approved by ASQA			
registratio	nolds public liability insurance that covers the scope of its operation period. Inding: Not audited Following rectification: n/a	ns thi	rough	out its
Evidence g	Juidance		Y	Ν
Public liabil	ity insurance is in place that:			
• pro	vides coverage for the RTO			
• cov	ers training and assessment activities			
	provides accurate and current information as required by the ents as updated from time to time.	e Dat	a Pro	ovisio

STANDARD 8 The RTO cooperates with the VET Regulator and is legally compliant at all times. To be compliant with Standard 8 the RTO must meet the following:

Clause 8.1

The RTO cooperates with the VET Regulator:

a) by providing accurate and truthful responses to information requests from the VET Regulator relevant to the RTO's registration;

b) in the conduct of audits and the monitoring of its operations;

c) by providing quality/performance indicator data;

d) by providing information about substantial changes to its operations or any event that would significantly affect the RTO's ability to comply with these standards within 90 calendar days of the change occurring;

e) by providing information about significant changes to its ownership within 90 calendar days of the change occurring; and

f) in the retention, archiving, retrieval and transfer of records.

Original finding: Not audited

Evidence guidance

Following rectification: n/a

Υ

Ν

The RTO co-operates with ASQA:	
 by providing accurate and truthful responses to information requests relevant to the RTO's registration 	
 in the conduct of audits and the monitoring of its operations 	
by providing quality/performance indicator data	
 by providing information about substantial changes to its operations or significant changes to its ownership or any event that would significantly affect the RTO's ability to comply with these standards within 90 days of the change occurring 	
in the retention, archiving, retrieval and transfer of records	

Reference: ASQA General Direction – Retention requirements for completed student assessment items

Clause 8.2

The RTO ensures that any third party delivering services on its behalf is required under written agreement to cooperate with the VET Regulator:

a) by providing	accurate and	factual	responses	to	information	requests	from	the	VET
Regulator releva	nt to the delive	ery of ser	vices; and						

b) in the conduct of audits and the monit

Original finding: Not audite	ed Following rectification: n/a		
Evidence guidance		Y	Ν
Third party arrangements ar If no, clause is not audited.	e in place for delivery of services (also refer <u>Clause 2.3</u>) f yes:		
Written agreements include	a clause requiring that third parties co-operate with ASQA in:		
 providing accurate relevant to the deliv 	and factual responses to information requests from ASQA ery of services		
• in the conduct of au	dits and the monitoring of its operations		

Clause 8.3

The RTO notifies the Regulator:

a) of any written agreement entered into under Clause 2.3 for the delivery of services on its behalf within 30 calendar days of that agreement being entered into or prior to the obligations under the agreement taking effect, whichever occurs first; and b) within 30 calendar days of the agreement coming to an end.

Not audited

Clause 8.4

The RTO provides an annual declaration on compliance with these Standards to the VET Regulator and in particular whether it:

a) currently meets the requirements of the Standards across all its scope of registration and has met the requirements of the Standards for all AQF certification documentation it has issued in the previous 12 months; and

b) has training and assessment strategies and practices in place that ensure that all current and prospective learners will be trained and assessed in accordance with the requirements of the Standards.

Not audited

Clause 8.5

The RTO complies with Commonwealth, State and Territory legislation and regulatory requirements relevant to its operations.

Original finding: Not audited

Following rectification: n/a

Clause 8.6

The RTO ensures its staff and clients are informed of any changes to legislative and regulatory requirements that affect the services delivered.

Original finding: Not audited	Following rectification: n/a	
Evidence guidance	Y	

Staff and clients are informed of changes to legislative and regulatory requirements that \Box affect the services delivered

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