

Purpose

As an RTO and CRICOS provider registered with Australian Skills Quality Authority (ASQA), Pakenham Institute is required to comply with:

- VET Quality Framework, including the Standards for RTOs 2015
- The Education Services for Overseas Students Act 2000
- The National Code of Practice for Providers of Education and Training to Overseas Students 2018
- Other relevant VET regulations and Commonwealth, State and Territory legislation.

This policy and procedure outlines Pakenham Institute's approach to ensuring compliance with the above regulations and legislation and contributes to compliance with Clauses 3.4, 5.4, 7.5, all of Standard 8 and Schedule of the Standards for RTOs 2015. It also ensures compliance with ESOS Act requirements, as well as Standard 11 of The National Code 2018

Policy

1. Registration, ASQA and legal compliance

Pakenham Institute:

- Will ensure it cooperates with ASQA in line with Standard 8 by always providing truthful, accurate and timely information to ASQA as required. This includes cooperating during an audit, providing quality and performance data and informing ASQA of substantial and significant changes to the RTO within 90 days of the change occurring.
- Conducts regular internal audits in line with its Compliance Management Schedule to ensure ongoing compliance with the Standards and other relevant legislation and regulations.
- Will provide a truthful and accurate Annual Declaration of Compliance to ASQA in the format and by the date required by ASQA.
- Maintains a VET Legislation & Regulations Register which outlines the Commonwealth, State and/or Territory legislation and regulatory requirements which are relevant to the RTO, how each is relevant and its impact on staff and clients. Relevant legislation is listed at part 5 of this policy.
- Informs staff and clients of any changes in VET legislation and regulations which impact them.
- Will submit Total VET Activity Data in line with the National VET Data Requirements unless it is exempt from doing so as stated in the national policy.
- Use PRISMS to manage student enrolments and comply with ESOS requirements.

- Ensures that where there are any changes to agreed services with a student including changes to third party arrangements or changes in ownership of the RTO, it will advise the student as soon as practicable.
- Ensure it reports to the TPS Director and Secretary about provider and student defaults.

2. Third party agreements

- In relation to any third parties delivering Services on its behalf, Pakenham Institute will:
 - Ensure it has a written agreement in place with each third party in line with the third party's obligations to the RTO and ASQA under the Standards.
 - Inform ASQA within thirty (30) calendar days when agreements with third parties commence or come to an end.
 - Third party agreements include agreements with Education Agents as outlined in the Education Agents Policy and Procedures.

3. Retention, archiving, retrieval and transfer of records

- Pakenham Institute abides by ASQA's General Direction for Retention Requirements for Completed Student Assessment Items (located at https://www.asqa.gov.au/resources/general-directions/retention-requirements-completed-student-assessment-items) by ensuring that student assessment evidence is retained for at least 6 months from the date the assessment decision was made.
- Should Pakenham Institute cease to operate or have its RTO registration expire, withdrawn or cancelled, Pakenham Institute will:
 - Transfer to ASQA, sufficient digital records so that ASQA is able to confirm what each student completed during the period of registration. This information will be sent in the form required by ASQA within 30 days of expiry or cessation of operations.
 - Return its certificate of registration to ASQA within 10 days of expiry.
- In accordance with Schedule 5 of the Standards, Pakenham Institute will retain records
 of AQF qualifications and statements of attainment issued for a period of 30 years on
 its student management system. Current and past students are able to access these
 records by contacting our office.

Procedures

1. Notifying ASQA of changes to the RTO

Procedure	Responsibility
A. Material changes or significant events	Compliance Manager



Pro	ocedure	Responsibility
•	The need to report material changes and significant events will be monitored during management meetings.	
•	If there is a material change or significant event that may significantly affect the RTO's ability to comply with the VET Quality Framework, advise ASQA within 90 calendar days. This may be a change to one of the following:	
	 Chief Executive Officer, Principal Executive Officer or High Managerial Agent 	
	 Fit and Proper Person Requirements 	
	 Financial Administration Status 	
	 Legal name or legal entity 	
	 Organisation type 	
	 Sale of business 	
	 Ownership and/or control 	
	 Significant or unexpected turnover of staff 	
	 Significant changes to the RTO's funding revenue source (e.g. Government funding contract), or 	
	 Another change not specified elsewhere 	
•	Use ASQA's Material Change or Event form to describe the changes. Additional attachments may be required as outlined on the form.	
•	Send the completed form to ASQA within 90 calendar days of the change occurring.	
•	Keep a record of the completed form on file.	
•	Students should be advised in writing of any changes in ownership to the RTO.	
В.	Changes to the RTO's details	Compliance
•	If there is a change to any of following details of the RTO:	Manager
	- Trading name	
	- Web address	
	- Head office details	
	- Contact details for the Chief Executive	
	- Contact people to be listed on training.gov.au	

Procedure	Responsibility
- Delivery sites	
- Delivery locations	
 Offshore delivery 	
Fill in ASQA's Notification of Change of Provider Details Form and sent it to ASQA within 90 calendar days of the change occurring.	
Where the change is in relation to relocation, the Change of Provider Details Form must be submitted to ASQA at least 20 working days before the location.	
Keep a copy of the completed form on file.	
C. Changes to CRICOS Scope of registration	
If there is a change to any of the following details for a course that appears on Pakenham Institute's CRICOS register, notify ASQA at least 30 days prior to the change taking effect. • the location/s at which the course is delivered • the course duration, including holiday breaks	
modes of study (e.g. online, distance or work-based training)	
an increase to capacity (maximum number of approved students at each location)	
arrangements with other education providers, including partners, in delivering a course or courses to overseas students	
Ensure you have developed the course and information about proposed delivery in accordance with the Course Development & Review P&P and National Code 11.2.	
D. Notify students where relevant	Compliance
Where changes include a change to ownership of the RTO or any other changes that may affect the provision of agreed services to students, notify students in writing as soon as practicable.	Manager

2. Agreements with third parties

Procedure	Responsibility
A. Commencing or ending agreements with third parties	Compliance Manager



Pro	ocedure	Responsibility
•	If the RTO either:	
	 enters into an agreement with a third party to deliver Services on its behalf; 	
	 ends an existing agreement with a third party to deliver Services on its behalf. 	
•	Clarify whether this type of agreement constitutes a third-party arrangement, by referring to the ASQA Fact Sheet if required (provided in Links section below).	
•	Ensure a written agreement is established or cancelled with the third party.	
•	Where the third party is an Education Agent, ensure a written agreement is established or cancelled.	
•	Notify ASQA within either of the following timelines, whichever is first and as relevant:	
	 within 30 calendar days of the agreement being entered into 	
	 within 30 calendar days of the agreement ending 	
	 or prior to the obligations under the agreement taking effect 	
•	Ensure the Third-Party Service Arrangement Notification has been completed by the CEO and submitted to ASQA. Use <i>Third Party Service Arrangement notification form</i> (provided in Links section below).	
•	Keep a copy of the declaration and form on file.	
•	If the provision of agreed services with students will be effected by any changes to third party arrangements, notify them in writing as soon as practicable.	

3. Responding to requests from ASQA

Pro	ocedure	Responsibility
A. •	Respond to requests from ASQA ASQA may contact the RTO to request information about any of its operations. A due date for the information to be provided may be given by ASQA.	CEO/ Compliance Manager
•	Cooperate with ASQA in providing this information and respond truthfully and on time.	
в.	Reep a copy of the information provided. Participating in ASQA audits	CEO/ All relevant
		staff.



Procedure	Responsibility
ASQA will audit the RTO's operations from time to time. Usually upon initial registration, 12 months (or close to) after initial registration and prior to re-registration. Audits may also occur to monitor compliance for other reasons such as in response to a complaint, because the RTO presents a risk, or because new courses have been requested to be added to scope.	
Cooperate in the conduct of audits by providing ASQA auditors with access to the information and facilities required. ASQA audits may require access to delivery sites, equipment, staff, materials, student files and other records.	

4. Internal audits

Pro	ocedure	Responsibility
A .	Schedule audits Schedule audits annually, by adding them to the <i>Compliance Management Schedule</i> and setting dates. The auditing schedule should include audits against:	Compliance Manager
	 The Standards for RTOs 2015 Legislation impacting on the RTO Staff files 	
	- Student files to ensure students receive the Services detailed in their agreement	
	Financial Viability Risk Assessment RequirementsThe National Code 2018	
•	 ESOS Act and the National Code Ensure the internal audit against the standards is scheduled for a date prior to the due date of the Annual declaration of Compliance – refer to point 4 below. 	
•	Assign the responsibility of each internal audit and advise person accordingly.	
B. •	Conduct and record audits Conduct internal audits as scheduled on the Compliance Management Schedule. A qualified external consultant may conduct audits if required.	Compliance Manager or other staff as assigned.

Pro	ocedure	Responsibility
•	Complete the relevant internal audit report template.	
•	Summarise findings and actions required to maintain compliance.	
•	Ensure opportunities for improvement have been identified.	
•	Ensure all internal audit reports are signed and dated by the person conducting the audit and kept on file.	
•	Report findings to CEO/PEO.	
C.	Act on outcomes of audits	Compliance
•	Identify and agree on the rectifications and continuous improvement actions to be taken as an outcome of the audit.	Manager
•	Record all recommendations for improvement.	
•	Assign responsibilities for implementing changes and improvements and ensure rectifications are implemented as soon as practicable.	
•	Monitor action plans to ensure implementation in agreed timeframes and report outcomes at the management meetings.	

5. Annual declaration on compliance

Pro	ocedure	Responsibility
A.	Prepare and submit declaration on compliance	CEO
•	Refer to ASQA's website to find out the due date for the Annual Declaration on Compliance each year. Mark these dates in your calendar.	
•	Ensure your CEO's email address as listed on www.training.gov.au is current and accurate prior to the declaration period.	
•	Review internal audit report to determine whether the RTO is compliant.	
•	Follow the unique URL provided by ASQA to the online form provided in the email.	
•	Ensure all answers are complete and finalised before clicking submit.	
•	From the thank you page, download the completed declaration and save.	



Pro	ocedure	Responsibility
В.	Finalising your declaration	CEO
•	ASQA will respond to your declaration at the end of the declaration period.	
•	If your declaration has not been successfully completed and any follow-up steps are required ensure you follow all instructions or clarify using contact details provided if anything is unclear.	

6. Compliance with legislation & VET regulations

Pro	ocedure	Responsibility
A. •	Identify legislation and VET regulations Pakenham Institute maintains a Legislation & Regulations Register that outlines legislation and regulations applicable to its operations and scope of registration.	Compliance Manager
•	This register is developed, maintained and updated by using online resources such as the Commonwealth Law website at www.comlaw.gov.au and the legislation website relevant to each state and territory the RTO operates within.	
•	The Register is to be reviewed annually to identify any changes and updated accordingly.	
•	Regulation changes may be notified by ASQA or DET and these should also be recorded on the Register.	
B. •	Comply with legislation and VET regulations Review the Legislation and Regulations annually and record any changes and the impact of those changes on Pakenham Institute's students, staff or operations. Changes in regulations and legislation may lead to changes being required in various documents. Identify changes required, which may be in the Student Handbook, other student documents and forms, staff documents and induction plan, and in policies and procedures.	Compliance Manager
•	Implement changes.	
C.	Inform staff and students of legislative requirements and changes	Compliance Manager

Pr	ocedure	Responsibility
•	Ensure staff are informed of the legislative requirements that impact on their role with Pakenham Institute during their induction.	
•	Where there are changes in legislative requirements, notify staff via email and at staff meetings.	
•	Inform students of the legislative requirements that impact their participation in their training and assessment activities during their course induction and in the Student Handbook.	
•	Where there are changes in legislative requirements, notify students through student newsletters or by written notice such as letter or email.	

7. Notifying TPS of provider default

Pro	ocedure	Responsibility
A. •	Notify TPS via PRISMS Via PRISMS, notify the TPS Director and Secretary within 3 business days of the default occurring. Provide the details of the circumstances of the default, the details of the students in relation to whom Pakenham Institute has defaulted and advice as to how Pakenham Institute intends to meet its obligations to students.	Compliance Manager
B. •	Notify affected students in writing within 3 business days of the default. In the notice, describe the circumstances of the default and information for students on the options that they have which include arranging for the student to be offered in an alternative course (this will be at Pakenham Institute expense) or providing a refund as set out in Pakenham Institute Fees and Refunds Policy and Procedures, as well as details of the process to follow depending on which option the student chooses.	Compliance Manager
C.	Discharge obligations to students	

Pro	ocedure	Responsibility
•	Where a student notifies in writing of the acceptance of an offer in an alternative course, ensure that the student is placed into the course within 14 days of the default day. Where the student identifies in writing that they are seeking a refund, provide the refund within 14 days of the default day and in accordance with Pakenham Institute Fees and Refunds Policy and Procedures.	
D.	Notify TPS via PRISMS of the outcome of discharge of obligations	
•	Notify the Secretary and Director of the TPS via PRISMS within 7 days of either providing a refund to the student or offering an alternative place.	
•	Include:	
	 details of the students that Pakenham Institute provided alternative courses for, details of the courses arranged and evidence of each student's acceptance of a place in an alternative course; or 	
	 Details of the student, the provider provided refunds to and details of the amount of the refund. 	

8. Notifying TPS of student default

Pro	ocedure	Responsibility
	Notify TPS via PRISMS As per the legislative requirements, Pakenham Institute will notify the Secretary and the TPS Director on whether a refund has been provided in two cases of student default i.e. where a student's visa is refused, even if there is a compliant written agreement in place and where there is no compliant written agreement in place.	Compliance Manager
•	Search for CoE/Student and follow instructions in PRISMS user guide to record the default.	



Procedure		Responsibility
•	Follow Fees and Refunds Policy and Procedures for refunds in the case of student default.	
B. •	Discharge of obligations Notify the Director and Secretary of the TPS via PRISMS within 7 days of responding to the student default. Provide details of whether a refund was provided, details of the student to whom the refund was provided and details of the	Compliance Manager
	amount of the refund.	

9. Quality Indicator and Total VET Activity Reporting

Refer SRTOs: Clause 7.5; 8.1

Pro	ocedure	Responsibility
A.	Learner Engagement and Employer Satisfaction data (Quality Indicators)	Compliance Manager
•	Collect Learner Engagement and Employer Satisfaction surveys in line with the RTO's Quality Management Procedures on Feedback.	
•	Collate surveys, analyse findings and prepare a summary report for ASQA using ASQA's Quality Indicator Annual Summary Report which can be downloaded from here http://www.asqa.gov.au/forms.html . Submit it to ASQA by 30 June each year by emailing qidata@asqa.gov.au .	
•	Keep a copy of the report/s and the date on which they were submitted to ASQA on file.	
•	For further information refer to ASQA's website http://www.asqa.gov.au/vet-registration/meet-data-provision-requirements/quality-indicator-reporting.html	
В.	Total VET Activity Data	Compliance Manager
•	AVETMISS-compliant records for all students are collected through the Enrolment Form.	
•	Competency enrolments and outcomes are recorded in the RTO's AVETMISS-compliant student management system.	
•	The RTO will report its <i>Total VET Activity Data</i> to NCVER by 28 February each year.	
•	Keep a copy of the reports and the dates on which they were submitted on file.	
•	For further information refer to ASQA's website https://www.asqa.gov.au/vet-registration/meet-data-provision-requirements/total-vet-activity-reporting	

10. Retention, archiving and transfer of records

Pro	ocedure	Responsibility
A .	Retention of student assessment items In line with ASQA's requirements, completed assessment items relating to each unit or module will be securely retained in the students file for at least 6 months from the date of the assessment decision.	Compliance Manager and Assessors
В.	If withdrawing registration as an RTO	CEO
•	Apply to withdraw registration with ASQA.	
•	Once application to withdraw registration has been approved by ASQA:	
	 Return certificate of registration to ASQA within 10 days of the day of withdrawal 	
	 Provide copies of student records to ASQA within 30 days of the day of withdrawal (refer below). 	
	 Pay any outstanding ASQA fees within 30 days of invoice. 	
C.	Transferring student records to ASQA upon cessation	CEO
•	Pakenham Institute will meet the following obligations if the RTO's registration:	
	 Is voluntarily withdrawn 	
	- Has lapsed	
	 Is not renewed 	
	 Is cancelled by ASQA 	
•	Within 30 days of the RTO's expiry/cancellation/withdrawal, provide to ASQA an electronic copy of the records for each student who was enrolled in a Course during the period of registration.	
•	As per the information, student records must include the following for each student:	
	 Family name, first name 	
	 Residential post code 	
	 Date of birth 	
	 Student ID number (if applicable) 	
	 Enrolment and commencement dates 	



Pro	ocedure	Responsibility
	 Code and title of qualification, course or program student enrolled in 	
	 Codes and titles of units of competency completed and results (if applicable) 	
	 Date the certificate or Statement of Attainment was issued (if applicable) 	
•	Send this information to ASQA within 30 days of registration expiring/ceasing.	
D.	Transferring records to another provider	CEO
•	In the event of closure records can be transferred to a new registered training provider with consent from the student.	
•	If transferring a student's records to another provider, Pakenham Institute does not need to provide records to ASQA as per the point above.	
E.	Records of statements of attainment and AQF qualifications	CEO
•	In line with ASQA's requirements, keep a register on the student management system of all AQF qualifications and statements of attainment Pakenham Institute is authorised to issue and those issued.	
•	In line with requirements, retain AVETMISS data showing records of qualifications and statements of attainment issued for 30 years, such that a qualification or statement can be re-issued at any time during this 30-year period (while Pakenham Institute is still an RTO).	
•	Ensure back up of AVETMISS data for each year by taking a copy of the AVETMISS data export from the student management system and storing it on the electronic filing system.	
•	Report records of qualifications issued to ASQA in data reporting as required.	
•	Ensure students can access their records.	