Assessment Management, Validation and Moderation Policy

Policy Summary

<table>
<thead>
<tr>
<th>Department Responsible for Policy</th>
<th>Academic Department</th>
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<tbody>
<tr>
<td>Contact Person for Policy</td>
<td>Academic Director</td>
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<tr>
<td>Approving Authority</td>
<td>Academic Board</td>
</tr>
<tr>
<td>Date Last Approved</td>
<td>12/10/2018</td>
</tr>
<tr>
<td>Next Review Date (Evaluation)</td>
<td>Every 3 years</td>
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Related Documents

Guidelines
- National Vocational Education and Training Regulator Amendment Act 2015
- Australian Qualifications Framework (AQF)
- Australian Skills Quality Authority (ASQA) Standards for NVR Registered Training Organisations 2015
- Education Services for Overseas Students Act 2000 (ESOS)
- Education Services for Overseas Students Regulations 2019
- The National Code 2018
- The Tertiary Education Quality Standards Agency (TEQSA) Higher Education Standards Framework 2015
- Student Identifiers Act 2014
- Student Identifiers Regulation 2014

Policies
- 1-01-001 Student Code of Conduct
- 1-01-002 Academic & Research Integrity and Misconduct Policy
- 1-01-004 Curriculum Approval, Review and Termination Policy
- 1-01-005 Monitoring Course Progress, Attendance and Advancement Policy
- 1-01-012 Language, Literacy and Numeracy Policy
- 1-01-025 Teaching and Learning Plan
- 2-01-001 Admissions Policy
- 10-01-021 Complaints and Appeals Policy (Students)

Manuals
- 1-02-009 Academic Manual
- 1-03-001 Student Handbook
- 5-02-025 Staff Handbook
- 10-02-024 Quality Management Manual

Documents
- 1-02-001 Subject Guide Template and Assessments
1. Preamble

1.1 Teaching is a traditional and essential function of any educational institution. In fact, the quality of teaching and learning experience are some of the most visible functions of education. An important element of education is the issue and completion of assessments.

1.2 An assessment is the process of forming a judgment about the extent of student achievement or performance. It is an academic task which a student is required to complete in order to provide a basis for an official record of achievement or certification of competence in a subject, as stipulated in 1-02-001 Subject Outline Template and Assessments.

1.3 Assessment tasks shape in teaching and learning and they should reflect closely the purposes and aims of any program of learning and in the Teaching and Assessment Strategy.

1.4 Assessments aim to maintain and improve the quality of the curriculum, evaluate the effectiveness of the teaching process and thus facilitate continuing improvement; and improve and promote successive learning.
2. Definitions

**Academic Integrity** Demonstrating the values of honesty, trust, fairness, respect and responsibility in all academic endeavours, including preparing and presenting work for assessment as part of coursework or research.

**Assessment** An academic task which a student is required to complete in order to provide a basis for an official record of achievement or certification of competence in a subject, as stipulated in the Subject Outline.

**Assessment tasks** are the single components of an assessment schedule for a Subject. Each assessment task should explicitly reflect the learning outcomes of one or more UoC.

**Australian Qualifications Framework (AQF)** First introduced in 1995, it is the national policy for regulated qualifications in Australian education and training. It incorporates the qualifications from each education and training sector into a single comprehensive national qualifications framework.

**Australian Quality Training Framework (AQTF)** The national set of standards which assures nationally consistent, high-quality training and assessment services for the clients of Australia’s vocational education and training (VET) system. Initially established in 2001 for implementation in 2002, it is approved by the Ministerial Council for Tertiary Education and Employment (MCTEE), which includes all Ministers for VET in Australia.

The components of AQTF are: AQTF Essential Conditions and Standards for Initial and Continuing Registration; The Quality Indicators; AQTF Standards for State and Territory Registering Bodies; AQTF Excellence Criteria; AQTF Standards for Accredited Courses; AQTF Standards for State and Territory Course Accrediting Bodies. (AQTF, 2010, 6)

**Australian Skills Quality Authority (ASQA)** The national regulator for Australia’s vocational education and training (VET) sector. ASQA regulates courses and training providers to ensure nationally approved quality standards are met.

**Blind marking** is a second marking of a non-graded assessment task.

**The College** Kenvale College of Hospitality, Cookery and Events.

**Foundation for Education and Training (FFET)** The College is a project of the Foundation For Education and Training Limited (FFET), a non-profit company limited by guarantee.

**Composite Grading System** Used by Kenvale College as a result of its holistic approach to assessment, teaching and learning. This system assumes that a student can be more than “Competent” or “Not-yet Competent” in a set of learning outcomes. It establishes a grading system of performance from “Pass” to “High Distinction”.

**The Education Services for Overseas Students Act 2000**, (ESOS Act), establishes legislative requirements and standards for the quality assurance of education and training institutions offering courses to international students who are in Australia on a student visa. ESOS also provides tuition fee protection for international students.

**Foundation for Education and Training (FFET)** The College is a project of the Foundation For Education and Training Limited (FFET), a non-profit company limited by...
guarantee.

Higher Education (HE) Provider A body that is established or recognised by the Commonwealth or a state or territory government to issue qualifications in the HE sector.

Holistic/integrated assessment An approach to assessment that covers the clustering of more than one unit of competency with their range element and required knowledge and skills. The purpose of holistic or integrated assessment is to provide real life settings for the application of job skills. It focuses on ‘whole-of-job’ role or function. A holistic approach to teaching and learning integrates assessment to the application of knowledge and skills, leads to a better demonstration of attitude and focuses on the development of graduate employability skills.

Moderator/s The person/s appointed to conduct assessment moderation. An internal moderator is a member of the College’s teaching staff. An independent moderator is not involved with assessment in the unit and may be internal or external to the College.

Moderation of assessment is a quality control process aimed at bringing assessment judgements into alignment. Moderation is generally conducted before the finalisation of student results as it ensures the same decisions are applied to all assessment results within the same unit of competency.

Program of Learning Any learning path where a student successfully completes part or a full qualification which leads to either of two outcomes: An AQF qualification or a non-accredited learning outcome.

Registered Training Organisation (RTO) A vocational education and training organisation registered by a state or territory registering body in accordance with ASQA.

Reliability refers to the consistency, stability and dependability of an assessment.

Strategic Boards All boards, committees and advisory panels set up by the FFET Board for the purpose of managing the affairs of the College. Refer to 8-01-002 Delegations Register for more detailed information.

Teaching and Assessment Strategy (TAS) states the amount of training provide in a qualification or course/module (comprised of units of competency), that is 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 or qualification in which they are enrolled. The TAS identifies the following:

a) The existing skills, knowledge and the experience of the learner
b) The mode of delivery
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.
d) The requirements of the trainers and assessors who will deliver the training and assessment
e) Educational and support services to meet the needs of the learner cohort/s undertaking the training and assessment
f) 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
g) Facilities, whether physical or virtual, and equipment to accommodate and support
...the number of learners undertaking the training and assessment.

**Teaching and learning plan** outlines the goals and strategies that help the College to achieve a quality learning experience for its students and supports staff in their capacity to deliver high quality training, teaching and learning continuous improvement.

**The Education Services for Overseas Students Act 2000**, (ESOS Act), establishes legislative requirements and standards for the quality assurance of education and training institutions offering courses to international students who are in Australia on a student visa. ESOS also provides tuition fee protection for international students.


**The Tertiary Education Quality Standards Agency (TEQSA)** is an independent statutory authority established in 2011. It sits within the Education portfolio. TEQSA regulates and assures the quality of Australia’s large, diverse and complex higher education sector. TEQSA registers and evaluates the performance of higher education providers against the Higher Education Standards Framework.

**Unit of Competency (UoC)** A single component of a qualification, or a stand-alone unit, that has been accredited by the same process as for a whole AQF qualification. (AQF, 2013).

**Unit of Study (UoS)** A unit of study is a term used by our student management system to refer to subjects offered in our course curriculum. These subjects can comprise of one or a number of competency units, selected from a training package. Competencies are grouped together according to similar or complementary content material, creating subjects with the correct amount of content achievable in the designated hours allocated.

**Unique Student Identifier (USI)** The USI is a reference number that will link to the National Vocational Education and Training (VET) Data Collection allowing an individual to view all of their training results from all providers including all completed training units and qualifications.

**Validity** refers to the suitability of assumptions, uses, and consequences that result from an assessment.

**Validation of Assessment** Validation is the process of checking that assessment tools are valid, reliable, sufficient, current and provide authentic evidence. The process allows for satisfactory judgement to be made about the fulfilment of Training Package requirements.

**Vocational Education and Training (VET)** A type of tertiary education under the Australian Qualifications Framework (AQF), which enables students to gain qualifications for all types of employment and specific skills to help them in the workplace.

### 3. Scope

**Aim**

3.1 This policy aims to provide framework for assessment management, validation and
moderation.

Scope

3.2 This policy relates to all assessment and assessment tasks within the College’s Training and Assessment Strategies. This includes, but it is not limited to: assessment management, assessment validation and assessment moderation.

3.3 This policy does not detail the procedures associated with assessment management, validation and moderation. For all procedural information, please refer to the 1-03-001 Student Handbook and 1-02-009 Academic Manual.

3.4 This policy does not contain content that would overlap with the 1-03-001 Student Handbook, the 1-01-005 Monitoring Course Progress, Attendance and Advancement Policy and the 1-01-012 Language, Literacy and Numeracy Policy. For all student specific information, or information specifically for students, please refer to the 1-03-001 Student Handbook.

3.5 This policy should be used in conjunction with the 1-02-009 Academic Manual.

4. Assessment Management

Principles

4.1 Assessment methods within the College may take a variety of forms which include but are not limited to the following:

4.1.1 Observation of real work activities,

4.1.2 Questioning such as self-evaluation, interview and written questionnaire,

4.1.3 Review of outcomes such as work samples or products,

4.1.4 Portfolios such as testimonials, work samples or products, training records, class assessment record, reflective journal or logbook,

4.1.5 Third-party feedback in the shape of interviews or documentation from employer, supervisor or peers, and

4.1.6 Structured activities such as reports, projects, presentations, demonstrations, progressive tasks, essays, exams, tests, assignments and simulation exercises such as role-plays.

4.2 The College uses a Holistic or Integrated approach to assessment. This process integrates required knowledge and skills with their practical application, as well as meeting the requirements of the Training Package. All assessment methods make a provision for language, literacy or numeracy requirements. See 1-01-012 Language, Literacy and Numeracy Policy.

4.3 All assessment tasks within the College are based on the general principles of criteria based assessment.

4.4 Prior to assessment, the desired learning outcomes are made clear to students using 1-02-001 Subject Outline Template and Assessments, which forms part of the Training and Assessment Strategy (TAS). This template provides students with all the information required in order to fulfil the Assessment Performance Criteria identified in the Training Package(s).

4.5 In a given subject an assessment task is designed to indicate progress towards the desired learning outcomes; and the assessment grade is a measure of the extent to which subject learning outcomes have been achieved.
4.6 Assessments are a tool for gathering evidence of achievement of competencies. Monitoring both the effectiveness of different assessments and the procedure used in conducting assessments is an important task of Quality Assurance in academic administration to ensure the delivery of quality vocational education and training. See 1-01-004 Curriculum Approval, Review and Termination Policy for more details on continuous improvement processes.

**Grading Scale and Marks**

4.7 As part of its holistic approach the College uses a Composite Grading System. This system takes into account not only whether a student is Competent or Not-yet Competent in a particular Unit of Competency but also their performance in the overall subject.

4.8 The College is aware that VET assessment national benchmarks call for “Competent” or “Not-yet Competent” and it takes this into consideration as part of its overall assessment strategy.

4.9 The College’s grading system for subject assessment is validated individually by cross-mapping each assessment within a subject with each of the Unit of Competency’s Elements and Performance Criteria, Performance Evidence and Knowledge Evidence for each unit of competency in the subject (unit of study).

4.10 Assessment mapping is part of the validation processes used at the College. As part of the mapping approach, each subject is required to have at least two different types of assessment tools to verify that competency has been achieved. For more details see: 1-02-001 Subject Outline Template and Assessments.

4.11 The grading scale is as follows:

<table>
<thead>
<tr>
<th>Code</th>
<th>Name</th>
<th>Range</th>
<th>Definition</th>
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<tbody>
<tr>
<td>HD</td>
<td>High Distinction</td>
<td>85 – 100</td>
<td>Competent with High Distinction: for Students who have fulfilled all the assessment criteria for the unit of competency specified and in addition show achievement of all learning outcomes of the subject to an exceptional standard.</td>
</tr>
<tr>
<td>D</td>
<td>Distinction</td>
<td>75 – 84</td>
<td>Competent with Distinction: for Students who have fulfilled all the assessment criteria for the unit of competency specified and in addition show achievement of all learning outcomes of the subject to a high standard.</td>
</tr>
<tr>
<td>C</td>
<td>Credit</td>
<td>65 – 74</td>
<td>Competent with Credit: for Students who have fulfilled all the assessment criteria for the unit of competency specified and in addition show achievement of all learning outcomes of the subject to an average standard.</td>
</tr>
<tr>
<td>PS</td>
<td>Pass</td>
<td>50 – 64</td>
<td>Competent with Pass: for Students who have fulfilled all the assessment criteria for the unit of competency to the specified standard.</td>
</tr>
<tr>
<td>FL</td>
<td>Fail</td>
<td>0 – 49</td>
<td>Fail or Not Yet Competent: for students who are required to re-enrol in a unit/module in their endeavour to achieve competency.</td>
</tr>
</tbody>
</table>
4.12 Other grading results include:

<table>
<thead>
<tr>
<th>Code</th>
<th>Definition</th>
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<tbody>
<tr>
<td>PC</td>
<td>Pass Conceded: A performance below that normally required for a pass. Is granted when the overall performance is considered to warrant such a concession, and allowed progression to another course for which the former course is a prerequisite.</td>
</tr>
<tr>
<td>NF</td>
<td>Discontinued without failure</td>
</tr>
<tr>
<td>DF</td>
<td>Discontinued with failure</td>
</tr>
<tr>
<td>WA</td>
<td>Result withheld: not finalised (pending further assessment)</td>
</tr>
<tr>
<td>WJ</td>
<td>Result withheld: not finalised (academic). Result finalised but not released. Awaiting the outcome of an unresolved matter.</td>
</tr>
<tr>
<td>$</td>
<td>Result withheld because of outstanding fees</td>
</tr>
<tr>
<td>RPL</td>
<td>Recognition of Prior Learning</td>
</tr>
<tr>
<td>CT</td>
<td>Credit Transfer</td>
</tr>
</tbody>
</table>

4.13 Information regarding academic appeals can be found in 10-01-021 Complaints and Appeals Policy (Students).

Assessment strategies

4.14 Assessment strategies refer to the number of assessments and the timing of each assessment.

4.15 The College is committed to equity of assessment and it is fundamental that assessment processes are not compromised, so as not to give one student advantage over others. For this reason, lecturers provide a breakdown, requirements and due date of assessments at the start of the subject using 01-02-001 Subject Outline Template and Assessments.

4.16 The breakdown of assessments varies according to the nature of the subject.

Retention of assessments

4.17 Students are expected to keep duplicate copies of written assessments submitted, and to retain originals of assessments that have been marked and returned during the trimester until they have received their final marks. Should there be an appeal regarding marks, it is the student’s responsibility to produce the evidence necessary to review final marks.

Review of assessments

4.18 Students may apply to have an assessment re-graded. Requests for a re-grade must be submitted in writing to the Academic Director no later than 14 days after the graded assessment has been returned to the student. Re-grading may result in the assessment grade going either up or down or staying the same. For more details see: 10-01-021 Complaints and Appeals Policy (Students).

4.19 Students will have to pay in order to have an assessment re-graded. For more information please check 1-02-009 Academic Manual and the website.
Eligibility and Requirements

4.20 With regards to overall subject assessment:

4.20.1 In order to pass a subject, students must pass all assessments worth 20% or greater (marks have to be 50% or higher).

4.20.2 Final exam papers and/or major assignments (worth more than 50% of the total mark) remain the property of the College.

4.20.3 If a student passes overall, or receives a final mark between 45 – 49% in the subject, but fails the final exam, they will be eligible for a supplementary assessment. If a student achieves a mark of 49% or lower in the supplementary exam, they will need to repeat that subject and the result for that subject will be recorded as a Fail. The highest achievable mark after a supplementary exam or assessment is 50% (Pass).

4.21 With regards to late assessment:

4.21.1 It is the responsibility of the students to inform the Academic Director if they have missed an assessment in class, no later than one week after the assessment. Post assessments may then be granted when students have a justified absence.

4.21.2 It is the student’s responsibility to ensure that assignments are submitted to the respective lecturers: in class, when that is required, and to ensure that the lecturer has received the assessment. In the case of absenteeism due to sickness or misfortune, it is the student’s responsibility to ensure that the assessment reaches the College. Students must submit the original assignment within one week.

4.21.3 Assignments should be placed in the drop box at Reception or submitted online. Assignments are not to be handed in anywhere else or with the receptionist and the College accepts no responsibility for any assessment left there.

4.21.4 Assessments handed in late will incur a penalty of 10% per day of the final mark for that specific assessment, up to 6 days, including weekends. Assignments more than six days late will not be marked and will automatically receive zero.

4.22 Regarding End of Trimester results

4.22.1 The College reserves the right to withhold student’s end of trimester results in any of the following circumstances: books or resources are not returned to the College, Outstanding fees (of any nature) are payable and Proof of industry placement hours have not been provided to the College.

Administration of examinations

4.23 The guidelines governing the administration and conduct of examinations are taken very seriously by the College. Student breaches to any of these guidelines will be treated as potential academic misconduct and could lead to disciplinary processes.

4.24 Presence and identification at examinations

4.24.1 A student may attend an examination only if they are enrolled for the subject for which it is prescribed.

4.24.2 A student may not enter an examination to begin an examination after the first 45 minutes.
4.24.3 Except with the permission of the examination supervisor, a student may not leave an examination room during the first 45 minutes or during the last 15 minutes.

4.24.4 Students undertaking an examination must sign their examination script and identify themselves to the examination supervisor by producing either: their student identity card, or another form of photo identification that can be authenticated by the examination supervisor.

4.24.5 A student may not leave the examination room during an examination with the intention of returning unless supervised during the period of absence by the examination supervisor.

4.25 Conduct in the examination room

4.25.1 A student undertaking an examination must follow the instructions in the examination paper as well as any instructions given by the examination supervisor.

4.25.2 A mobile phone, pager or any other form of communication or electronic device that makes use of an audible alarm, or has facilities for transmission or reception of information is prohibited in the examination room.

4.25.3 A student may not bring into the examination room any of the following items unless authorised in writing by the examiner: bags, paper, pencil cases, books, calculators, electronic dictionaries, computers, smart phones, smart watch, iPads and tablets.

4.25.4 If calculators, electronic dictionaries or computers are authorised, details of the type and the functions that may be used will be specified by the examiner.

4.25.5 Items brought into an examination room may be subject to scrutiny and their use during the examination may be monitored.

4.25.6 A student undertaking an examination must not: communicate with another student during the examination and share material in the examination room.

4.26 Communications with others about examinations

4.26.1 A student must not communicate with the examiner about the content of an examination between the time it is undertaken and the notification of confirmed grades.

4.26.2 A student who wishes to raise an issue about an examination between the time it is undertaken and the notification of confirmed grades may do so by contacting the Academic Department.

4.27 Student Exclusion from an examination:

4.27.1 A student may be excluded from a final examination for any of the following reasons: unauthorised absence from the examination room and academic misconduct or breach of 1-01-001 Student Code of Conduct.

Continuous Improvement

4.28 Feedback from assessments is collected using Trimester-based evaluations for each subject using 1-03-003 Subject Student Feedback and 1-02-035 Lecturer Feedback about Subject Form. Upon completion the Academic Director meets
individually with each lecturer and action points are drawn from this meeting for the continuous improvement of each assessment and the overall subject assessment.

5. Assessment Validation

Principles

5.1 Validation of assessment is part of the quality review process with the outcomes informing the development and review of assessment tools. The College has a number of strategies to ensure that its system can consistently produce valid assessment judgements.

5.2 The College applies the following principles of assessment validation in its strategies:

5.2.01 Validity: The assessment assesses what it claims to assess.

5.2.02 Reliability: The assessment provides a consistent and clear method of assessment.

5.2.03 Flexibility: The assessment could be used in different situations or adapted for candidates with special needs.

5.2.04 Fairness: The assessment provides an equitable way of assessing all students.

5.2.05 Informative: Students have been informed of the context, purpose and process for the assessment.

5.2.06 Applicable: The assessment focused on the application of knowledge and skills to a given workplace standard.

5.2.07 Equitable: The assessment method takes into account language, literacy and numeracy requirements.

Assessment Design

5.3 The TAS (1-02-074 Training and Assessment Strategy Template) guides and structures the delivery and assessment arrangements of units of studies (UoS) and units of competencies UoC(s). Subject Outlines 1-02-001 Subject Guide Template and Assessments are part of the TAS.

5.4 The Academic Department provides a copy of the Unit of Competencies UoC(s) or course attributes to the assigned lecturer of each subject together with the 1-02-001 Subject Guide Template and Assessments. This guide leads to development of a common understanding of the standard to be achieved and what is deemed competent according to the attributes for that subject. The 1-02-001 Subject Guide Template and Assessments includes guidelines on the following items:

5.4.01 Subject Resources available

5.4.02 Subject Description

5.4.03 Unit(s) of Competency

5.4.04 Subject assessments (Including number and name of assessments, assessment type (essay, written report, test, exam, etc.), due dates, weight (percentage value for the subject), and whether the assessment is invigilated or non-invigilated)

5.4.05 Subject Details (including relevant qualification, length of the subject and hours per week), and
5.4.06 Subject calendar.

5.5 Lecturers are to design all assessments using 1-02-001 Subject Guide Template and Assessments, complying with the assessment requirements of the relevant training package. Lecturers are to submit all assessments for approval to the Academic Director two weeks prior to the subject commencing.

5.6 The assessment template includes a set of benchmarks against which learner performance is to be assessed. These are provided to the student in the form of an assessment matrix.

**Validation**

5.7 When a Training Product is due for validation according to the 1-02-075 Validation Report Register Cyclic, the Academic Director will organise a validation team to review units of competency within the training product. The Academic Director needs to be part of this team, which should also include the lecturer of the units of study (subject) and another lecturer who does not deliver the unit of study or an external validator. The unit of study (subject) lecturer should not lead the validation but can participate.

5.8 The appropriate lecturer(s) meet the Academic Director to ensure that element and performance criteria from the training package are assessed using 1-02-076 Validation template with reference to 1-02-074 Training and Assessment Strategy (TAS) template for the relevant course (training product).

5.9 Lecturers and the Academic Director refer to the current Subject Outline(s) within the Training and Assessment Strategy and cross-reference all the items against the units and/or elements of competency that are relevant to the specific performance criteria from the training package that are being assessed.

5.10 The validation outcome may identify recommendations for improvement to the assessment outcome and modifications required will be specified on the summary section of 1-02-076 Validation template.

5.11 The 1-02-075 Validation Report Register Cyclic records of the validation reports (i) Course (training product); (ii) Subject (units of study); (iii) Units of Competency; (iv) Validators and; (v) Methods of Validation used to confirm that the assessments are suitable, and all aspects of competence are covered.

5.12 Lecturers are provided with information regarding evidence guides in the 5-02-025 Staff Handbook. This includes keeping assessment exemplars. Lecturers are to keep one copy of the three ranges of performance for each assessment (two top, two low and two middle marks). Exemplars are kept in the Academic Department for three years. Refer to: 1-01-004 Curriculum Approval, Review and Termination Policy. Assessment exemplars provide a benchmark against which a student’s evidence can be compared and ensure that all assessors are assessing fairly and consistently and are used in both validation and moderation.

**Rules of Evidence**

5.13 Validation uses the following rules of evidence:

5.13.01 **Validity:** The assessment allows for making the right judgement about the performance criteria.

5.13.02 **Currency:** the assessment reflects the student’s actual performance.

5.13.03 **Sufficiency:** The assessments for the subject (holistically) provide sufficient
information to make a proper judgement of performance.

5.13.04 **Authenticity:** for non-invigilated assessments, the evidence can provide actual evidence of each student’s ability.

**Scheduling**

5.14 Kenvale College has a five year validation schedule where each training product is reviewed at least once in that five-year period and at least 50% of the training products are validated in the first three years of the schedule; the validation schedule may vary according to the introduction of new training products, changes in technology, workplace processes and legislation.

5.15 The **1-02-075 Cyclic Validation Report Register** schedules the plan and keeps the record of the five year plan.

5.16 Once a training product is due for validation, at least two units of competency must be validated. A sample size of assessments needs to be reviewed over a specific period of time in accordance with the TAS and length of training - e.g. trimester. The number of assessments is determined by the number of learners over the given period, the margin of error (15%) the confidence level (95%). This calculation will give the sample size required. E.g. 100 learners= 31 sample size or 31%. Assessments are chosen at random.

**Review**

5.17 Validators will review assessment judgements in regards to the assessment requirements of the relevant training product to ensure the assessment was conducted with fairness, flexibility, validity and reliability and shows it is sufficient, authentic and current.

**6. Assessment Moderation**

**Principles**

6.1 The purpose of moderation of assessment is to foster quality and consistency in the grading methods used for assessment marking. As indicated in the validation section of this policy (Section 5) all assessments are validated for performance and mapping before, during and after assessment. For more details, please refer to **10-02-024 Quality Management Manual**.

6.2 Moderation principles ensure that the quality of judgements made during assessment are fair, transparent and can be standardised. Moderation focuses on the comparability of assessment, and their adherence to performance standards.

**Strategies**

6.3 The College uses the following strategies to ensure assessment moderation:

6.3.1 The College usually conducts moderation before student results has been finalised to ensure that same decisions are applied to all assessment results within the same unit of competency.

6.3.2 All assessments in the subject outlines include an assessment matrix or marking guide which allows for consistent application of the performance criteria against the College’s grading system.

6.3.3 Assessment Revision is carried out by benchmarking against assessment exemplars and by moderation.

6.3.4 Student’s assessment evidence is collected from year to year (up to three
years) as exemplars for benchmarking.

6.3.5 Moderation would be conducted by lecturers delivering the same subject or with the Academic Director. A minimum of three assessments will be marked by both parties using the 1-02-072 Moderation report template. Any variance in the marks will be recorded and reviewed. If there is a high percentage of over 10%, further papers will be marked until a consensus is reached. In this case, the assessment will be reviewed and updated.

6.4 The moderation process lead to specific recommendations to improve assessment practice, improving assessment matrices and increasing the quality of assessment.

Continuous Improvement

6.5 The validation and moderation outcomes are reviewed by the Teaching and Learning Committee and an annual summary is presented to the Academic board.

7. Application

7.1 This policy applies to all staff and students of the College.
7.2 For further procedural information, please refer to the 1-02-009 Academic Manual.
7.3 In line with AQF (2013), this policy will be applied consistently and fairly.

8. Responsibilities

8.1 The College’s Academic Director and Management Team are responsible for the application of this policy, as may be pertinent or appropriate.

9. Quality and Compliance

9.1 The College’s approach to assessment management, validation and moderation aligns with and gratefully acknowledges Implementation Guide: Insource’s Course: Effectively lead your RTO throughout the re-registration process, and establish compliance within your RTO’s operations (2018), Validation and Moderation, National Quality Council (2009), and the Assessment policies from Griffith University, University of Ballarat, University of South Australia, Waikato University and University of New South Wales.

9.2 This policy will be reviewed and updated every three years or whenever there are changes applicable by the Academic Department to ensure the quality and relevance of its content, and to maximise the effectiveness of its application to both the students and the needs of industry.

9.3 The following legislation and compliance regulations apply to this policy:

<table>
<thead>
<tr>
<th>Standards for Registered Training Organisations (RTOs) 2015</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Standard 1</strong></td>
</tr>
<tr>
<td>&quot;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</td>
</tr>
<tr>
<td>To be compliant with Standard 1 the RTO must meet the following:</td>
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<tr>
<td>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.</td>
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<tr>
<td>1.2. For the purposes of Clause 1.1, the RTO determines the amount of training they provide to each learner with regard to:</td>
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Version 3.0

CRICOS PROVIDER: 00771A
RTO ID: 6901
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.

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.

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

Industry relevance

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

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.

Learner support

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.

Assessment

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.

1.9. The RTO implements a plan for ongoing systematic validation of assessment practices and judgements that includes for each training product on the RTO’s scope of registration:
   a) when assessment validation will occur;
   b) which training products will be the focus of the validation;
   c) who will lead and participate in validation activities; and
d) how the outcomes of these activities will be documented and acted upon.

1.10. For the purposes of Clause 1.9, 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.

1.11. For the purposes of Clause 1.9, 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.

1.12. The RTO offers recognition of prior learning to individual learners.

Trainers and assessors

1.13. In addition to the requirements specified in Clause 1.14 and Clause 1.15, 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.

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.

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.

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.

Individuals working under the supervision of a trainer

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.

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.

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

1.20. Without limiting Clauses 1.17 - 1.19, the RTO:

a) determines and puts in place:
   i) the level of the supervision required; and
   ii) any requirements, conditions or restrictions considered necessary on the individual's involvement in the provision of training and collection of assessment evidence; and

b) ensures that trainers providing supervision monitor and are accountable for all training provision and collection of assessment evidence by the individual under their supervision.

Delivery of the training and assessment qualifications for trainers and assessors

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.

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.

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.

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.

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).

Independent validation of training and assessment qualifications

1.25. From 1 January 2016, to deliver any AQF qualification or assessor skill set from the Training and Education Training Package (or its successor), the RTO must have undergone an independent validation of its assessment system, tools, processes and outcomes in accordance with the requirements contained in Schedule 2 (and the definitions of independent validation and validation).
Transition of training products

1.26. Subject to Clause 1.27 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.

1.27. The requirements specified in Clause 1.26 (a) do not apply where a training package requires the delivery of a superseded unit of competency."

Standard 2

"The operations of the RTO are quality assured.

To be compliant with Standard 2 the RTO must meet the following:

2.1. The RTO ensures it complies with these Standards at all times, including where services are being delivered on its behalf. This applies to all operations of an RTO within its scope of registration.

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.

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.

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."

Standard 3

"The RTO issues, maintains and accepts AQF certification documentation in accordance with these Standards and provides access to learner records.

To be compliant with Standard 3 the RTO must meet the following:

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.

3.2. All AQF certification documentation issued by an RTO meets the requirements of Schedule 5."
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.

3.4. Records of learner AQF certification documentation are maintained by the
RTO in accordance with the requirements of Schedule 5 and are accessible to
current and past learners.

3.5. The RTO accepts and provides credit to learners for units of competency
and/or modules (unless licensing or regulatory requirements prevent this) where
these are evidenced by:
   a) AQF certification documentation issued by any other RTO or AQF
      authorised issuing organisation; or
   b) authenticated VET transcripts issued by the Registrar.

3.6. 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."

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**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:

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 Clause 1.1 and 1.2; or

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

**Standard 5**

"Each learner is properly informed and protected.

To be compliant with Standard 5 the RTO must meet the following:

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.

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.

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.

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.”

| **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 the RTO must meet the following:

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.

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.

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.

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.

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

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."

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

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.

7.2. The RTO satisfies the Financial Viability Risk Assessment Requirements.

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.

7.4. The RTO holds public liability insurance that covers the scope of its operations throughout its registration period.

7.5. The RTO provides accurate and current information as required by the Data Provision Requirements as updated from time to time."

"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:

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.

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 relevant to the delivery of services; and

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

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.

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.

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

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

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Higher Education Standards Framework 2015

<table>
<thead>
<tr>
<th>Standard 1</th>
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<tr>
<td><strong>1.2 Credit and Recognition of Prior Learning</strong></td>
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<tr>
<td>1. Assessment of prior learning is undertaken for the purpose of granting credit for units of study within a course of study or toward the completion of a qualification, such assessment is conducted according to institutional policies, the result is recorded and students receive timely written advice of the outcome.</td>
</tr>
</tbody>
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2. Credit through recognition of prior learning is granted only if:

a. students granted such credit are not disadvantaged in achieving the expected learning outcomes for the course of study or qualification, and

b. the integrity of the course of study and the qualification are maintained. |
### 1.3 Orientation and Progression
1. Successful transition into courses of study is achieved through orientation programs that are tailored to the needs of student cohorts and include specific consideration for international students adjusting to living and studying in Australia.
2. Specific strategies support transition, including:
   a. assessing the needs and preparedness of individual students and cohorts
   b. undertaking early assessment or review that provides formative feedback on academic progress and is able to identify needs for additional support, and
   c. providing access to informed advice and timely referral to academic or other support.
3. Methods of assessment or monitoring that determine progress within or between units of study or in research training validly assess progress and, in the case of formative assessment, provide students with timely feedback that assists in their achievement of learning outcomes.
4. Processes that identify students at risk of unsatisfactory progress and provide specific support are implemented across all courses of study.
5. Trends in rates of retention, progression and completion of student cohorts through courses of study are monitored to enable review and improvement.
6. Students have equivalent opportunities for successful transition into and progression through their course of study, irrespective of their educational background, entry pathway, mode or place of study.

### 1.4 Learning Outcomes and Assessment
1. The expected learning outcomes for each course of study are specified, consistent with the level and field of education of the qualification awarded, and informed by national and international comparators.
2. The specified learning outcomes for each course of study encompass discipline-related and generic outcomes, including:
   a. specific knowledge and skills and their application that characterise the field(s) of education or disciplines involved
   b. generic skills and their application in the context of the field(s) of education or disciplines involved
   c. knowledge and skills required for employment and further study related to the course of study, including those required to be eligible to seek registration to practise where applicable, and
   d. skills in independent and critical thinking suitable for life-long learning.
3. Methods of assessment are consistent with the learning outcomes being assessed, are capable of confirming that all specified learning outcomes are achieved and that grades awarded reflect the level of student attainment.
4. On completion of a course of study, students have demonstrated the learning outcomes specified for the course of study, whether assessed at unit level, course level, or in combination.
5. On completion of research training, students have demonstrated specific and generic learning outcomes related to research, including:
   a. a detailed understanding of the specific topic of their research, within a broad understanding of the field of research
   b. capacity to scope, design and conduct research projects independently
   c. technical research skills and competence in the application of research methods, and
   d. skills in analysis, critical evaluation and reporting of research, and in presentation, publication and dissemination of their research.
6. Assessment of major assessable research outputs for higher degrees by research, such as theses, dissertations, exegeses, creative works or other major works arising from a candidate’s research incorporates assessment by at least two assessors with international standing in the field of research, who are independent of the conduct of the research, competent to undertake the assessment and do not have a conflict of interest, and:
a. for doctoral degrees, are external to the higher education provider, and
b. for masters degrees by research, at least one of whom is external to the
higher education provider.

7. The outputs arising from research training contribute to the development of
the field of research, practice or creative field and, in the case of doctoral
degrees, demonstrate a significant original contribution.

**Standard 4**

4.2 Research Training

1. Research training is guided by an institutional research training policy
framework that is designed to achieve:

   a. definition and recognition of the rights and responsibilities of research
      students and supervisors

   b. induction and orientation of research students and supervisors to their roles

   c. monitoring of the progress of research students

   d. assessment and examination of students' work

   e. independence of examiners

   f. presentation and communication of research outputs by students, and

   g. resolution of disputes.

2. Students are admitted to research training only where the training can be
provided in a supervisory and study environment of research activity or other
creative endeavour, inquiry and scholarship, and the supervision and resources
required for their project are available.

3. Each research student is supported by continuing supervisory arrangements,
   including:

   a. a principal supervisor who holds a doctoral degree, or has equivalent
      research experience, and who is active in research and publishing in, or
      otherwise making original contributions to, a relevant field or discipline

   b. at least one associate supervisor with relevant research expertise, and

   c. the principal supervisor is a member of the staff of the higher education
      provider, or has a relevant adjunct appointment, or is otherwise formally
      contracted and accountable to the provider for supervisory duties.

4. Research students participate in an induction to research that includes codes
   of conduct, ethics, occupational health and safety, intellectual property and any
   additional matters that are necessary for the type of research to be undertaken.

5. Coursework that is included as a formal assessable requirement in a course
   of study that involves research training, whether as a component of or an
   adjunct to the research training, meets the academic governance and quality
   assurance requirements required of other coursework offered by the higher
   education provider.
## Standard 1

1.1 The registered provider must ensure that the marketing and promotion of its courses and education services in connection with the recruitment of overseas students or intending overseas students, including through an education agent (in accordance with Standard 4), is not false or misleading, and is consistent with Australian Consumer Law.

1.2 The registered provider must, in seeking to enter into written agreements with overseas students or intending overseas students, not provide any false or misleading information on:

1.2.1 its association with any other persons or organisations the registered provider has arrangements with for the delivery of the course in which the student intends to enrol or may apply to enrol

1.2.2 any work-based training a student is required to undertake as part of the course

1.2.3 prerequisites—including English language proficiency—for entry to the course

1.2.4 any other information relevant to the registered provider, its courses or outcomes associated with those courses.

1.3 The registered provider must not:

1.3.1 claim to commit to secure for, or on the student or intending student’s behalf, a migration outcome from undertaking any course offered by the registered provider

1.3.2 guarantee a successful education assessment outcome for the student or intending student.

1.4 The registered provider must include its CRICOS registered name and registration number in any written or online material that it disseminates or makes publicly available for the purposes of:

1.4.1 providing or offering to provide a course to an overseas student

1.4.2 inviting a student to undertake or apply for a course, or

1.4.3 indicating it is able or willing to provide a course to overseas students.

1.5 The registered provider must not actively recruit a student where this conflicts with its obligations under Standard 7 (Overseas student transfers).

## Standard 2

2.1 Prior to accepting an overseas student or intending overseas student for enrolment in a course, the registered provider must make comprehensive, current and plain English information available to the overseas student or intending overseas student on:

2.1.1 the requirements for an overseas student’s acceptance into a course, including the minimum level of English language proficiency, educational qualifications or work experience required, and course credit if applicable

2.1.2 the CRICOS course code, course content, modes of study for the course including compulsory online and/or work-based training, placements, other community-based learning and collaborative research training arrangements, and assessment methods

2.1.3 course duration and holiday breaks

2.1.4 the course qualification, award or other outcomes

2.1.5 campus locations and facilities, equipment and learning resources available to students

2.1.6 the details of any arrangements with another provider, person or business who will provide the course or part of the course

2.1.7 indicative tuition and non-tuition fees, including advice on the potential for changes to fees over the duration of a course, and the registered provider’s cancellation and refund policies

2.1.8 the grounds on which the overseas student’s enrolment may be deferred, suspended or cancelled

2.1.9 the ESOS framework, including official Australian Government material or links to this material online
2.1.10 where relevant, the policy and process the registered provider has in place for approving the accommodation, support and general welfare arrangements for younger overseas students (in accordance with Standard 5)

2.1.11 accommodation options and indicative costs of living in Australia.

2.2 The registered provider must have and implement a documented policy and process for assessing whether the overseas student’s English language proficiency, educational qualifications or work experience is sufficient to enable them to enter the course.

2.3 The registered provider must have and implement a documented policy and process for assessing and recording recognition of prior learning (RPL), and granting and recording course credit, if it intends to assess RPL or grant course credit. The decision to assess prior learning or grant course credit must preserve the integrity of the award to which it applies and comply with requirements of the underpinning educational framework of the course.

2.4 If the registered provider grants RPL or course credit to an overseas student, the registered provider must give a written record of the decision to the overseas student to accept and retain the written record of acceptance for two years after the overseas student ceases to be an accepted student.

2.5 If the registered provider grants the overseas student RPL or course credit that reduces the overseas student’s course length, the provider must:

2.5.1 inform the student of the reduced course duration following granting of RPL and ensure the confirmation of enrolment (CoE) is issued only for the reduced duration of the course

2.5.2 report any change in course duration in PRISMS if RPL or course credit is granted after the overseas student’s visa is granted.

3.1 The registered provider must enter into a written agreement with the overseas student or intending overseas student, signed or otherwise accepted by the student, concurrently with or prior to accepting payment of tuition fees or non-tuition fees. A written agreement may take any form provided it meets the requirements of the ESOS Act and the National Code.

3.2 If the overseas student or intending overseas student is under 18 years of age, the written agreement with the overseas student or intending overseas student must be signed or otherwise accepted by the student’s parent or legal guardian.

3.3 In addition to all requirements in the ESOS Act, the written agreement must, in plain English:

3.3.1 outline the course or courses in which the student is to be enrolled, the expected course start date, the location(s) at which the course will be delivered, the offered modes of study for the course, including compulsory online and/or work-based training, placements, and/or other community-based learning and/or collaborative research training arrangements

3.3.2 outline any prerequisites necessary to enter the course or courses, including English language requirements

3.3.3 list any conditions imposed on the student’s enrolment

3.3.4 list all tuition fees payable by the student for the course, the periods to which those tuition fees relate and payment options (including, if permitted under the ESOS Act, that the student may choose to pay more than 50 per cent of their tuition fees before the course commences)

3.3.5 provide details of any non-tuition fees the student may incur, including as a result of having their study outcomes reassessed, deferral of study, fees for late payment of tuition fees, or other circumstances in which additional fees may apply

3.3.6 set out the circumstances in which personal information about the student may be disclosed by the registered provider, the Commonwealth including the TPS, or state or territory agencies, in accordance with the Privacy Act 1988

3.3.7 outline the registered provider’s internal and external complaints and appeals processes, in accordance with Standard 10 (Complaints and appeals)

3.3.8 state that the student is responsible for keeping a copy of the written
agreement as supplied by the registered provider, and receipts of any payments of tuition fees or non-tuition fees

3.3.9 only use links to provide supplementary material.

3.4 The registered provider must include in the written agreement the following information, which is to be consistent with the requirements of the ESOS Act, in relation to refunds of tuition fees and non-tuition fees in the case of student default and provider default:

3.4.1 amounts that may or may not be repaid to the overseas student (including any tuition and non-tuition fees collected by education agents on behalf of the registered provider)
3.4.2 processes for claiming a refund
3.4.3 the specified person(s), other than the overseas student, who can receive a refund in respect of the overseas student identified in the written agreement, consistent with the ESOS Act
3.4.4 a plain English explanation of what happens in the event of a course not being delivered, including the role of the TPS
3.4.5 a statement that “This written agreement, and the right to make complaints and seek appeals of decisions and action under various processes, does not affect the rights of the student to take action under the Australian Consumer Law if the Australian Consumer Law applies”.

3.5 The registered provider must include in the written agreement a requirement that the overseas student or intending overseas student, while in Australia and studying with that provider, must notify the registered provider of his or her contact details including:

3.5.1 the student’s current residential address, mobile number (if any) and email address (if any)
3.5.2 who to contact in emergency situations
3.5.3 any changes to those details, within 7 days of the change.

3.6 The registered provider must retain records of all written agreements as well as receipts of payments made by students under the written agreement for at least 2 years after the person ceases to be an accepted student.
Standard 6

6.1 The registered provider must support the overseas student in adjusting to study and life in Australia by giving the overseas student information on or access to an age and culturally appropriate orientation program that provides information about:

6.1.1 support services available to assist overseas students to help them adjust to study and life in Australia
6.1.2 English language and study assistance programs
6.1.3 any relevant legal services
6.1.4 emergency and health services
6.1.5 the registered provider’s facilities and resources
6.1.6 complaints and appeals processes as outlined in Standard 10 (Complaints and appeals)
6.1.7 requirements for course attendance and progress, as appropriate
6.1.8 the support services available to assist students with general or personal circumstances that are adversely affecting their education in Australia
6.1.9 services students can access for information on their employment rights and conditions, and how to resolve workplace issues, such as through the Fair Work Ombudsman.

6.2 The registered provider must give relevant information or provide referrals as appropriate to overseas students who request assistance in relation to the services and programs set out in Standard 6.1, at no additional cost to the overseas student.

6.3 The registered provider must offer reasonable support to overseas students to enable them to achieve expected learning outcomes regardless of the overseas student’s place of study or the mode of study of the course, at no additional cost to the overseas student.

6.4 The registered provider must facilitate access to learning support services consistent with the requirements of the course, mode of study and the learning needs of overseas student cohorts, including having and implementing documented processes for supporting and maintaining contact with overseas students undertaking online or distance units of study.

6.5 The registered provider must designate a member or members of its staff to be the official point of contact for overseas students. The student contact officer or officers must have access to up-to-date details of the registered provider’s support services.

6.6 The registered provider must have sufficient student support personnel to meet the needs of the overseas students enrolled with the registered provider.

6.7 The registered provider must ensure its staff members who interact directly with overseas students are aware of the registered provider’s obligations under the ESOS framework and the potential implications for overseas students arising from the exercise of these obligations.

6.8 The registered provider must have and implement a documented policy and process for managing critical incidents that could affect the overseas student’s ability to undertake or complete a course, such as but not limited to incidents that may cause physical or psychological harm. The registered provider must maintain a written record of any critical incident and remedial action taken by the registered provider for at least two years after the overseas student ceases to be an accepted student.

6.9 The registered provider must:

6.9.1 take all reasonable steps to provide a safe environment on campus and advise overseas students and staff on actions they can take to enhance their personal security and safety
6.9.2 provide information to overseas students about how to seek assistance for and report an incident that significantly impacts on their wellbeing, including critical incidents
6.9.3 provide overseas students with or refer them to (including electronically) general information on safety and awareness relevant to life in Australia.
Standard 7

Registered providers must not knowingly enrol an overseas student seeking to transfer from another registered provider’s course prior to the overseas student completing six months of his or her principal course (or for the school sector, until after the first six months of the first registered school sector course), except where any of the following apply:

7.1.1 the releasing registered provider, or the course in which the overseas student is enrolled, has ceased to be registered
7.1.2 the releasing registered provider has had a sanction imposed on its registration by the ESOS agency that prevents the overseas student from continuing his or her course at that registered provider
7.1.3 the releasing registered provider has agreed to the overseas student’s release and recorded the date of effect and reason for release in PRISMS
7.1.4 any government sponsor of the overseas student considers the change to be in the overseas student’s best interests and has provided written support for the change.

7.2 For the purposes of Standard 7.1.3, the registered provider must have and implement a documented policy and process for assessing overseas student transfer requests prior to the overseas student completing six months of their principal course (or for the school sector, until after the first six months of the first registered school sector course). The policy must be made available to staff and overseas students, and outline:

7.2.1 the steps for an overseas student to lodge a written request to transfer, including that they must provide a valid enrolment offer from another registered provider
7.2.2 circumstances in which the registered provider will grant the transfer request because the transfer is in the overseas student’s best interests, including but not limited to where the registered provider has assessed that:
7.2.2.1 the overseas student will be reported because they are unable to achieve satisfactory course progress at the level they are studying, even after engaging with that registered provider’s intervention strategy to assist the overseas student in accordance with Standard 8 (Overseas student visa requirements)
7.2.2.2 there is evidence of compassionate or compelling circumstances
7.2.2.3 the registered provider fails to deliver the course as outlined in the written agreement
7.2.2.4 there is evidence that the overseas student’s reasonable expectations about their current course are not being met
7.2.2.5 there is evidence that the overseas student was misled by the registered provider or an education or migration agent regarding the registered provider or its course and the course is therefore unsuitable to their needs and/or study objectives
7.2.2.6 an appeal (internal or external) on another matter results in a decision or recommendation to release the overseas student.
7.2.3 the circumstances which the registered provider considers as reasonable grounds to refuse the transfer
7.2.4 a reasonable timeframe for assessing and replying to the overseas student’s transfer request having regard to the restriction period.

7.3 If the overseas student is under 18 years of age:
7.3.1 the registered provider must have written confirmation the overseas student’s parent or legal guardian supports the transfer
7.3.2 where the overseas student is not being cared for in Australia by a parent or suitable nominated relative, the receiving provider must confirm it accepts responsibility for approving the student’s accommodation, support and general welfare arrangements in accordance with Standard 5 (Younger overseas students).

7.4 If a release is granted, it must be at no cost to the overseas student and the releasing registered provider must advise the overseas student to contact Immigration to seek advice on whether a new student visa is required.
<table>
<thead>
<tr>
<th>Standard 8</th>
<th>Monitoring overseas student progress, attendance and course duration</th>
</tr>
</thead>
<tbody>
<tr>
<td>7.5 If the registered provider intends to refuse the transfer request, they must inform the overseas student in writing of:</td>
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<td>7.5.1 the reasons for the refusal</td>
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<td>7.6 The registered provider must not finalise the student’s refusal status in PRISMS until the appeal finds in favour of the registered provider, or the overseas student has chosen not to access the complaints and appeals processes within the 20 working day period, or the overseas student withdraws from the process.</td>
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<td>7.7 The registered provider must maintain records of all requests from overseas students for a release and the assessment of, and decision regarding, the request for two years after the overseas student ceases to be an accepted student.</td>
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<td>8.1 The registered provider must monitor overseas students’ course progress and, where applicable, attendance for each course in which the overseas student is enrolled.</td>
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<td>8.2 The expected duration of study specified in the overseas student’s CoE must not exceed the CRICOS registered duration.</td>
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<td>8.3 The registered provider must monitor the progress of each overseas student to ensure the overseas student is in a position to complete the course within the expected duration specified on the overseas student’s CoE.</td>
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<td>8.4 The registered provider must have and implement documented policies and processes to identify, notify and assist an overseas student at risk of not meeting course progress or attendance requirements where there is evidence from the overseas student’s assessment tasks, participation in tuition activities or other indicators of academic progress that the overseas student is at risk of not meeting those requirements.</td>
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<td>8.5 The registered provider must clearly outline and inform the overseas student before they commence the course of the requirements to achieve satisfactory course progress and, where applicable, attendance in each study period.</td>
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<tr>
<td>Schools, ELICOS and Foundation Programs: course progress and attendance requirements</td>
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<td>8.6 The registered provider of a school, ELICOS or Foundation Program course must have and implement a documented policy and process for monitoring and recording attendance of the overseas student, specifying:</td>
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<td>8.6.1 requirements for achieving satisfactory attendance for the course which at a minimum must be 80 per cent—or higher if specified under state or territory legislation or other regulatory requirements—of the scheduled contact hours</td>
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<td>8.6.2 the method for working out minimum attendance under this standard</td>
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<td>8.6.5 processes for determining the point at which the overseas student has failed to meet satisfactory course attendance.</td>
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<td>8.7 The registered provider must have and implement a documented policy and process for monitoring and recording course progress for the overseas student, specifying:</td>
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Higher education: course progress requirements
8.8 The registered provider of a higher education course must have and implement a documented policy and process for monitoring and recording course progress for the overseas student, specifying:
8.8.1 requirements for achieving satisfactory course progress, including policies that promote and uphold the academic integrity of the registered course, and processes to address misconduct and allegations of misconduct
8.8.2 processes for recording and assessing course progress requirements
8.8.3 processes to identify overseas students at risk of unsatisfactory course progress
8.8.4 details of the registered provider's intervention strategy to assist overseas students at risk of not meeting course progress requirements in sufficient time for those overseas students to achieve satisfactory course progress
8.8.5 processes for determining the point at which the overseas student has failed to meet satisfactory course progress.

Vocational education and training (VET): course progress and attendance requirements
8.9 The registered provider of a VET course as defined in the NVETR Act must have and implement a documented policy and process for assessing course progress that includes:
8.9.1 requirements for achieving satisfactory course progress, including policies that promote and uphold the academic integrity of the registered course and meet the training package or accredited course requirements where applicable, and processes to address misconduct and allegations of misconduct
8.9.2 processes for recording and assessing course progress requirements
8.9.3 processes to identify overseas students at risk of unsatisfactory course progress
8.9.4 details of the registered provider's intervention strategy to assist overseas students at risk of not meeting course progress requirements in sufficient time for those overseas students to achieve satisfactory course progress
8.9.5 processes for determining the point at which the overseas student has failed to meet satisfactory course progress.

8.10 The registered provider must have and implement a documented policy and process for monitoring the attendance of overseas students if the requirement to implement and maintain minimum attendance requirements for overseas students is set as a condition of the provider's registration by an ESOS agency.
8.11 If an ESOS agency requires a VET provider to monitor overseas student attendance as a condition of registration, the minimum requirement for attendance is 80 per cent of the scheduled contact hours for the course.
8.12 If an ESOS agency requires a VET provider to monitor overseas student attendance, the registered provider must have and implement a documented policy and process for monitoring and recording attendance of the overseas student, specifying:
8.12.1 the method for working out minimum attendance under this standard
8.12.2 processes for recording course attendance
8.12.3 details of the registered provider's intervention strategy to identify, notify and assist overseas students who have been absent for more than five consecutive days without approval, or who are at risk of not meeting attendance requirements before the overseas student's attendance drops below 80 per cent
8.12.4 processes for determining the point at which the overseas student has failed to meet satisfactory course attendance.

Reporting unsatisfactory course progress or unsatisfactory course attendance
8.13 Where the registered provider has assessed the overseas student as not meeting course progress or attendance requirements, the registered provider must give the overseas student a written notice as soon as practicable which:
8.13.1 notifies the overseas student that the registered provider intends to report the overseas student for unsatisfactory course progress or unsatisfactory course attendance
8.13.2 specifies the registered provider's intervention strategy to assist the overseas student at risk of not meeting course progress or attendance requirements
8.13.3 outlines the reasons why the registered provider considers the overseas student not to be meeting course progress or attendance requirements
8.13.4 sets out the registered provider's requirements for the overseas student to demonstrate satisfactory course progress or attendance
8.13.5 gives the overseas student a reasonable period of time within which to demonstrate satisfactory course progress or attendance
8.13.6 details the registered provider's strategies for monitoring and verifying the overseas student's progress or attendance
8.13.7 outlines the registered provider's processes for determining the point at which the overseas student has failed to meet satisfactory course progress or attendance.
8.13.2 informs the overseas student of the reasons for the intention to report
8.13.3 advises the overseas student of their right to access the registered
provider’s complaints and appeals process, in accordance with Standard 10
(Complaints and appeals), within 20 working days.
8.14 The registered provider must only report unsatisfactory course progress or
unsatisfactory course attendance in PRISMS in accordance with section 19(2) of
the ESOS Act if:
8.14.1 the internal and external complaints processes have been completed and
the decision or recommendation supports the registered provider, or
8.14.2 the overseas student has chosen not to access the internal complaints and
appeals process within the 20 working day period, or
8.14.3 the overseas student has chosen not to access the external complaints
and appeals process, or
8.14.4 the overseas student withdraws from the internal or external appeals
processes by notifying the registered provider in writing.
8.15 The registered provider may decide not to report the overseas student for
breaching the attendance requirements if the overseas student is still attending at
least 70 per cent of the scheduled course contact hours and:
8.15.1 for school, ELICOS and Foundation Program courses, the overseas
student provides genuine evidence demonstrating that compassionate or
compelling circumstances apply; or
8.15.2 for VET courses, the student is maintaining satisfactory course progress.
Allowable extensions of course duration
8.16 The registered provider must not extend the duration of the overseas
student’s enrolment if the overseas student is unable to complete the course
within the expected duration, unless:
8.16.1 there are compassionate or compelling circumstances, as assessed by the
registered provider on the basis of demonstrable evidence, or
8.16.2 the registered provider has implemented, or is in the process of
implementing, an intervention strategy for the overseas student because the
overseas student is at risk of not meeting course progress requirements, or
8.16.3 an approved deferral or suspension of the overseas student’s enrolment
has occurred under Standard 9 (Deferring, suspending or cancelling the overseas
student’s enrolment).
8.17 If the registered provider extends the duration of the student's enrolment, the
provider must advise the student to contact Immigration to seek advice on any
potential impacts on their visa, including the need to obtain a new visa.
Modes of delivery
Note: Online learning is study where the teacher and overseas student primarily
communicate through digital media, technology-based tools and IT networks and
does not require the overseas student to attend scheduled classes or maintain
contact hours. For the purposes of the ESOS framework, online learning does not
include the provision of online lectures, tuition or other resources that supplement
scheduled classes or contact hours. Distance learning is any learning that an
overseas student undertakes off campus and does not require an overseas
student on a student visa to physically attend regular tuition for the course on
campus at the provider's registered location.
8.18 A registered provider must not deliver a course exclusively by online or
distance learning to an overseas student.
8.19 A registered provider must not deliver more than one-third of the units (or
equivalent) of a higher education or VET course by online or distance learning to
an overseas student.
8.20 A registered provider must ensure that in each compulsory study period for a
course, the overseas student is studying at least one unit that is not by distance or
online learning, unless the student is completing the last unit of their course.
8.21 For school, ELICOS or foundation programs, any online or distance learning
must be in addition to minimum face-to-face teaching requirements approved by the relevant designated State authority or ESOS agency as part of the registration of the course, if applicable.

8.22 The registered provider must take all reasonable steps to support overseas students who may be disadvantaged by:

8.22.1 additional costs or other requirements, including for overseas students with special needs, from undertaking online or distance learning

8.22.2 inability to access the resources and community offered by the education institution, or opportunities for engaging with other overseas students while undertaking online or distance learning

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Standard 10

10.1 The registered provider must have and implement a documented internal complaints handling and appeals process and policy, and provide the overseas student with comprehensive, free and easily accessible information about that process and policy.

10.2 The registered provider’s internal complaints handling and appeals process must:

10.2.1 include a process for the overseas student to lodge a formal complaint or appeal if a matter cannot be resolved informally

10.2.2 include that the provider will respond to any complaint or appeal the overseas student makes regarding his or her dealings with the registered provider, the registered provider’s education agents or any related party the registered provider has an arrangement with to deliver the overseas student’s course or related services

10.2.3 commence assessment of the complaint or appeal within 10 working days of it being made in accordance with the registered provider’s complaints handling and appeals process and policy, and finalise the outcome as soon as practicable

10.2.4 ensure the overseas student is given an opportunity to formally present his or her case at minimal or no cost and be accompanied and assisted by a support person at any relevant meetings

10.2.5 conduct the assessment of the complaint or appeal in a professional, fair and transparent manner

10.2.6 ensure the overseas student is given a written statement of the outcome of the internal appeal, including detailed reasons for the outcome

10.2.7 keep a written record of the complaint or appeal, including a statement of the outcome and reasons for the outcome.

10.3 If the overseas student is not successful in the registered provider’s internal complaints handling and appeals process, the registered provider must advise the overseas student within 10 working days of concluding the internal review of the overseas student’s right to access an external complaints handling and appeals process at minimal or no cost. The registered provider must give the overseas student the contact details of the appropriate complaints handling and external appeals body.

10.4 If the internal or any external complaints handling or appeal process results in a decision or recommendation in favour of the overseas student, the registered provider must immediately implement the decision or recommendation and/or take the preventive or corrective action required by the decision, and advise the overseas student of that action.

10. References


10.6 Education Services for Overseas Students Regulations 2019 (Statutory Rules) made under the Education Services for Overseas Students Act 2000 and the Education Services for Overseas Students (Consequential and Transitional) Act 2000.