## Department of Youth Justice, Employment, Small Business and Training

# **Legislative Delegations**

## **Delegation of Director-General's Powers**

#### under

## Further Education and Training Act 2014

(Version 1 – July 2023)

#### **INSTRUMENT OF DELEGATION**

#### Further Education and Training Act 2014

I, Robert Gee APM, Director-General of the Department of Youth Justice, Employment, Small Business and Training, pursuant to section 193(1) of the *Further Education and Training Act 2014*, HEREBY DELEGATE to the persons who are from time to time the holders of the position specified in Column 4 of Schedule 1, those powers, functions, authorities and duties, conferred or imposed on me under the provisions of the *Further Education and Training Act 2014*, which are specified in Column 1 of Schedule 1, subject to the limitations (if any) specified in Column 3 of Schedule 1.

The part of the section referencing the powers, functions, authorities, and duties being delegated is underlined in Column 2 of Schedule 1 but must be read in context of the entire section.

This Instrument of Delegation permits the persons who are from time to time the holders of the position specified in Column 4 of Schedule 1 to sub-delegate the powers, functions, authorities, or duties specified in Column 1 of Schedule 1.

This Instrument of Delegation is comprised of this page, and Schedule 1 comprising 46 pages. No other material forms part of the Instrument. Appendix 1 – Director-General's Powers Not Delegated is provided as a guide to the powers of the Director-General which can only be exercised personally by the Director-General.

This Instrument of Delegation revokes all Instruments of Delegation and Sub-delegation previously issued with respect to powers, functions, authorities and duties of the Director-General under the *Further Education and Training Act 2014*.

ROBERT GEE APM DIRECTOR-GENERAL DEPARTMENT OF YOUTH JUSTICE, EMPLOYMENT, SMALL BUSINESS AND TRAINING

DATED AT BRISBANE THIS 7 day of July, 2023

#### SCHEDULE 1 – Table of delegated Powers of Director-General Further Education and Training Act 2014

| Column 1               | Column 2  | Column 3   | Column 4   |
|------------------------|---|--|--|
| Reference              | Nature of Power   | <b>Observations</b> / Limitations  | Delegate   |
| Chapter 2 –            | Apprentices and trainees  |  | 0  |
| Part 1 – Dee           | claring apprenticeships or traineeships   |  |  |
| Part 1 – Dec<br>s.8(2) | <b>Claring apprenticeships or traineeships</b> Declaring apprenticeships or traineeships         (1) This section applies if a person can obtain a qualification or statement of attainment by completing employment-based training with an employer.         (2) The chief executive may declare the employment-based training leading to the qualification or statement of attainment to be an apprenticeship or traineeship.         (3) A declaration under subsection (2)— |  | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|                        | <ul><li>(4) Without limiting subsection (3)(c), the requirements may include the following for the apprenticeship or traineeship—</li><li>(a) the minimum hours of paid</li></ul>   |  |  |
|                        | employment;<br>(b) whether it is to be completed<br>on a full-time or part-time basis;  |  |  |
|                        | <ul><li>(c) whether it may be completed<br/>by a student at a school;</li></ul>   |  |  |
|                        | (d) the number of units of<br>competency that may be<br>completed by a student at a school.   |  |  |
|                        | (5) A declaration under subsection (2) does not prevent the qualification or statement of attainment being attained in a way other than by completing an apprenticeship or traineeship.   |  |  |
| Part 2 – Tra           | aining contracts  |  |  |
| Division 1 –           | Preliminary   |  |  |
| s.10(1)                | Term of training contract<br>(1) <u>The chief executive may decide the</u><br>term (the <i>nominal term</i> ) of training<br><u>contracts for apprenticeships and</u><br>traineeships.  | <i>Observation—</i><br>Section 23 provides for an<br>extension of the nominal term<br>for a particular apprentice or<br>trainee. | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|                        | <ul> <li>(2) Different nominal terms may be decided—</li> <li>(a) for different apprenticeships or traineeships; or</li> </ul>  |  |  |

SCHEDULE 1 – Table of delegated Powers of Director-General *Further Education and Training Act 2014* 

| Column 1  | Column 2  | Column 3                          | Column 4   |
|-----------|---|-----------------------------------|--|
| Reference | Nature of Power   | <b>Observations</b> / Limitations | Delegate   |
|           | <ul> <li>(b) depending on whether<br/>apprenticeships or traineeships are<br/>completed during full-time or part-<br/>time employment, or while the<br/>apprentice or trainee is at school;<br/>or</li> <li>(c) for individual apprentices or<br/>trainees who have previous<br/>experience as an apprentice or<br/>trainee; or</li> <li>(d) for individual apprentices or<br/>trainees who have previously<br/>obtained qualifications or gained<br/>relevant work experience.</li> <li>(3) The nominal term of a training<br/>contract must include the probationary<br/>period for the apprenticeship or<br/>traineeship.</li> <li><i>Note</i>—</li> <li>Section 23 provides for an<br/>extension of the nominal term for<br/>a particular apprentice or trainee.</li> </ul> |                                   |  |
| s.11(1)   | <ul> <li>Probationary period</li> <li>(1) <u>The chief executive is to decide the probationary period for apprenticeships and traineeships.</u></li> <li>(2) Different probationary periods may be decided— <ul> <li>(a) for different apprenticeships or traineeships; or</li> <li>(b) depending on whether apprenticeships or traineeships are completed during full-time or part-time employment, or while the apprentice or trainee is at school.</li> </ul> </li> </ul>  |                                   | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| s.12(4)   | <ul> <li>Application to extend probationary period</li> <li>(1) The parties to a training contract may apply in the approved form to the chief executive to extend the probationary period for the apprentice or trainee.</li> <li>Note— <ul> <li>Section 15 states who are the parties to the contract.</li> </ul> </li> <li>(2) However, the probationary period may not be extended past the date that is 6 months from the commencement of the training contract.</li> <li>(3) The application must be received by the chief executive at least 14 days before the end of the probationary period.</li> </ul>   |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |

| Column 1             | Column 2  | Column 3                          | Column 4   |
|----------------------|---|-----------------------------------|--|
| Reference            | Nature of Power   | <b>Observations</b> / Limitations | Delegate   |
|                      | <ul> <li>(4) <u>However, the chief executive may</u><br/><u>consider an application received after</u><br/><u>that time if the chief executive is</u><br/><u>satisfied exceptional circumstances</u><br/><u>caused or contributed to the lateness of</u><br/><u>the application.</u></li> <li>(5) If the apprentice or trainee is under<br/>18 years, the application must include<br/>the signed consent of a parent of the<br/>apprentice or trainee.</li> <li>(6) However, subsection (5) does not<br/>apply if it would be inappropriate in<br/>all the circumstances for a parent to<br/>give signed consent.</li> <li><i>Example—</i><br/>It may be inappropriate for a<br/>parent to give signed consent if the<br/>apprentice or trainee is living<br/>independently of his or her<br/>parents.</li> </ul>  |                                   |  |
| s.13(1),<br>(2), (3) | <ul> <li>Decision on application to extend probationary period</li> <li>(1) The chief executive must decide an application under section 12 within 7 days after receiving the application.</li> <li>(2) If the chief executive decides to grant the application, the chief executive must give the parties to the training contract written notice of the decision.</li> <li>(3) If the chief executive decides not to grant the application, the chief executive must give the parties to the training contract written notice of the decision.</li> <li>(3) If the chief executive decides not to grant the application, the chief executive must give the parties to the training contract written notice of the decision.</li> <li>(4) If the chief executive fails to decide the application within 7 days after receiving it, the failure is taken to be a decision by the chief executive not to grant the application.</li> </ul> |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|                      | Signing and registration of training co   | ntracts                           |  |
| s.16<br>(1)(b), (2)  | Employer must ensure training<br>contract is given to chief executive<br>or person authorised<br>(1) <u>An employer who is a party to a</u><br><u>training contract must take all</u><br>reasonable steps to ensure the contract<br>is given to either of the following<br>within 28 days after the day the<br>apprenticeship or traineeship starts—<br>(a) the chief executive;<br>(b) a person authorised by the<br>chief executive to accept training<br>contracts.  |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1                            | Column 2   | Column 3                          | Column 4                                    |
|-------------------------------------|--|-----------------------------------|---|
| Reference                           | Nature of Power  | <b>Observations / Limitations</b> | Delegate                                    |
|                                     | Maximum penalty—40 penalty units.  |                                   |   |
|                                     | (2) <u>The chief executive must publish</u><br>on the department's website the names<br>and addresses of persons authorised to<br>accept training contracts.   |                                   |   |
| s.17(2),                            | Registering training contracts   |                                   | • Executive Director,                       |
| (3), (4),<br>(5), (8),<br>(9), (10) | (1) This section applies if the chief<br>executive or a person authorised to<br>accept training contracts receives a<br>signed training contract from an<br>employer under section 16.   |                                   | Service Delivery,<br>Engagement<br>Division |
|                                     | (2) <u>The chief executive must decide</u><br>whether to register or refuse to register<br>the training contract.  |                                   |   |
|                                     | (3) <u>The chief executive may, by</u><br>written notice, request the employer to<br>give, within the reasonable time of not<br>less than 14 days stated in the notice,<br>the additional documents or<br>information the chief executive<br>considers necessary to decide whether<br>to register the training contract. |                                   |   |
|                                     | (4) <u>The chief executive may refuse to</u><br><u>decide whether to register the training</u><br><u>contract until the parties supply the</u><br><u>requested documents or information.</u>   |                                   |   |
|                                     | <ul> <li>(5) <u>The chief executive may register</u><br/><u>the training contract only if</u></li> <li>(a) <u>the contract is in the approved</u><br/><u>form; and</u></li> </ul>  |                                   |   |
|                                     | (b) <u>if the chief executive has</u><br>requested documents or<br><u>information under subsection</u><br>(3)—the employer has supplied<br>the documents or information; and   |                                   |   |
|                                     | (c) <u>the employer is not a</u><br><u>prohibited employer whose</u><br><u>employment of the apprentice or</u><br><u>trainee contravenes the declaration</u><br><u>of the employer under section 59;</u><br><u>and</u>   |                                   |   |
|                                     | (d) <u>if the employer is actively</u><br><u>employing 25 or more apprentices</u><br><u>and trainees under a hosting</u><br><u>arrangement—the employer is a</u><br><u>group training organisation or</u><br><u>principal employer organisation;</u><br>and  |                                   |   |
|                                     | (e) <u>the apprentice or trainee is not</u><br>prohibited under an Act or law<br>from undertaking paid<br>employment; and<br><i>Example for paragraph (e)</i> —  |                                   |   |

SCHEDULE 1 – Table of delegated Powers of Director-General *Further Education and Training Act 2014* 

| Column 1  | Column 2   | Column 3                          | Column 4 |
|-----------|--|-----------------------------------|----------|
| Reference | Nature of Power  | <b>Observations / Limitations</b> | Delegate |
|           | an apprentice or trainee who holds<br>a visa that prohibits him or her<br>from working while in Australia.   |                                   |          |
|           | (f) <u>a registered training</u><br>organisation has—  |                                   |          |
|           | (i) accepted the nomination to<br>be the supervising registered<br>training organisation for the<br>apprentice or trainee; and   |                                   |          |
|           | (ii) <u>undertaken to prepare a</u><br><u>training plan, including an</u><br><u>employer resource assessment;</u><br>and   |                                   |          |
|           | (g) if the apprentice or trainee is a<br>school student—the chief<br>executive is satisfied it is<br>appropriate in all the<br>circumstances for the training<br>contract to be registered.  |                                   |          |
|           | (6) For subsection (5)(g), in deciding<br>whether it is appropriate to register the<br>training contract, the chief executive<br>must have regard to the following—  |                                   |          |
|           | (a) the age and year of schooling of the student;  |                                   |          |
|           | (b) whether the student's school supports the contract;  |                                   |          |
|           | (c) other matters that may be<br>relevant for deciding whether the<br>training contract is suitable for the<br>student.  |                                   |          |
|           | (7) In subsection (6)(b), a reference to<br>the student's school is, for a student<br>registered for home education under<br>the <i>Education (General Provisions)</i><br><i>Act 2006</i> , a reference to the chief<br>executive of the department<br>administering that Act. |                                   |          |
|           | (8) If the chief executive registers the<br>training contract, the chief executive<br>must give the parties to the contract<br>written notice that the contract is<br>registered.  |                                   |          |
|           | (9) If the chief executive refuses to<br>register the training contract, the chief<br>executive must give each party written<br>notice of the decision, including the<br>reasons for the decision.   |                                   |          |
|           | (10) If the chief executive refuses to<br>register the training contract, the<br>contract and the apprenticeship or<br>traineeship to which it relates end<br>on—  |                                   |          |
|           | (a) <u>the day stated in the written</u><br><u>notice of the decision as the day</u><br><u>the decision has effect; or</u>   |                                   |          |

| Column 1               | Column 2   | Column 3                          | Column 4                        |
|------------------------|--|-----------------------------------|---------------------------------|
| Reference              | Nature of Power  | <b>Observations / Limitations</b> | Delegate                        |
|                        | (b) <u>an earlier day agreed to by the</u><br>parties.                                     |                                   |                                 |
|                        | <b>1</b>   |                                   |                                 |
|                        | (11) In this section—  |                                   |                                 |
|                        | <i>home education</i> has the meaning  |                                   |                                 |
|                        | given in the <i>Education (General</i><br><i>Provisions) Act 2006</i> , section 205.       |                                   |                                 |
|                        |  |                                   |                                 |
| Division 3 –           | Amending registered training contract  |                                   |                                 |
| s.20(6),               | Amending registered training   |                                   | • Executive Director,           |
| (7), (8),<br>(9), (10) | contract   |                                   | Service Delivery,<br>Engagement |
| (),(10)                | (1) Except as provided for in sections   |                                   | Division                        |
|                        | 13, 21, 22 and 23, a registered training contract may only be amended with                 |                                   |                                 |
|                        | the approval of the chief executive  |                                   |                                 |
|                        | obtained under this section.   |                                   |                                 |
|                        | (2) The parties to the registered  |                                   |                                 |
|                        | training contract may apply to the   |                                   |                                 |
|                        | chief executive for approval of an   |                                   |                                 |
|                        | amendment to the contract.   |                                   |                                 |
|                        | (3) The application must be in the approved form and state—                                |                                   |                                 |
|                        | ••   |                                   |                                 |
|                        | <ul><li>(a) the proposed amendment; and</li><li>(b) the reasons for the proposed</li></ul> |                                   |                                 |
|                        | amendment; and   |                                   |                                 |
|                        | (c) that the proposed amendment is   |                                   |                                 |
|                        | agreed to by the parties.  |                                   |                                 |
|                        | (4) If the apprentice or trainee under   |                                   |                                 |
|                        | the registered training contract is  |                                   |                                 |
|                        | under 18 years, the application must also be signed by a parent of the                     |                                   |                                 |
|                        | person.  |                                   |                                 |
|                        | (5) However, subsection (4) does not   |                                   |                                 |
|                        | apply if it would be inappropriate in  |                                   |                                 |
|                        | all the circumstances for a parent to  |                                   |                                 |
|                        | sign the application.  |                                   |                                 |
|                        | Example—   |                                   |                                 |
|                        | It may be inappropriate for a  |                                   |                                 |
|                        | parent to sign the application if the apprentice or trainee is living                      |                                   |                                 |
|                        | independently of his or her  |                                   |                                 |
|                        | parents.   |                                   |                                 |
|                        | (6) The chief executive may, by  |                                   |                                 |
|                        | written notice, request the parties to   |                                   |                                 |
|                        | give, within the reasonable time of not<br>less than 14 days stated in the notice,         |                                   |                                 |
|                        | the additional documents or  |                                   |                                 |
|                        | information the chief executive  |                                   |                                 |
|                        | considers necessary to decide the  |                                   |                                 |
|                        | application.   |                                   |                                 |
|                        | (7) <u>The chief executive may refuse to</u>   |                                   |                                 |
|                        | consider the application until the parties give the documents or                           |                                   |                                 |
|                        | information requested under  |                                   |                                 |
|                        | subsection (6).  |                                   |                                 |
|                        |  |                                   |                                 |

| Column 1               | Column 2   | Column 3                          | Column 4                                    |
|------------------------|--|-----------------------------------|---|
| Reference              | Nature of Power  | <b>Observations / Limitations</b> | Delegate                                    |
|                        | <ul> <li>(8) <u>The chief executive</u> <ul> <li>(a) <u>must consider the application</u></li> <li>and any documents or information</li> <li>given as requested under</li> <li>subsection (6): and</li> <li>(b) <u>may approve the proposed</u></li> <li>amendment or refuse to approve</li> <li>the proposed amendment.</li> </ul> </li> <li>(9) <u>If the chief executive decides to</u></li> <li>approve the proposed amendment, the chief executive must</li></ul>   |                                   |   |
| s.21(1)(b)             | reasons for the decision.<br>Minor amendment of registered   |                                   | • Executive Director,                       |
| (ii), (3),<br>(4), (6) | <ul> <li>training contract <ul> <li>(1) A party to a registered training contract may give notice of a minor amendment of the contract to— <ul> <li>(a) the other party to the contract; and</li> <li>(b) either— <ul> <li>(i) the chief executive; or</li> <li>(ii) a person authorised by the chief executive to accept the notice.</li> </ul> </li> <li>(2) The notice may be given orally or in writing.</li> <li>(3) On receiving the notice, the chief executive or authorised person may approve the amendment and update the department's records to include it if the chief executive or authorised person may appropriate.</li> <li>(4) The chief executive or authorised person may request further information before deciding whether to approve the amendment.</li> <li>(5) The amendment takes effect when the department's records are updated.</li> <li>(6) The chief executive must publish on the department's website the names and addresses of persons authorised to accept notices under this section.</li> </ul> </li> </ul></li></ul> |                                   | Service Delivery,<br>Engagement<br>Division |

| Column 1                     | Column 2  | Column 3                          | Column 4   |
|------------------------------|---|-----------------------------------|--|
| Reference                    | Nature of Power   | <b>Observations</b> / Limitations | Delegate   |
|                              | <ul> <li>(7) In this section—</li> <li><i>minor amendment</i>, of a registered training contract, means an amendment of the contract that does not alter its substance or effect.</li> <li><i>Examples of a minor amendment</i>—</li> <li>• a party changes the party's name or address</li> <li>• a correction of a typographical error in a party's name or address</li> </ul>  |                                   |  |
| s.22(1),<br>(2)              | <ul> <li>When chief executive may amend registered training contract without application by the parties</li> <li>(1) The chief executive may amend a registered training contract without an application by the parties to the contract if the chief executive considers the amendment is necessary to update matters that are no longer correct because of changed circumstances.</li> <li><i>Examples of changed circumstances</i>— <ul> <li>an apprentice who started his or her apprenticeship while at school continues the apprenticeship after leaving school</li> <li>the name of a qualification changes because of an update to a national training package</li> <li>the supervising registered training organisation for the apprentice or trainee changes and it is not reasonably practical for the parties to the registered training contract to give the chief executive notice of the change</li> <li>the legal entity that is the employer changes for many registered training contracts</li> </ul> </li> <li>(2) The chief executive must update the department's records to include the amendment.</li> <li>(3) The amendment takes effect when the records are updated.</li> <li>(4) The chief executive does not have to give notice of the amendment to the parties.</li> </ul> |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
| s.23(6),<br>(7), (8),<br>(9) | Application for extension of nominal<br>term of registered training contract<br>(1) This section applies if the nominal<br>term of a registered training contract is<br>to end before the apprentice or trainee<br>who is a party to the contract   |                                   | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

SCHEDULE 1 – Table of delegated Powers of Director-General *Further Education and Training Act 2014* 

| Column 1  | Column 2   | Column 3                          | Column 4 |
|-----------|--|-----------------------------------|----------|
| Reference | Nature of Power           completes the apprenticeship or  | <b>Observations / Limitations</b> | Delegate |
|           | traineeship.   |                                   |          |
|           | (2) The parties and the supervising  |                                   |          |
|           | registered training organisation for the   |                                   |          |
|           | apprentice or trainee may apply to the   |                                   |          |
|           | chief executive to extend the nominal  |                                   |          |
|           | term.  |                                   |          |
|           | (3) The application must be in the approved form and state—  |                                   |          |
|           | (a) that each applicant agrees to an extension of the registered training contract; and  |                                   |          |
|           | (b) the reasons for the requested extension.   |                                   |          |
|           | (4) If the apprentice or trainee is under<br>18 years, the application must include<br>the signed consent of a parent of the<br>apprentice or trainee.   |                                   |          |
|           | (5) However, subsection (4) does not<br>apply if it would be inappropriate in<br>all the circumstances for a parent to<br>sign the application.  |                                   |          |
|           | (6) <u>On receiving the application, the</u><br><u>chief executive may approve or refuse</u><br><u>to approve the application.</u>   |                                   |          |
|           | (7) <u>Despite subsection (6), the chief</u><br><u>executive may approve an application</u><br><u>made after the end of the nominal term</u><br><u>only if the chief executive is satisfied</u><br><u>it is appropriate to do so in all the</u><br><u>circumstances.</u> |                                   |          |
|           | (8) <u>If the chief executive approves the</u><br><u>application, the chief executive must</u><br><u>give notice to the parties and the</u><br><u>supervising registered training</u><br><u>organisation that the nominal term has</u>                                   |                                   |          |
|           | been extended.   |                                   |          |
|           | (9) If the chief executive refuses to<br>approve the application, the chief<br>executive must give the parties and the<br>supervising registered training  |                                   |          |
|           | organisation written notice of the<br>decision, including the reasons for the<br>decision.   |                                   |          |
|           | (10) If the nominal term of a training contract is extended, the contract is taken to be similarly extended.   |                                   |          |
|           | (11) If the chief executive approves an<br>application after the end of the<br>nominal term, the training contract and<br>training plan are taken to have<br>continued in force until the approval.  |                                   |          |
|           |  |                                   |          |

| Column 1                     | Column 2   | Column 3                          | Column 4   |
|------------------------------|--|-----------------------------------|--|
| Reference                    | Nature of Power  | <b>Observations / Limitations</b> | Delegate   |
|                              | Transfer of registered training contrac  |                                   |  |
|                              | 2 – Permanent transfer of registered tr  | aining contract                   |  |
| s.27(2),<br>(3), (5),<br>(6) | Procedure for deciding application<br>if application by all parties to<br>registered training contract and<br>proposed new employer<br>(1) This section applies if an<br>application for the permanent transfer<br>of a registered training contract is<br>made under section 26 by all parties to<br>the contract and the proposed new<br>employer. |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|                              | (2) <u>The chief executive must decide</u><br><u>the application within 28 days of</u><br><u>receiving it.</u>   |                                   |  |
|                              | (3) <u>The chief executive may grant the</u><br><u>application only if satisfied the criteria</u><br><u>mentioned in section 17(5)(c) to (g)</u><br><u>are satisfied.</u>  |                                   |  |
|                              | (4) For subsection (3), section 17(5)(c) to (g) applies with any necessary modifications and as if a reference to registration of the contract were a reference to approval of the application.  |                                   |  |
|                              | <ul> <li>(5) If the chief executive approves the application, the chief executive must advise the applicants— <ul> <li>(a) that the transfer has been approved; and</li> <li>(b) of the date from which the transfer takes effect.</li> </ul> </li> </ul>  |                                   |  |
|                              | (6) If the chief executive refuses the application, the chief executive must give each of the applicants written notice of the decision, including the reasons for the decision.   |                                   |  |
| s.28(2),<br>(3), (6),<br>(7) | Procedure for deciding application<br>if application only by apprentice or<br>trainee and proposed new employer  |                                   | Executive Director,<br>Service Delivery,<br>Engagement             |
| 1                            | (1) This section applies if an<br>application for the permanent transfer<br>of a registered training contract is<br>made under section 26 only by the<br>apprentice or trainee and the proposed<br>new employer.   |                                   | Division   |
|                              | <ul> <li>(2) <u>The chief executive must give the</u><br/><u>current employer notice of the</u><br/><u>application stating that the employer</u><br/><u>may object in writing to the transfer</u><br/><u>within 14 days of receiving the notice.</u></li> </ul>  |                                   |  |
|                              | (3) <u>The chief executive must decide</u><br><u>the application within 28 days of</u><br><u>receiving it.</u>   |                                   |  |

| Column 1  | Column 2  | Column 3                       | Column 4                                    |
|-----------|---|--------------------------------|---|
| Reference | Nature of Power   | Observations / Limitations     | Delegate                                    |
|           | (4) In deciding the application the chief executive—  |                                |   |
|           | (a) must have regard to any<br>objection received from the current<br>employer; and   |                                |   |
|           | (b) may grant the application only<br>if satisfied the criteria mentioned<br>in section 17(5)(c) to (g) are<br>satisfied.   |                                |   |
|           | (5) For subsection (4)(b), section<br>17(5)(c) to (g) applies with any<br>necessary modifications and as if a<br>reference to registration of the contract<br>were a reference to approval of the<br>application.     |                                |   |
|           | <ul> <li>(6) If the chief executive approves the application, the chief executive must advise each of the applicants and the current employer—         <ul> <li>(a) that the transfer has been</li> </ul> </li> </ul> |                                |   |
|           | (a) <u>intertuce transfer has been</u><br>approved; and<br>(b) <u>of the date on which the</u><br>transfer takes effect.  |                                |   |
|           | (7) If the chief executive refuses the application, the chief executive must—   |                                |   |
|           | (a) <u>advise the current employer of</u><br><u>the decision; and</u>   |                                |   |
|           | (b) give each of the applicants<br>written notice of the decision,<br>including the reasons for the<br>decision.  |                                |   |
|           | (8) In this section—  |                                |   |
|           | <i>current employer</i> means the employer who is a party to the registered training contract.  |                                |   |
|           | 3 – Statutory transfer or cancellation o  | f registered training contract |   |
| s.29(5)   | Statutory transfer or cancellation of registered training contract  |                                | Executive Director,     Service Delivery    |
|           | (1) This section applies if an event  |                                | Service Delivery,<br>Engagement<br>Division |
|           | <ul> <li>mentioned in section 58(1)(a) happens.</li> <li>(2) The registered training contract is</li> </ul>   |                                | Division                                    |
|           | taken to have been transferred by the<br>employer who is a party to the contract<br>to the purchaser of the employer's<br>business on the day agreed between<br>the employer and the purchaser.                       |                                |   |
|           | (3) However, subsection (2) does not<br>apply if the purchaser gives the chief<br>executive written notice, before the<br>sale or disposal of the business takes<br>effect, that the purchaser does not               |                                |   |
|           | want the registered training contract to<br>be transferred under subsection (2).  |                                |   |

| Column 1   | Column 2  | Column 3                          | Column 4                                    |
|------------|---|-----------------------------------|---|
| Reference  | Nature of Power   | <b>Observations / Limitations</b> | Delegate                                    |
|            | Nature of Power(4) Notice under subsection (3) relates<br>only to the registered training contract<br>and not to the employment by the<br>purchaser of the apprentice or trainee<br>under the contract.(5) If the purchaser gives the chief<br>executive notice under subsection (3),<br>the registered training contract is<br>cancelled, and the chief executive<br>must give the apprentice or trainee<br>written notice of the cancellation.(6) If an event mentioned in section<br>58(1)(b) happens—(a) if the business of the dissolved<br>partnership is continued by 1<br>person who was a partner of the<br>dissolved partnership—the<br>registered training contract is<br>taken to be assigned to the person<br>when the winding-up of the affairs<br>of the dissolved partnership is continued by 2 or<br>more persons who were partners of<br>the dissolved partnership under a<br>new partnership—the registered<br>training contract is taken to be<br>assigned to the person who were partners of<br>the dissolved partnership is continued by 2 or<br>more persons who were partners of<br>the dissolved partnership under a<br>new partnership—the registered<br>training contract is taken to be<br>assigned to the persons when the<br>new partnership begins; or |                                   |   |
|            | (c) if neither paragraph (a) nor (b)<br>applies—the registered training<br>contract is cancelled.   |                                   |   |
|            |   |                                   |   |
|            | Suspension of registered training contr   |                                   |   |
| s.31(4)(b) | 1 – Application for suspension by both<br>Applicant may withdraw consent to   | parties                           | • Executive Director,                       |
|            | the application to suspend<br>(1) A party to a registered training<br>contract may, by written notice,<br>withdraw the party's consent to an<br>application under section 30 within 7<br>days after the application is given to<br>the chief executive.   |                                   | Service Delivery,<br>Engagement<br>Division |
|            | <ul> <li>(2) If the party is the apprentice or trainee under the registered training contract and is under 18 years, the notice must also be signed by a parent of the apprentice or trainee.</li> <li>(3) However, subsection (2) does not apply if it would be inappropriate in all the circumstances for a parent to sign the notice.</li> <li><i>Example—</i></li> <li>It may be inappropriate for a</li> </ul>   |                                   |   |
|            | It may be inappropriate for a<br>parent to sign the notice if the<br>apprentice or trainee is living  |                                   |   |

| Column 1         | Column 2   | Column 3  | Column 4   |
|------------------|--|---|--|
| Reference        | Nature of Power  | <b>Observations / Limitations</b>   | Delegate   |
|                  | <ul> <li>independently of his or her parents.</li> <li>(4) If a party to a registered training contract withdraws the party's consent under subsection (1)— <ul> <li>(a) the application is taken to have been withdrawn; and</li> <li>(b) the chief executive must give all parties to the contract written notice stating— <ul> <li>(i) the application has been withdrawn; and</li> <li>(ii) the contract continues in</li> </ul> </li> </ul></li></ul> |   |  |
| s.32(3)          | force.<br>Suspension if consent not<br>withdrawn   |   | Executive Director,<br>Service Delivery,                             |
|                  | <ul> <li>(1) This section applies if— <ul> <li>(a) an application is made under section 30 to suspend a registered training contract; and</li> <li>(b) section 31 does not apply.</li> </ul> </li> <li>(2) The registered training contract is suspended—</li> </ul>   |   | Engagement<br>Division   |
|                  | <ul><li>(a) from the day stated in the application; and</li><li>(b) for the period stated in the application.</li></ul>  |   |  |
|                  | (3) <u>The chief executive must give the</u><br><u>parties to the registered training</u><br><u>contract written notice of the</u><br><u>suspension.</u>   |   |  |
|                  | 2 – Application for suspension by one  | party   |  |
| s.32B(1),<br>(3) | Chief executive may request further<br>information (1) Within 21 days after receiving the<br>application, the chief executive may<br>give the applicant a written notice<br>asking for further information the<br>chief executive reasonably requires to<br>decide the application.  | Observation—<br>A decision about suspension<br>of a registered training<br>contract may be appealed to<br>the industrial relations<br>commission (s 168). | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|                  | <ul> <li>(2) The notice must state a reasonable period, of at least 14 days after the day the notice is given, for the applicant to comply with the notice.</li> <li>(3) The chief executive must consider any information given by the applicant within the period stated in the notice.</li> <li>(4) The applicant is taken to have</li> </ul>   |   |  |
|                  | (4) The applicant is taken to have<br>withdrawn the application if the<br>applicant does not comply with the<br>notice.  |   |  |

| Column 1          | Column 2   | Column 3  | Column 4   |
|-------------------|--|---|--|
| Reference         | Nature of Power  | <b>Observations / Limitations</b>   | Delegate   |
|                   |  |   |  |
| s.32D (1),<br>(2) | Decision about suspension         (1) After having regard to the reasons stated in the application and, if a show cause notice was given, any written responses to the notice made under section 32C(1)(e), the chief executive must decide— <ul> <li>(a) if satisfied that a party can not perform the party's obligations under the training contract—to suspend the contract; or</li> <li>(b) otherwise—not to suspend the contract.</li> </ul> <li>(2) The chief executive must give each party an information notice about the decision.</li> | Observation—<br>A decision about suspension<br>of a registered training<br>contract may be appealed to<br>the industrial relations<br>commission (s 168). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1    | Column 2   | Column 3  | Column 4               |
|-------------|--|---|------------------------|
| Reference   | Nature of Power  | <b>Observations</b> / Limitations   | Delegate               |
|             | (3) If the chief executive decides to<br>suspend the training contract the<br>information notice must state—   |   |                        |
|             | (a) the period of the suspension; and  |   |                        |
|             | (b) the day the suspension takes effect.   |   |                        |
| Division 5A | – Application for temporary suspensio  | n by employer and stand down (  | of employment          |
| s.32F(1),   | Decision about temporary   | Observation—  | • Executive Director,  |
| (2), (3)    | suspension   | A decision about temporary  | Service Delivery,      |
|             | (1) <u>Within 7 days after receiving the</u><br><u>application, the chief executive must</u><br><u>decide the application.</u>   | suspension of a registered<br>training contract may be<br>appealed to the industrial<br>relations commission (s 168). | Engagement<br>Division |
|             | <ul> <li>(2) After having regard to the reasons<br/>stated in the application and any<br/>submissions made under section<br/>32E(4), the chief executive must</li> </ul>   |   |                        |
|             | <u>decide</u><br>(a) <u>if satisfied the employer can</u>  |   |                        |
|             | not provide the training to the<br>apprentice or trainee under the<br>training contract—to approve the<br>application; or  |   |                        |
|             | (b) <u>otherwise—not to approve the</u><br><u>application.</u>   |   |                        |
|             | (3) <u>The chief executive must give each</u><br>party an information notice about the<br><u>decision.</u>   |   |                        |
|             | (4) If the chief executive approves the application, the information notice must state the following—  |   |                        |
|             | (a) the maximum period, of not<br>more than 30 days, over which the<br>training contract may be<br>suspended;  |   |                        |
|             | (b) the time during the maximum<br>period, or a part of the period, the<br>employer may stand down the<br>apprentice or trainee;   |   |                        |
|             | <ul><li>(c) the day the period starts.</li><li>(5) If the training contract is<br/>temporarily suspended, the employer<br/>may stand down the apprentice or<br/>trainee unless the employer and the<br/>apprentice or trainee otherwise agree.</li></ul> |   |                        |
|             | (6) The employer may stand down the<br>apprentice or trainee without pay<br>under this section only in accordance<br>with the information notice from the<br>chief executive.  |   |                        |
|             |  |   |                        |

| Column 1                         | Column 2   | Column 3                   |   | Column 4   |
|----------------------------------|--|----------------------------|---|--|
| Reference                        | Nature of Power  | Observations / Limitations |   | Delegate   |
| Division 6 –                     | Cancellation of registered training con  |                            |   |  |
|                                  | 1 – Cancellation on application by all p   |                            |   |  |
| <u>Subdivision</u><br>s.34(4)(b) | <ul> <li><b>1</b> – Cancellation on application by all p</li> <li><b>Applicant may withdraw consent to</b></li> <li><b>the application to cancel</b> <ul> <li>(1) A party to a registered training contract may, by written notice, withdraw the party's consent to an application to cancel the contract within 7 days after the application is given to the chief executive.</li> <li>(2) If the party is the apprentice or trainee under the registered training contract and is under 18 years, the notice must also be signed by a parent of the apprentice or trainee.</li> <li>(3) However, subsection (2) does not apply if it would be inappropriate in all the circumstances for a parent to sign the notice.</li> </ul> </li> <li><i>Example—</i> <ul> <li>It may be inappropriate for a parent to sign the notice if the apprentice or traine is living independently of his or her parents.</li> </ul> </li> <li>(4) If a party to a registered training contract withdraws the party's consent under subsection (1)— <ul> <li>(a) the application is taken to have been withdrawn; and</li> <li>(b) the chief executive must give all parties to the contract written notice stating— <ul> <li>(i) the application has been withdrawn; and</li> <li>(ii) the contract continues in force.</li> </ul> </li> </ul></li></ul> | arties                     | • | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| s.35(3)                          | <ul> <li>Cancellation if consent not withdrawn</li> <li>(1) This section applies if— <ul> <li>(a) an application is made under section 33 to cancel a registered training contract; and</li> <li>(b) section 34 does not apply.</li> </ul> </li> <li>(2) The registered training contract is cancelled on the day stated in the application.</li> <li>(3) The chief executive must give the parties to the registered training contract written notice of the cancellation.</li> </ul>   |                            | • | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

SCHEDULE 1 – Table of delegated Powers of Director-General *Further Education and Training Act 2014* 

| Column 1         | Column 2   | Column 3  | Column 4   |
|------------------|--|---|--|
| Reference        | Nature of Power  | <b>Observations</b> / Limitations   | Delegate   |
| Subdivision      | 1A – Cancellation on application by on   | e party   |  |
| s.35B(1),<br>(3) | <ul> <li>Chief executive may request further information <ol> <li>Within 21 days after receiving the application, the chief executive may give an applicant a written notice asking for further information the chief executive reasonably requires to decide the application.</li> <li>The notice must state a reasonable period of at least 14 days after the day the notice is given for the applicant to comply with the notice.</li> <li>The chief executive must consider</li> </ol></li></ul> | <i>Observation</i> —<br>A decision to cancel a<br>registered training contract<br>may be appealed to the<br>industrial relations<br>commission (s 168). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|                  | <ul> <li>any information given by the applicant<br/>within the period stated in the notice.</li> <li>(4) The applicant is taken to have<br/>withdrawn the application if the<br/>applicant does not comply with the<br/>notice.</li> </ul>   |   |  |
| s.35C            | Show cause notice before deciding<br>to cancel         (1) The chief executive must give each<br>party to the registered training contract<br>a notice (a show cause notice) stating<br>the following— <ul> <li>(a) that an application has been<br/>made under section 35A;</li> <li>(b) the reasons, as stated in the<br/>application, for the proposed<br/>cancellation;</li> <li>(c) if the chief executive proposes<br/>to cancel the contract—</li></ul>                                       | Observation—<br>A decision to cancel a<br>registered training contract<br>may be appealed to the<br>industrial relations<br>commission (s 168).         | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1          | Column 2  | Column 3   | Column 4   |
|-------------------|---|--|--|
| Reference         | Nature of Power   | <b>Observations / Limitations</b>  | Delegate   |
|                   |   |  |  |
| s.35D (1),<br>(2) | <ul> <li>Decision about cancellation <ol> <li>After having regard to the reasons</li> <li>stated in the application and any</li> <li>written responses made under section</li> <li>35C(1)(e), the chief executive must</li> <li>decide— <ol> <li>(a) if satisfied that a party to the</li> <li>training contract can not</li> <li>successfully complete the party's</li> <li>obligations under the contract—to</li> <li>cancel the contract; or</li> <li>(b) otherwise—not to cancel the</li> <li>contract.</li> </ol> </li> <li>(2) The chief executive must give each party an information notice about the decision.</li> <li>(3) If the chief executive decides to cancel the training contract the information notice must state the day the cancellation takes effect.</li> </ol></li></ul>   | Observation—<br>A decision to cancel a<br>registered training contract<br>may be appealed to the<br>industrial relations<br>commission (s 168).  | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| Subdivision       | 2 – Cancellation without application  |  |  |
| s.36(1)           | Grounds for cancellation of<br>registered training contract by chief<br>executive<br>(1) The chief executive may cancel a<br>registered training contract if<br>reasonably satisfied that 1 or more of<br>the following grounds applies—<br>(a) the employer has ceased<br>business;<br>(b) the employer has ceased<br>operating the business in which the<br>apprentice or trainee under the<br>contract was employed;<br>(c) there has been a substantial<br>change in a party's circumstances<br>and the change has affected the<br>party's capacity to perform the<br>party's obligations under the<br>contract;<br>(d) the employer has moved the<br>employer's business to a place to<br>which it is impractical or<br>unreasonable for the apprentice or<br>trainee to travel;<br>(e) the contract contains false or<br>misleading information;<br>(f) the supervising registered<br>training organisation withdraws<br>from the training plan for the<br>contract and no replacement<br>supervising registered training<br>organisation has been nominated; | Observation 1—<br>A decision to cancel a<br>registered training contract on<br>the grounds mentioned in (c),<br>(e) and (h) may be appealed to<br>the industrial relations<br>commission (s 168).<br>Observation 2—<br>The delegate cannot exercise<br>powers and duties in relation<br>to the cancellation of a<br>registered training contract on<br>the grounds mentioned in<br>section 36(1)(i) if section<br>36(2) applies. | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1        | Column 2  | Column 3   | Column 4   |
|-----------------|---|--|--|
| Reference       | Nature of Power   | <b>Observations / Limitations</b>  | Delegate   |
|                 | <ul> <li>(g) the employer has been declared<br/>a prohibited employer;</li> <li>(h) the employer is failing, or has<br/>failed, to comply with the<br/>employer's obligations under this<br/><u>Act or the contract;</u></li> <li>(i) the apprentice or trainee is no<br/>longer employed by the employer<br/>and it is at least 21 days since the<br/>employment ceased;</li> <li>(j) if the apprentice or trainee is a<br/>school student—the school<br/>withdraws support for the<br/>student's participation under the<br/>contract;</li> <li>(k) the contract was registered in<br/>error.</li> <li>(2) The chief executive must not<br/>cancel a registered training contract<br/>under subsection (1)(i) if— <ul> <li>(a) the chief executive has<br/>received notice of a contested<br/>event under section 58A; and</li> <li>(b) the contested event has not</li> </ul> </li> </ul>  |  |  |
| s.37(2),<br>(3) | been finalised. Show cause notice before cancellation of registered training contract (1) This section applies if the chief executive is proposing to cancel a registered training contract under this subdivision. (2) The chief executive must first give each party to the registered training contract a notice (a <i>show cause notice</i> ) stating— (a) that the chief executive proposes to cancel the contract; and (b) the reasons for the proposed cancellation; and (c) that the party may, within 14 days after the notice is given, give the chief executive a written response to the proposed cancellation. (3) However, subsection (2) does not apply if the chief executive reasonably considers it is not practicable to give the parties a show cause notice. <i>Example of circumstances in which it may not be practicable to give a show</i> cause notice— The employer who is a party to the registered training contract has | Observation 1—         A decision to cancel a         registered training contract on         the grounds mentioned in (c),         (e) and (h) may be appealed to         the industrial relations         commission (s 168).         Observation 2—         The delegate cannot exercise         powers and duties in relation         to the cancellation of a         registered training contract on         the grounds mentioned in         section 36(1)(i) if section         36(2) applies. | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1    | Column 2  | Column 3   | Column 4   |
|-------------|---|--|--|
| Reference   | Nature of Power   | <b>Observations / Limitations</b>  | Delegate   |
|             |   |  |  |
| s.38(1)     | Decision about cancellation after<br>show cause notice         (1) After considering any written<br>response received from a party within<br>the time stated in the show cause<br>notice under section 37(2)(c), the chief<br>executive must— <ul> <li>(a) decide whether to cancel the<br/>registered training contract; and</li> <li>(b) give the parties—                 <ul> <li>(i) if the chief executive<br/>decides to cancel the contract<br/>under section 36(1)(c), (e) or</li> <li>(h)—an information notice for<br/>the decision; or</li> <li>(ii) if the chief executive<br/>decides to cancel the contract<br/>under section 36(1)(c), (e) or</li> <li>(h)—an information notice for<br/>the decision; or</li></ul></li></ul> | Observation 1—<br>A decision to cancel a<br>registered training contract on<br>the grounds mentioned in (c),<br>(e) and (h) may be appealed to<br>the industrial relations<br>commission (s 168).<br>Observation 2—<br>The delegate cannot exercise<br>powers and duties in relation<br>to the cancellation of a<br>registered training contract on<br>the grounds mentioned in<br>section 36(1)(i) if section<br>36(2) applies. | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
| s.39(2)     | <ul> <li>Decision about cancellation if show cause notice not given</li> <li>(1) This section applies if the chief executive does not give the parties a show cause notice under section 37(3).</li> <li>(2) The chief executive may cancel the registered training contract under section 36 and give the parties written notice of the date of the cancellation.</li> <li>(3) The cancellation takes effect on the date stated in the notice.</li> </ul>  | Observation 1—A decision to cancel aregistered training contract onthe grounds mentioned in (c),(e) and (h) may be appealed tothe industrial relationscommission (s 168).Observation 2—The delegate cannot exercisepowers and duties in relationto the cancellation of aregistered training contract onthe grounds mentioned insection 36(1)(i) if section36(2) applies.   | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| Division 6A | - Re-registration of cancelled contract   | in particular circumstances  |  |
| s.40D       | Notice of re-registration of training<br>contract after relevant decision<br>The chief executive must, as soon as<br>practicable after receiving a notice<br>under section 40C—<br>(a) re-register the training contract;<br>and  |  | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

|                          | Column 2  | Column 3   | Column 4                                    |
|--------------------------|---|--|---|
| Reference                | Nature of Power   | <b>Observations / Limitations</b>  | Delegate                                    |
|                          | <ul> <li>(b) provide each relevant entity<br/>with a written notice stating the<br/>following—</li> <li>(i) that the chief executive has<br/>re-registered the cancelled<br/>contract as a registered training<br/>contract;</li> <li>(ii) that the nominal term of the<br/>re-registered training contract<br/>is extended by the period the<br/>contract was cancelled before<br/>being re-registered under<br/>paragraph (a);</li> <li>(iii) the date the nominal term<br/>ends taking into account the<br/>period of extension under<br/>subparagraph (ii);</li> <li>(iv) that the training plan for<br/>the apprentice or trainee under<br/>the cancelled contract<br/>continues in force unless the<br/>period in the open of the apprentice or the apprentice or the period the<br/>continues in force unless the</li> </ul>   |  |   |
| <u> </u>                 | parties enter into a new<br>training plan.  |  |   |
| Division 7 –<br>s.42(1), | Discipline  | Observation—   | • Executive Director,                       |
| (2)                      | <ul> <li>(1) <u>This section applies if the chief</u><br/><u>executive reasonably believes a party</u><br/><u>to a registered training contract</u> <ul> <li>(a) <u>has contravened this Act or the contract; or</u></li> <li>(b) <u>has engaged in misconduct.</u></li> </ul> </li> <li>(2) <u>The chief executive may make an order</u> <ul> <li>(a) <u>reprimanding the party; or</u></li> <li>(b) <u>directing the party to pay the chief executive an amount of not more than 4 penalty units.</u></li> </ul> </li> <li>(3) A order under subsection (2)(b) may direct— <ul> <li>(a) the party to pay the amount directly or by instalments over a stated period; or</li> <li>(b) if the party is the apprentice or trainee—despite the <i>Industrial Relations Act 2016</i>, section 371, the apprentice's or trainee's employer to deduct the amount directly or by instalments over a stated period from the apprentice's or trainee's or trainee's wages and pay it to the chief executive.</li> </ul> </li> </ul> | A decision to make an order<br>under section 42(2) may be<br>appealed to the industrial<br>relations commission (s 168). | Service Delivery,<br>Engagement<br>Division |

| Column 1     | Column 2   | Column 3   | Column 4   |
|--------------|--|--|--|
| Reference    | Nature of Power  | <b>Observations</b> / Limitations  | Delegate   |
|              |  |  |  |
| s.43(2)      | Chief executive must give show<br>cause notice before making an order<br>(1) This section applies if the chief<br>executive is proposing to make an  | <i>Observation</i> —<br>A decision to make an order<br>under section 42(2) may be<br>appealed to the industrial<br>relations commission (s 168). | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|              | <ul> <li>order under section 42(2).</li> <li>(2) <u>The chief executive must first give</u> each party to the registered training contract a notice (a <i>show cause</i> <u>notice</u>) stating— <ul> <li>(a) <u>the order the chief executive</u> proposes to make; and</li> <li>(b) <u>the reasons for the proposed</u> order; and</li> <li>(c) <u>that the party may, within 14</u> days after the notice is given, give the chief executive a written response to the proposed order.</li> </ul> </li> </ul> |  |  |
| s.44         | Decision about order after show cause notice   | <i>Observation</i> —<br>A decision to make an order  | Executive Director,<br>Service Delivery,                             |
|              | (1) <u>After considering any written</u><br>response received from a party to the<br>registered training contract within the<br>time stated in the show cause notice<br>under section 43(2)(c), the chief<br>executive must decide whether to  | under section 42(2) may be<br>appealed to the industrial<br>relations commission (s 168).  | Engagement<br>Division   |
|              | <ul> <li>make an order under section 42(2).</li> <li>(2) If the chief executive decides to<br/>make an order under section 42(2), the<br/>chief executive must give the parties<br/>an information notice for the decision.</li> </ul>   |  |  |
| Division 8 - | - Completion of registered training cont   | ract   |  |
|              | 1 – Issue of completion certificate  |  |  |
| s.47         | Decision by chief executive about<br>issue of completion certificate if all<br>parties agree<br>(1) <u>On receiving the completion</u><br><u>agreement, the chief executive must</u><br><u>decide whether or not to issue a</u><br><u>completion certificate for the</u><br><u>apprenticeship or traineeship.</u>  |  | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|              | <ul> <li>(2) The chief executive may issue the completion certificate only if satisfied that the apprentice or trainee has completed the apprenticeship or traineeship in accordance with this Act.</li> <li>(3) The chief executive may request</li> </ul>  |  |  |
|              | further information before deciding<br>whether to issue a completion<br>certificate.<br>(4) If the chief executive decides to<br>issue the completion certificate, the<br>chief executive must immediately—  |  |  |

| Column 1                     | Column 2  | Column 3                          | Column 4   |
|------------------------------|---|-----------------------------------|--|
| Reference                    | Nature of Power   | <b>Observations</b> / Limitations | Delegate   |
|                              | <ul> <li>(a) give written notice of the decision to the parties to the registered training contract and the supervising registered training organisation; and</li> <li>(b) give the apprentice or trainee the completion certificate.</li> <li>(5) If the chief executive decides not to issue the completion certificate, the chief executive must immediately give the parties to the contract and the supervising registered training organisation written notice of the decision, including the reasons for the decision.</li> </ul>  |                                   |  |
| s.49                         | Chief executive must give notice to<br>the parties to the registered training<br>contract<br>On receiving notice from the<br>apprentice's or trainee's supervising<br>registered training organisation under<br>section 48, the chief executive must<br>give each party to the registered<br>training contract written notice stating<br>that—<br>(a) the supervising registered<br>training organisation has advised<br>the chief executive of the matters<br>mentioned in section 48(1)(a); and<br>(b) the chief executive is<br>considering whether to issue a<br>completion certificate to the<br>apprentice or trainee; and<br>(c) the party may, within 21 days<br>after the notice is given, advise the<br>chief executive whether the party<br>considers the completion<br>certificate should be given,<br>including the reasons for the<br>party's view. |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
| s.50(2),<br>(3), (4),<br>(5) | <ul> <li>Decision by chief executive about issue of completion certificate if all parties do not agree</li> <li>(1) This section applies if— <ul> <li>(a) the chief executive has given notice to the parties to the registered training contract under section 49; and</li> <li>(b) 21 days have elapsed since the notice was given.</li> </ul> </li> <li>(2) The chief executive must decide whether or not to issue a completion certificate for the apprenticeship or traineeship.</li> </ul>   |                                   | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

SCHEDULE 1 – Table of delegated Powers of Director-General *Further Education and Training Act 2014* 

| Column 1  | Column 2   | Column 3                          | Column 4   |
|-----------|--|-----------------------------------|--|
| Reference | Nature of Power  | <b>Observations / Limitations</b> | Delegate   |
|           | <ul> <li>(3) The chief executive may issue the completion certificate only if satisfied that the apprentice or trainee has completed the apprenticeship or traineeship in accordance with this Act.</li> <li>(4) If the chief executive decides to issue the completion certificate, the chief executive must immediately— <ul> <li>(a) give written notice of the decision to the parties to the registered training contract and the supervising registered training organisation; and</li> <li>(b) give the apprentice or trainee the completion certificate.</li> </ul> </li> <li>(5) If the chief executive decides not to issue the completion certificate, the chief executive must immediately give the parties to the completion certificate.</li> </ul>  |                                   |  |
| s.50A(5)  | Application for completion<br>certificate(1) This section applies if a<br>supervising registered training<br>organisation has stopped operating as<br>a registered training organisation<br>before a completion agreement is<br>signed by the parties to a registered<br>training contract.(2) The parties may apply to the chief<br>executive for the issue of a completion<br>certificate.(3) The application must be in the<br>approved form and include—<br>(a) evidence that the apprentice or<br>trainee has completed all training<br>and assessment required under the<br>training plan for the apprentice or<br>trainee; and<br>(b) if the apprentice or trainee is<br>under 18 years—the signed<br>consent of a parent of the<br>appropriate<br>in all the circumstances for a parent to<br>give signed consent.(5) The chief executive may issue the<br>completion certificate only if satisfied<br>the apprentice or trainee has<br>completed the apprentices has<br>completed the apprentice or |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1        | Column 2   | Column 3   | Column 4   |
|-----------------|--|--|--|
| Reference       | Nature of Power  | <b>Observations / Limitations</b>  | Delegate   |
|                 | traineeship in accordance with this <u>Act.</u>  |  |  |
|                 | 2 – Cancellation of completion certifica   |  |  |
| s.52            | Chief executive must give show<br>cause notice before cancelling<br>completion certificate<br>(1) The chief executive may cancel a<br>completion certificate if the chief<br>executive reasonably believes the<br>certificate was issued—<br>(a) in error; or<br>(b) because of a materially false or<br>misleading representation or<br>declaration.<br>(2) The chief executive must first give<br>the holder of the completion certificate<br>a notice (a <i>show cause notice</i> )<br>stating—<br>(a) that the chief executive is<br>considering cancelling the<br>completion certificate; and<br>(b) the reason for the proposed<br>cancellation; and<br>(c) that the holder may, within 14<br>days after the notice is given, give<br>the chief executive a written<br>response to the proposed<br>cancellation.   | <i>Observation</i> —<br>A decision to cancel a<br>completion certificate may be<br>appealed to the industrial<br>relations commission (s 168). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| s.53(1),<br>(3) | Decision about cancellation after         show cause notice         (1) After considering any written         response from the holder of the         completion certificate received within         the time stated in the show cause         notice under section 52(2)(c), the chief         executive—         (a) may decide to cancel, or not to         cancel, the certificate; and         (b) must give the holder an         information notice for the         decision.         (2) If the chief executive cancels the         completion certificate, the cancellation         takes effect from the day the         information notice is given.         (3) Also, if the chief executive cancels         the completion certificate, the chief         executive—         (a) must notify the cancellation on         the department's website; and         (b) may, by signed notice to the         person to whom the certificate was         issued, require the person to return | Observation—<br>A decision to cancel a<br>completion certificate may be<br>appealed to the industrial<br>relations commission (s 168).         | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1           | Column 2  | Column 3  | Column 4   |
|--------------------|---|---|--|
| Reference          | Nature of Power   | <b>Observations</b> / Limitations   | Delegate   |
|                    | it to the chief executive within the time stated in the notice.   |   |  |
|                    | (4) The person must comply with a requirement under subsection (3)(b), unless the person has a reasonable excuse.   |   |  |
|                    | Maximum penalty—40 penalty units.   |   |  |
|                    | (5) The cancellation of the completion<br>certificate does not reinstate the<br>training contract that ended when the<br>completion certificate for the<br>apprenticeship or traineeship was<br>issued.                                 |   |  |
| <b>Division 10</b> | – Prohibited employers  |   |  |
| s.59(1),<br>(4)    | Prohibited employers<br>(1) The chief executive may declare an<br>employer to be a prohibited employer<br>if the chief executive reasonably<br>believes the employer is not a suitable<br>person to employ an apprentice or<br>trainee. | Observation—<br>A decision to declare an<br>employer to be a prohibited<br>employer may be appealed to<br>the industrial relations<br>commission (s 168). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|                    | (2) The declaration may be for a stated or indefinite period.   |   |  |
|                    | (3) The declaration must state that the<br>employer must not, while the<br>declaration is in force, employ—   |   |  |
|                    | <ul><li>(a) any apprentice or trainee; or</li><li>(b) an apprentice or trainee in 1 or<br/>more stated apprenticeships or<br/>traineeships.</li></ul>   |   |  |
|                    | <ul> <li>(4) In deciding whether or not the employer is suitable to employ an apprentice or trainee, the chief executive must have regard to the following— <ul> <li>(a) the employer's ability to</li> </ul> </li> </ul>               |   |  |
|                    | provide, or arrange to provide, an<br>apprentice or trainee with the<br>facilities, range of work,<br>supervision and training required<br>under a training plan for the<br>apprentice or trainee;                                      |   |  |
|                    | (b) <u>the employer's record in</u><br><u>delivering training to apprentices</u><br><u>or trainees;</u>   |   |  |
|                    | (c) whether the employer behaves,<br>or permits his or her employees to<br>behave, in an objectionable way<br>towards an apprentice or trainee;   |   |  |
|                    | (d) <u>whether the employer has</u><br><u>contravened an Act of the State,</u><br><u>another State or the</u><br>Commonwealth relating to   |   |  |
|                    | employment, including, for<br>example, this Act, the <i>Fair Work</i>   |   |  |

| Column 1             | Column 2   | Column 3  | Column 4   |
|----------------------|--|---|--|
| Reference            | Nature of Power  | <b>Observations</b> / Limitations   | Delegate   |
|                      | Act 2009 (Cwlth), the repealed<br>Act, the Industrial Relations Act<br>2016 and the Work Health and<br>Safety Act 2011;<br>(e) whether the employer has been<br>convicted of an indictable offence;<br>(f) any other matter the chief<br>executive considers relevant to the<br>decision whether or not to declare<br>the employer to be a prohibited<br>employer.   |   |  |
| s.60(2)              | Chief executive must give show<br>cause notice before making a<br>declaration (1) This section applies if the chief<br>executive is proposing to make a<br>declaration under section 59. (2) The chief executive must first give<br>the employer a notice (a <i>show cause</i><br><i>notice</i> ) stating (a) that the chief executive<br>proposes to declare the employer<br>to be a prohibited employer; and<br>(b) the reasons for the proposed<br>declaration; and<br>(c) whether the proposed<br>declaration is to apply<br>(i) indefinitely; or<br>(ii) for the period stated in the<br>show cause notice; and<br>(d) whether the proposed<br>declaration is to apply either to<br>(i) all apprenticeships and<br>traineeships; or<br>(ii) only the apprenticeships<br>and traineeships stated in the<br>show cause notice; and<br>(c) that the employer may, within<br>14 days after the notice is given,<br>give the chief executive a written<br>response to the proposed<br>declaration. | Observation—<br>A decision to declare an<br>employer to be a prohibited<br>employer may be appealed to<br>the industrial relations<br>commission (s 168).         | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
| s.61(1),<br>(2), (3) | <ul> <li>Notice of decision about declaration after show cause notice</li> <li>(1) The chief executive must consider any written response received from the employer within the time stated in the show cause notice under section 60(2)(e).</li> <li>(2) If the chief executive decides not to declare the employer to be a prohibited employer, the chief executive must immediately give the</li> </ul>   | <i>Observation</i> —<br>A decision to declare an<br>employer to be a prohibited<br>employer may be appealed to<br>the industrial relations<br>commission (s 168). | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1         | Column 2  | Column 3  | Column 4                                    |
|------------------|---|---|---|
| Reference        | Nature of Power   | <b>Observations</b> / Limitations   | Delegate                                    |
|                  | employer written notice of the decision.  |   |   |
|                  | (3) If the chief executive decides to<br>declare the employer to be a<br>prohibited employer, the chief<br>executive must give the employer an<br>information notice for the decision.  |   |   |
|                  | (4) The information notice must also state—   |   |   |
|                  | <ul><li>(a) that the employer may apply<br/>for revocation of the declaration;<br/>and</li><li>(b) how the employer may apply.</li></ul>  |   |   |
| s.62(2),         | Revocation of declaration as  | Observation—<br>A decision to declare an  | Executive Director,                         |
| (3), (4),<br>(5) | <b>prohibited employer</b><br>(1) A prohibited employer may apply<br>to the chief executive in the approved<br>form requesting the chief executive to<br>revoke the declaration.  | employer to be a prohibited<br>employer may be appealed to<br>the industrial relations<br>commission (s 168). | Service Delivery,<br>Engagement<br>Division |
|                  | (2) <u>The chief executive may</u><br><u>completely revoke the declaration if</u><br><u>the chief executive is satisfied the</u><br><u>employer is no longer an unsuitable</u><br><u>person to employ an apprentice or</u><br><u>trainee.</u> |   |   |
|                  | (3) <u>The chief executive may partly</u><br>revoke the declaration only if the chief<br>executive is satisfied—  |   |   |
|                  | (a) <u>if the declaration stated the</u><br><u>employer must not employ any</u><br><u>apprentice or trainee—the</u><br><u>employer is no longer an</u>  |   |   |
|                  | <u>unsuitable person to employ an</u><br><u>apprentice or trainee in a particular</u><br><u>apprenticeship or traineeship; or</u>   |   |   |
|                  | (b) <u>if the declaration stated the</u><br><u>employer must not employ an</u><br><u>apprentice or trainee in more than</u><br><u>1 stated apprenticeships or</u><br>traineeships—the employer is no  |   |   |
|                  | longer an unsuitable employer to<br>employ an apprentice or trainee in<br><u>1 or more of the stated</u><br>apprenticeships or traineeships.  |   |   |
|                  | (4) If the chief executive decides to<br>completely revoke the declaration, the<br>chief executive must immediately give<br>the employer written notice of the<br>decision.   |   |   |
|                  | (5) If the chief executive decides to<br>partly revoke the declaration or not to<br>revoke the declaration, the chief<br>executive must immediately give the<br>employer written notice of the<br>decision, including the reasons for the     |   |   |

| Column 1         | Column 2  | Column 3                          | Column 4   |
|------------------|---|-----------------------------------|--|
| Reference        | Nature of Power   | <b>Observations</b> / Limitations | Delegate   |
|                  |   |                                   | -  |
| Division 11      | – Restricted callings   |                                   |  |
| s.64(1)          | Declaration of restricted calling<br>(1) The chief executive may, by notice<br>published on the department's<br>website, declare a calling to be a<br>restricted calling.   |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
|                  | <ul> <li>(2) An employer must not employ a young person in a restricted calling unless the young person—</li> <li>(a) has completed a qualification or statement of attainment relevant to the calling; or</li> </ul>   |                                   |  |
|                  | <ul> <li>(b) is employed by the employer<br/>as an apprentice or trainee in the<br/>calling under a registered training<br/>contract.</li> <li>Maximum penalty—50 penalty</li> </ul>  |                                   |  |
|                  | units.  |                                   |  |
| Part 3 – Su      | pervising registered training organisation  | ons                               |  |
| s.66A(2)<br>(c)  | Supervising registered training<br>organisation must complete<br>employer resource assessment<br>(1) This section applies to the<br>supervising registered training<br>organisation for an apprentice or<br>trainee in relation to the apprentice's<br>or trainee's training plan.<br>(2) The organisation must—<br>(a) complete an employer resource<br>assessment in the approved form<br>for the apprentice's or trainee's<br>training plan; and<br>(b) regularly review and, if<br>necessary, revise the employer<br>resource assessment during the<br>period of the training plan; and<br>(c) on request, give the chief<br>executive a copy of the most<br>recent employer resource<br>assessment completed for the<br>training plan.<br>Maximum penalty—80 penalty<br>units. |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
|                  | Ending or changing training plan for a  | pprentice or trainee              |  |
|                  | 4 – Changing a training plan—on appl  |                                   |  |
| s.82B(1),<br>(3) | Chief executive may request further<br>information<br>(1) <u>Within 21 days after receiving the</u><br><u>application, the chief executive may</u><br><u>give the applicant a written notice</u><br>asking for further information the  |                                   | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1  | Column 2   | Column 3                          | Column 4   |
|-----------|--|-----------------------------------|--|
| Reference | Nature of Power  | <b>Observations</b> / Limitations | Delegate   |
|           | chief executive reasonably requires to decide the application.   |                                   |  |
|           | (2) The notice must state a reasonable<br>period of at least 14 days after the day<br>the notice is given for the applicant to<br>comply with the notice.  |                                   |  |
|           | (3) <u>The chief executive must consider</u><br>any information given by the applicant<br>within the period stated in the notice.  |                                   |  |
|           | (4) The applicant is taken to have<br>withdrawn the application if the<br>applicant does not comply with the<br>notice.  |                                   |  |
| s.82C     | Show cause notice before changing a training plan         If the chief executive proposes to change the mode of delivery of the training plan the chief executive must give each party to the registered training contract a notice (a show cause notice) stating the following— <ul> <li>(a) that an application has been made under section 82A;</li> <li>(b) the reasons, as stated in the application, for the proposed change;</li> <li>(c) the reasons the chief executive proposes to change the training plan;</li> <li>(d) the proposed change to the mode of delivery of the training plan;</li> <li>(e) the day the proposed change is to take effect;</li> <li>(f) that the party may, within 14 days after the notice is given, give the chief executive a written</li> </ul> |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| s.82D(1), | response to the proposed change.<br>Decision about changing a training   |                                   | Executive Director,  |
| (2)       | plan         (1) After having regard to the reasons<br>stated in the application and, if a show<br>cause notice was given under section<br>82C, any written responses made<br>under section 82C(f), the chief<br>executive must decide— <ul> <li>(a) if satisfied the change to the<br/>mode of delivery of the training<br/>plan is necessary to assist the<br/>apprentice or trainee make the<br/>required progress to achieve the<br/>qualification or statement of</li> </ul>  |                                   | Service Delivery,<br>Engagement<br>Division                        |
|           | <u>attainment under the training</u><br><u>plan—to change the mode of</u><br><u>delivery of the training plan; or</u>  |                                   |  |

| Column 1         | Column 2   | Column 3                          | Column 4   |
|------------------|--|-----------------------------------|--|
| Reference        | Nature of Power  | <b>Observations</b> / Limitations | Delegate   |
|                  | <ul> <li>(b) <u>otherwise</u>—not to change the mode of delivery of the training plan.</li> <li>(2) <u>The chief executive must give each party a written notice about the decision.</u></li> <li>(3) If the chief executive decides to change the mode of delivery of the training plan, the written notice must state— <ul> <li>(a) the change; and</li> <li>(b) the date the change takes effect, being not less than 14 days after the day the notice is given to the parties.</li> </ul> </li> </ul>  |                                   |  |
| C-1.1            | <br>5 – Changing a training plan—chief ex  |                                   |  |
| s.82E            | Chief executive may change training<br>plan without application by the<br>parties<br>The chief executive may decide to<br>change the mode of delivery of the<br>training plan if the chief executive is<br>satisfied the change is necessary to<br>assist an apprentice or trainee to<br>achieve the qualification or statement<br>of attainment under the apprentice's or<br>trainee's training plan.   |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
| s.82F            | <ul> <li>Show cause notice before changing a training plan</li> <li>If the chief executive proposes to change the mode of delivery of the training plan, the chief executive must give each party to the registered training contract a notice (a <i>show</i> cause notice) stating the following— <ul> <li>(a) that the chief executive proposes to change the training plan;</li> <li>(b) the reasons the chief executive proposes to change the training plan;</li> <li>(c) the proposed change to the mode of delivery of the training plan;</li> <li>(d) the day the proposed change is to take effect;</li> <li>(e) that the party may, within 14 days after the notice is given, give the chief executive a written response to the proposed change.</li> </ul> </li> </ul> |                                   | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| s.82G(1),<br>(2) | Decision about changing a training plan  |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |

| Column 1                              | Column 2   | Column 3   | Column 4   |
|---------------------------------------|--|--|--|
| Reference                             | Nature of Power  | <b>Observations</b> / Limitations  | Delegate   |
|                                       | <ul> <li>(1) <u>After having regard to any written</u><br/>responses made under section 82F(e),<br/>the chief executive must decide— <ul> <li>(a) <u>if satisfied the change to the</u><br/>mode of delivery of the training<br/>plan is necessary to assist the<br/>apprentice or trainee make the<br/>required progress to achieve the<br/>qualification or statement of<br/>attainment under the training<br/>plan—to change the mode of<br/>delivery of the training plan; or</li> <li>(b) otherwise—not to change the<br/>mode of delivery of the training<br/>plan.</li> </ul> </li> <li>(2) The chief executive must give each<br/>party a written notice about the<br/>decision.</li> <li>(3) If the chief executive decides to<br/>change the mode of delivery of the<br/>training plan, the written notice must<br/>state— <ul> <li>(a) the change; and</li> <li>(b) the date the change takes<br/>effect, being not less than 14 days<br/>after the day the notice is given to</li> </ul> </li> </ul> |  |  |
|                                       | the parties.   |  |  |
|                                       | Group training organisations and prin  | cipal employer organisations   |  |
| <u>rart 1 – Gr</u><br>s.84(3),<br>(4) | Application for recognition as group<br>training organisation(1) A corporation may apply in the<br>approved form to the chief executive<br>to be recognised as a group training  |  | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|                                       | <ul> <li>organisation.</li> <li>(2) The application must be accompanied by a report from an approved auditor that assesses the applicant's compliance with the GTO Standards.</li> <li>(3) The chief executive must publish a</li> </ul>   |  |  |
|                                       | list of approved auditors on the department's website.         (4) In this section—         approved auditor means an auditor, or a person who is a type of auditor, approved by the chief executive.  |  |  |
| s.85(1),<br>(2), (3),<br>(4)          | Decision on application for<br>recognition as group training<br>organisation<br>(1) <u>The chief executive must make a</u><br>decision on an application made under<br>section 84.   | Observation 1—<br>A failure to decide the<br>application within 6 months<br>after receiving it is taken to be<br>a decision not to grant the<br>application (s 85(5)). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

SCHEDULE 1 – Table of delegated Powers of Director-General *Further Education and Training Act 2014* 

| Column 1                | Column 2  | Column 3   | Column 4   |
|-------------------------|---|--|--|
| Reference               | Nature of Power   | <b>Observations / Limitations</b>  | Delegate   |
|                         | <ul> <li>(2) <u>The chief executive may grant the</u><br/><u>application only if the chief executive</u><br/><u>is reasonably satisfied the applicant</u><br/><u>complies with the GTO Standards.</u></li> <li>(2) If the chief executive devides to</li> </ul>   | A decision to not recognise a<br>corporation as a group training<br>organisation may be reviewed<br>by QCAT (s 167).   |  |
|                         | <ul> <li>(3) If the chief executive decides to grant the application, the chief executive must immediately give the applicant—         <ul> <li>(a) written notice of the decision;</li> </ul> </li> </ul>  |  |  |
|                         | and<br>(b) a certificate (a <i>certificate of</i><br><i>recognition</i> ) stating that the<br>applicant is recognised as a group<br>training organisation.  |  |  |
|                         | (4) <u>If the chief executive decides not</u><br>to grant the application, the chief<br><u>executive must immediately give the</u><br><u>applicant an information notice for the</u>  |  |  |
|                         | <ul> <li><u>decision.</u></li> <li>(5) If the chief executive fails to decide the application within 6 months after receiving it, the failure is taken to be a decision by the chief executive not to grant the application.</li> </ul>   |  |  |
| s.87(1)(b),<br>(2), (3) | <ul> <li>Conditions applying to certificate of recognition as group training organisation</li> <li>(1) A group training organisation's certificate of recognition is subject to the following standard conditions— <ul> <li>(a) the organisation must comply with the GTO Standards;</li> <li>(b) the organisation must undergo compliance audits at the times and in the way directed by the chief executive;</li> <li>(c) the organisation must comply with its obligations under a registered training contract for an apprentice or trainee employed by the organisation.</li> </ul> </li> <li>(2) The chief executive— <ul> <li>(a) may, when the certificate of recognition is issued to the group training organisation or at any other time, impose further conditions the chief executive considers reasonably necessary to ensure the organisation complies with the GTO Standards; and</li> <li>(b) may remove or change the further conditions imposed for the purpose mentioned in paragraph (a).</li> </ul> </li> </ul> | Observation 1—<br>A failure to decide the<br>application within 6 months<br>after receiving it is taken to be<br>a decision not to grant the<br>application (s 85(5)).<br>Observation 2—<br>A decision to not recognise a<br>corporation as a group training<br>organisation may be reviewed<br>by QCAT (s 167). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1  | Column 2   | Column 3   | Column 4   |
|-----------|--|--|--|
| Reference | Nature of Power  | <b>Observations / Limitations</b>  | Delegate   |
|           | recognition after its issue, the chief<br>executive must give the group training<br>organisation a new certificate<br>containing the changed conditions.   |  |  |
| s.88      | Grounds for cancellation of<br>certificate of recognition<br>The chief executive may cancel a<br>group training organisation's<br>certificate of recognition if reasonably<br>satisfied 1 or more of the following<br>grounds applies—<br>(a) the organisation has not<br>complied with a condition<br>applying to its certificate of<br>recognition;<br>(b) the organisation has stopped<br>operating as a group training<br>organisation:<br>(c) the organisation provided false<br>or misleading information—<br>(i) when applying to be<br>recognised as a group training<br>organisation; or<br>(ii) after the issue of its<br>certificate of recognition.  | Observation—<br>A decision to cancel a group<br>training organisation's<br>certificate of recognition may<br>be reviewed by QCAT (s<br>167). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| s.89(2)   | Show cause notice before<br>cancellation of certificate of<br>recognition         (1) This section applies if the chief<br>executive is proposing to cancel a<br>certificate of recognition under section<br>88.         (2) The chief executive must first give<br>the group training organisation a<br>notice (a <i>show cause notice</i> ) stating— <ul> <li>(a) that the chief executive<br/>proposes to cancel the<br/>organisation's certificate of<br/>recognition; and</li> <li>(b) the reason for the proposed<br/>cancellation; and</li> <li>(c) that the organisation may,<br/>within 14 days after the notice is<br/>given, give the chief executive a<br/>written response to the proposed<br/>cancellation.</li> </ul> | Observation—<br>A decision to cancel a group<br>training organisation's<br>certificate of recognition may<br>be reviewed by QCAT (s<br>167). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| s.90(1)   | Decision about cancellation after<br>show cause notice<br>(1) After considering any written<br>response from the group training<br>organisation received within the time<br>stated in the show cause notice under<br>section 89(2)(c), the chief executive<br>must—  | Observation—<br>A decision to cancel a group<br>training organisation's<br>certificate of recognition may<br>be reviewed by QCAT (s<br>167). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

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| Column 1                     | Column 2   | Column 3   | Column 4   |
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| Reference                    | Nature of Power  | <b>Observations / Limitations</b>  | Delegate   |
| Keierence                    | Nature of Power         (a) decide whether to cancel the organisation's certificate of recognition; and         (b) give the organisation— <ul> <li>(i) if the chief executive decides not to cancel the certificate—written notice of the decision; or</li> <li>(ii) if the chief executive decides to cancel the certificate—an information notice for the decision.</li> </ul> (2) If the chief executive cancels the group training organisation's certificate of recognition, the cancellation takes effect 14 days from—   |  | Delegate   |
| Part 2 – Pr                  | incipal employer organisations   |  |  |
| s.92(3),                     | Application for recognition as   |  | • Executive Director,  |
| (4)                          | <ul> <li>principal employer organisation <ol> <li>A corporation may apply in the approved form to the chief executive to be recognised as a principal employer organisation.</li> <li>The application must be accompanied by a report from an approved auditor that assesses the applicant's compliance with the PEO Standards.</li> <li>The chief executive must publish a list of approved auditors on the department's website.</li> <li>In this section— <ul> <li>approved auditor means an auditor, or a person who is a type of auditor, approved by the chief executive.</li> </ul> </li> </ol></li></ul> |  | Service Delivery,<br>Engagement<br>Division                        |
| s.93(1),<br>(2), (3),<br>(4) | <ul> <li>Decision on application for<br/>recognition as principal employer<br/>organisation</li> <li>(1) The chief executive must make a<br/>decision on an application made under<br/>section 92.</li> <li>(2) The chief executive may grant the<br/>application only if the chief executive<br/>is reasonably satisfied the applicant<br/>complies with the PEO Standards.</li> <li>(3) If the chief executive decides to<br/>grant the application, the chief</li> </ul>  | Observation 1—<br>A failure to decide the<br>application within 6 months<br>after receiving it is taken to be<br>a decision not to grant the<br>application (s 93(5)).<br>Observation 2—<br>A decision to not recognise a<br>corporation as principal<br>employer organisation may be<br>reviewed by QCAT (s 167). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1                | Column 2  | Column 3   | Column 4   |
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| Reference               | Nature of Power   | <b>Observations / Limitations</b>  | Delegate   |
|                         | <ul> <li><u>executive must immediately give the applicant</u> <ul> <li>(a) <u>written notice of the decision; and</u></li> <li>(b) <u>a certificate (also a certificate of recognition) stating that the applicant is recognised as a principal employer organisation.</u></li> </ul> </li> <li>(4) If the chief executive decides not to grant the application, the chief executive the applicant an information notice for the decision.</li> <li>(5) If the chief executive fails to decide the application within 6 months after receiving it, the failure is taken to be a decision by the chief executive not to grant the application.</li> </ul>  |  |  |
| s.95(1)(b),<br>(2), (3) | Conditions applying to certificate of recognition as principal employer organisation (1) A principal employer organisation's certificate of recognition is subject to the following standard conditions— (a) the organisation must comply with the PEO Standards; (b) the organisation must undergo compliance audits at the times and in the way directed by the chief executive; (c) the organisation must comply with its obligations under a registered training contract for an apprentice or trainee employed by the organisation. (2) The chief executive— (a) may, when the certificate of recognition is issued to the principal employer organisation or at any other time, impose further conditions the chief executive considers reasonably necessary to ensure the organisation complies with the PEO Standards; and (b) may remove or change the further conditions imposed for the purpose mentioned in paragraph (a). (3) If the chief executive changes the conditions for a certificate of recognition after its issue, the chief executive must give the principal employer organisation complies with the PEO Standards; and (b) may remove or change the further conditions imposed for the purpose mentioned in paragraph (a). | Observation 1—<br>A failure to decide the<br>application within 6 months<br>after receiving it is taken to be<br>a decision not to grant the<br>application (s 93(5)).<br>Observation 2—<br>A decision to not recognise a<br>corporation as principal<br>employer organisation may be<br>reviewed by QCAT (s 167). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

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| Reference | Nature of Power  | <b>Observations / Limitations</b>  | Delegate   |
|           |  |  |  |
| s.96      | Grounds for cancellation of<br>certificate of recognition<br>The chief executive may cancel a<br>principal employer organisation's<br>certificate of recognition if reasonably<br>satisfied 1 or more of the following<br>grounds applies—<br>(a) the organisation has not<br>complied with a condition<br>applying to its certificate of<br>recognition:<br>(b) the organisation has stopped<br>operating as a principal employer<br>organisation;<br>(c) the organisation provided false<br>or misleading information—<br>(i) when applying to be<br>recognised as a principal<br>employer organisation; or<br>(ii) after the issue of its<br>certificate of recognition.  | Observation—<br>A decision to cancel a<br>principal employer<br>organisation's certificate of<br>recognition may be reviewed<br>by QCAT (s 167).         | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
| s.97(2)   | <ul> <li>Show cause notice before cancellation of certificate of recognition</li> <li>(1) This section applies if the chief executive is proposing to cancel a certificate of recognition under section 96.</li> <li>(2) The chief executive must first give the principal employer organisation a notice (a <i>show cause notice</i>) stating— <ul> <li>(a) that the chief executive proposes to cancel the organisation's certificate of recognition; and</li> <li>(b) the reason for the proposed cancellation; and</li> <li>(c) that the principal employer organisation may, within 14 days after the notice is given, give the chief executive a written response to the proposed cancellation.</li> </ul> </li> </ul> | <i>Observation</i> —<br>A decision to cancel a<br>principal employer<br>organisation's certificate of<br>recognition may be reviewed<br>by QCAT (s 167). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
| s.98(1)   | Decision about cancellation after<br>show cause notice         (1) After considering any written<br>response from the principal employer<br>organisation received within the time<br>stated in the show cause notice under<br>section 97(2)(c), the chief executive<br>must— <ul> <li>(a) decide whether to cancel the<br/>organisation's certificate of<br/>recognition; and</li> </ul>   | <i>Observation</i> —<br>A decision to cancel a<br>principal employer<br>organisation's certificate of<br>recognition may be reviewed<br>by QCAT (s 167). | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

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| Reference  | Nature of Power   | <b>Observations</b> / Limitations | Delegate              |
|  | (b) give the organisation—  |                                   |                       |
|  | (i) if the chief executive  |                                   |                       |
|  | decides not to cancel the   |                                   |                       |
|  | certificate—written notice of   |                                   |                       |
|  | the decision; or  |                                   |                       |
|  | (ii) if the chief executive   |                                   |                       |
|  | decides to cancel the   |                                   |                       |
|  | certificate—an information  |                                   |                       |
|  | notice for the decision.  |                                   |                       |
|  | (2) If the chief executive cancels the                                      |                                   |                       |
|  | principal employer organisation's   |                                   |                       |
|  | certificate of recognition, the   |                                   |                       |
|  | cancellation takes effect 14 days   |                                   |                       |
|  | from—   |                                   |                       |
|  | (a) the day the information notice  |                                   |                       |
|  | is given; or  |                                   |                       |
|  | (b) if a later day is stated in the   |                                   |                       |
|  | information notice, the later day.  |                                   |                       |
| Chanton 4  | Other training-related matters  |                                   |                       |
|  | rtificates of achievement   |                                   |                       |
| $\frac{1}{1} \frac{1}{1} = 0.0000000000000000000000000000000000$ | Decision on application for   |                                   | • Executive Director, |
| (2), (3),  | certificate of achievement  |                                   | Service Delivery,     |
| (4)  | (1) The chief are entire more trades  |                                   | Engagement            |
|  | (1) <u>The chief executive must make a</u> decision on an application for a |                                   | Division              |
|  | certificate of achievement in a calling.                                    |                                   |                       |
|  | _   |                                   |                       |
|  | (2) <u>The chief executive may grant the</u>                                |                                   |                       |
|  | application only if the chief executive is satisfied the applicant—         |                                   |                       |
|  |   |                                   |                       |
|  | (a) has a qualification or statement  |                                   |                       |
|  | of attainment issued by a registered training organisation;                 |                                   |                       |
|  | and   |                                   |                       |
|  |   |                                   |                       |
|  | (b) <u>has completed the program for</u><br>the certificate of achievement  |                                   |                       |
|  | approved by the chief executive   |                                   |                       |
|  | and published on the department's   |                                   |                       |
|  | website; and  |                                   |                       |
|  | (c) has acquired the necessary  |                                   |                       |
|  | skills and knowledge in the calling   |                                   |                       |
|  | as stated in the program for the  |                                   |                       |
|  | certificate of achievement.   |                                   |                       |
|  | (3) If the chief executive decides to                                       |                                   |                       |
|  | grant the application, the chief  |                                   |                       |
|  | executive must immediately give the   |                                   |                       |
|  | applicant—  |                                   |                       |
|  | (a) written notice of the decision;   |                                   |                       |
|  | and   |                                   |                       |
|  | (b) a certificate of achievement for  |                                   |                       |
|  | the relevant calling.   |                                   |                       |
|  | (4) If the chief executive decides not                                      |                                   |                       |
|  |   |                                   |                       |
|  | to grant the application, the chief   |                                   |                       |
|  | to grant the application, the chief<br>executive must immediately give the  |                                   |                       |
|  | executive must immediately give the applicant written notice of the         |                                   |                       |
|  | executive must immediately give the   |                                   |                       |

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| Reference | Nature of Power  | <b>Observations / Limitations</b> | Delegate   |
|           | (5) If the chief executive fails to<br>decide the application within 90 days<br>after receiving it, the failure is taken to<br>be a decision by the chief executive<br>not to grant the application.                           |                                   |  |
| s.103     | Grounds for cancellation of<br>certificate of achievement  |                                   | • Executive Director,<br>Service Delivery,<br>Engagement |
|           | The chief executive may cancel a person's certificate of achievement if reasonably satisfied the certificate was issued—   |                                   | Division   |
|           | <ul> <li>(a) <u>in error; or</u></li> <li>(b) <u>because of a document or</u></li> <li>representation that—</li> </ul>   |                                   |  |
|           | (i) <u>is false or misleading; or</u>  |                                   |  |
|           | (ii) <u>was obtained or made in</u><br>another improper way.   |                                   |  |
| s.104(2)  | Show cause notice before<br>cancellation of certificate of<br>achievement  |                                   | • Executive Director,<br>Service Delivery,<br>Engagement |
|           | (1) This section applies if the chief<br>executive is proposing to cancel a<br>certificate of achievement under<br>section 103.  |                                   | Division   |
|           | (2) <u>The chief executive must first give</u><br><u>the holder of the certificate of</u><br><u>achievement a notice (a <i>show cause</i><br/><i>notice</i>) stating—</u>  |                                   |  |
|           | (a) <u>that the chief executive</u><br>proposes to cancel the certificate<br>of achievement; and   |                                   |  |
|           | (b) the reason for the proposed<br>cancellation; and   |                                   |  |
|           | (c) that the holder may, within 14<br>days after the notice is given, give<br>the chief executive a written<br>response to the proposed<br>cancellation.   |                                   |  |
| s.105(1), | Decision about cancellation after  |                                   | • Executive Director,                                    |
| (3)       | show cause notice  |                                   | Service Delivery,  |
|           | (1) <u>After considering any written</u><br>response from the holder of the<br>certificate of achievement received<br>within the time stated in the show<br>cause notice under section 104(2)(c),<br>the chief executive must— |                                   | Engagement<br>Division                                   |
|           | <ul> <li>(a) <u>decide whether to cancel the</u><br/><u>certificate; and</u></li> <li>(b) give the holder—</li> </ul>  |                                   |  |
|           | (i) <u>if the chief executive</u><br><u>decides not to cancel the</u><br><u>certificate—written notice of</u><br><u>the decision; or</u>   |                                   |  |

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| Reference    | Nature of Power   | <b>Observations / Limitations</b>   | Delegate   |
|              | <ul> <li>(ii) <u>if the chief executive</u><br/><u>decides to cancel the</u><br/><u>certificate</u>—written notice of<br/><u>the decision, including the</u><br/><u>reasons for the decision.</u></li> <li>(2) If the chief executive cancels the<br/>certificate of achievement, the<br/>cancellation takes effect from the day<br/>written notice of the decision is given<br/>to the holder of the certificate.</li> <li>(3) <u>Also, if the chief executive cancels</u><br/><u>the certificate, the chief executive</u>— <ul> <li>(a) <u>must notify the cancellation on</u><br/><u>the department's website; and</u></li> <li>(b) <u>may, by signed notice to the</u><br/><u>person to whom the certificate was</u><br/><u>issued, require the person to return</u><br/><u>it to the chief executive within the</u><br/><u>time stated in the notice.</u></li> </ul> </li> </ul> |   |  |
|              | requirement under subsection (3)(b),<br>unless the person has a reasonable<br>excuse.<br>Maximum penalty for subsection<br>(4)—40 penalty units.  |   |  |
| Part 2 - Pro | ovision of departmental employment ski  | ills development programs   |  |
| s.106        | Chief executive may provide<br>employment skills development<br>programs<br>The chief executive may provide<br>departmental employment skills<br>development programs to meet the<br>needs of young people in the<br>compulsory participation phase.  |   | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
|              | cognising non-departmental employme   |   |  |
| s.107(2)     | Application for recognition of non-<br>departmental employment skills<br>development program<br>(1) A person may apply in the<br>approved form to the chief executive<br>for recognition of a non-departmental<br>employment skills development<br>program delivered by the person.<br>(2) <u>The application must be</u><br>accompanied by evidence that the   | Observation—<br>A decision to not recognise a<br>non-departmental employment<br>skills development program<br>may be reviewed by QCAT<br>(s.167). | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
|              | program meets the requirements stated<br>in the Principles for Employment<br>Skills Development Programs issued<br>by the chief executive and published<br>on the department's website.<br>Note—<br>A young person may participate in<br>a non-departmental employment<br>skills development program to<br>fulfil the obligations under   |   |  |

| Column 1                  | Column 2  | Column 3  | Column 4   |
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| Reference                 | Nature of Power   | <b>Observations</b> / Limitations   | Delegate   |
|                           | sections 239 and 240 of the <i>Education (General Provisions)</i><br><i>Act 2006.</i>   |   |  |
| s.108(1),<br>(2) (3), (4) | Decision on application for<br>recognition of non-departmental<br>employment skills development<br>program<br>(1) The chief executive must decide an<br>application made under section 107.   | Observation—<br>A decision to not recognise a<br>non-departmental employment<br>skills development program<br>may be reviewed by QCAT<br>(s.167).   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
|                           | <ul> <li>(2) The chief executive may recognise<br/>the non-departmental employment<br/>skills development program only if the<br/>chief executive is reasonably satisfied<br/>the program meets the requirements<br/>stated in the Principles for<br/>Employment Skills Development<br/>Programs issued by the chief executive<br/>and published on the department's<br/>website.</li> <li>(3) If the chief executive decides to<br/>grant the application, the chief<br/>executive must immediately give the<br/>applicant written notice of the<br/>decision.</li> <li>(4) If the chief executive decides not<br/>to grant the application, the chief<br/>executive must immediately give the<br/>applicant an information notice for the<br/>decision.</li> <li>(5) If the chief executive fails to<br/>decide the application within 6 months<br/>after receiving it, the failure is taken to<br/>be a decision by the chief executive<br/>not to grant the application.</li> </ul> |   |  |
| s.109                     | Chief executive must maintain<br>register<br>The chief executive must maintain a<br>register of non-departmental<br>employment skills development<br>programs recognised under section<br>108.  |   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |
| s.110                     | Withdrawal of recognition of non-<br>departmental employment skills<br>development program         The chief executive may withdraw<br>recognition of a non-departmental<br>employment skills development<br>program  | <i>Observation</i> —<br>A decision to withdraw<br>recognition of a non-<br>departmental employment<br>skills development program<br>on the delegate's own<br>initiative may be reviewed by<br>QCAT (s.167). | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

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| Reference        | Nature of Power   | <b>Observations</b> / Limitations   | Delegate   |
| s.111(2)         | Show cause notice before<br>cancellation of recognition(1) This section applies if the chief<br>executive is proposing to withdraw<br>recognition of a non-departmental<br>employment skills development<br>program on the chief executive's own<br>initiative under section 110.(2) The chief executive must first give<br>the person who delivers the program a<br>notice (a <i>show cause notice</i> ) stating—(a) that the chief executive<br>proposes to withdraw recognition<br>for the program; and<br>(b) the reason for the proposed<br>withdrawal of recognition; and<br>(c) that the person may, within 14<br>days after the notice is given, give<br>the chief executive a written<br>response to the proposed<br>withdrawal.   | <i>Observation</i> —<br>A decision to withdraw<br>recognition of a non-<br>departmental employment<br>skills development program<br>on the delegate's own<br>initiative may be reviewed by<br>QCAT (s.167). | • Executive Director,<br>Service Delivery,<br>Engagement<br>Division |
| s.112(1),<br>(3) | Decision about cancellation after show cause notice         (1) After considering any written response from the person who delivers the non-departmental employment skills development program received within the time stated in the show cause notice under section 111(2)(c), the chief executive must— <ul> <li>(a) decide whether to withdraw recognition of the program; and</li> <li>(b) give the person who delivers the program—             <li>(i) if the chief executive decides not to withdraw recognition—written notice of the decision; or</li> <li>(ii) if the chief executive decides to withdraw recognition—an information notice for the decision.</li> </li></ul> <li>(2) If the chief executive withdraws recognition notice is given.</li> <li>(3) Also, if the chief executive withdraws recognition notice is given.</li> <li>(3) Also, if the chief executive must remove the program from the register of non-departmental employment skills development programs kept under section 109.</li> | Observation—<br>A decision to withdraw<br>recognition of a non-<br>departmental employment<br>skills development program<br>on the delegate's own<br>initiative may be reviewed by<br>QCAT (s.167).         | Executive Director,<br>Service Delivery,<br>Engagement<br>Division   |

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|              | Monitoring and enforcement   |                                   |  |
|              | neral provisions about inspectors  |                                   |  |
| s.115        | Functions and appointment<br>Appointment and qualifications  |                                   | • Executive Director,  |
| 5110         | <ul> <li>(1) <u>The chief executive may, by</u><br/><u>instrument in writing, appoint any of</u><br/><u>the following persons as an</u><br/><u>inspector—</u> <ul> <li>(a) a public service officer of the<br/><u>department;</u></li> <li>(b) a person prescribed by<br/><u>regulation.</u></li> </ul> </li> <li>(2) <u>However, the chief executive may</u></li> </ul>   |                                   | Service Delivery,<br>Engagement<br>Division                        |
|              | appoint a person as an inspector only<br>if the chief executive is satisfied the<br>person is qualified for appointment<br>because the person has the necessary<br>expertise or experience.  |                                   |  |
| s.116(1)(b   | Appointment conditions and limit   |                                   | • Executive Director,  |
| ) (2)        | <ul> <li>on powers</li> <li>(1) <u>An inspector holds office on any conditions stated in—</u> <ul> <li>(a) the inspector's instrument of appointment; or</li> <li>(b) <u>a signed notice given to the inspector</u>; or</li> <li>(c) a regulation.</li> </ul> </li> <li>(2) <u>The instrument of appointment, a signed notice given to the inspector or a regulation may limit the inspector's powers.</u></li> <li>(3) In this section—</li> <li><i>signed notice</i> means a notice signed by the chief executive.</li> </ul>                      |                                   | Service Delivery,<br>Engagement<br>Division                        |
| Division 2 – | Identity cards   |                                   | 1  |
| s.119(1)     | <ul> <li>Issue of identity card</li> <li>(1) The chief executive must issue an identity card to each inspector.</li> <li>(2) The identity card must— <ul> <li>(a) contain a recent photo of the inspector; and</li> <li>(b) contain a copy of the inspector's signature; and</li> <li>(c) identify the person as an inspector under this Act; and</li> <li>(d) state an expiry date for the card.</li> </ul> </li> <li>(3) This section does not prevent the issue of a single identity card to a person for this Act and other purposes.</li> </ul> |                                   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

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| Reference | Nature of Power  | <b>Observations</b> / Limitations   | Delegate   |
|           | her inspector's powers and related matt  | ers   |  |
|           | - Seizure and forfeiture<br>14 – Forfeiture  |   |  |
| s.150(1)  | Forfeiture by chief executive  | Observation—  | • Executive Director,  |
|           | <ul> <li>decision <ol> <li>The chief executive may decide a seized thing is forfeited to the State if an inspector— <ol> <li>after making reasonable inquiries, can not find an owner; or</li> <li>after making reasonable efforts, can not return it to an owner.</li> </ol> </li> <li>(2) However, the inspector is not required to— <ol> <li>make inquiries if it would be unreasonable to make inquiries to</li> </ol> </li> </ol></li></ul>   | A decision to seize a thing or<br>forfeit a thing may be<br>reviewed by QCAT (s 167). | Service Delivery,<br>Engagement<br>Division                        |
|           | <ul> <li>find an owner; or</li> <li>(b) make efforts if it would be<br/>unreasonable to make efforts<br/>to return the thing to an owner.</li> <li><i>Example for paragraph (b)</i>—<br/>the owner of the thing has<br/>migrated to another country</li> <li>(3) Regard must be had to the thing's<br/>condition, nature and value in<br/>deciding— <ul> <li>(a) whether it is reasonable to<br/>make inquiries or efforts; and</li> <li>(b) if inquiries or efforts are<br/>made—what inquiries or efforts,<br/>including the period over which<br/>they are made, are reasonable.</li> </ul> </li> </ul>   |   |  |
| s.151(1)  | <ul> <li>Information notice about forfeiture decision <ol> <li>If the chief executive decides under section 150(1) to forfeit a thing, the chief executive must as soon as practicable give a person who owned the thing immediately before the forfeiture (the <i>former owner</i>) an information notice for the decision.</li> <li>The information notice may be given by leaving it at the place where the thing was seized, in a conspicuous position and in a reasonably secure way.</li> <li>The information notice must state that the former owner may apply for a stay of the decision if he or she appeals against the decision.</li> <li>However, subsections (1) to (3) do not apply if the place where the thing was seized is—</li> </ol> </li> </ul> |   | Executive Director,<br>Service Delivery,<br>Engagement<br>Division |

| Column 1                   | Column 2  | Column 3                              | Column 4              |
|----------------------------|---|---------------------------------------|-----------------------|
| Reference                  | Nature of Power   | <b>Observations</b> / Limitations     | Delegate              |
|                            | (a) a public place; or  |                                       |                       |
|                            | (b) a place where the notice is   |                                       |                       |
|                            | unlikely to be read by the former   |                                       |                       |
|                            | owner.  |                                       |                       |
| Subdivision                | 5 – Dealing with property forfeited or t  | transferred to State                  |                       |
| s.155(2),                  | How property may be dealt with  |                                       | • Executive Director, |
| (4)                        | (1) This section applies if, under  |                                       | Service Delivery,     |
|                            | section 154, a thing becomes the  |                                       | Engagement            |
|                            | property of the State.  |                                       | Division              |
|                            | (2) The chief executive may deal with   |                                       |                       |
|                            | the thing as the chief executive  |                                       |                       |
|                            | considers appropriate, including, for   |                                       |                       |
|                            | example, by destroying it or giving it  |                                       |                       |
|                            | <u>away</u> .   |                                       |                       |
|                            | (3) The chief executive must not deal   |                                       |                       |
|                            | with the thing in a way that could  |                                       |                       |
|                            | prejudice the outcome of an appeal against the forfeiture under this part.  |                                       |                       |
|                            | -   |                                       |                       |
|                            | (4) If the chief executive sells the  |                                       |                       |
|                            | thing, the chief executive may, after<br>deducting the costs of the sale, return  |                                       |                       |
|                            | the proceeds of the sale to the former  |                                       |                       |
|                            | owner of the thing.   |                                       |                       |
|                            | (5) This section is subject to any  |                                       |                       |
|                            | disposal order made for the thing.  |                                       |                       |
|                            |   |                                       |                       |
|                            | - Miscellaneous   |                                       |                       |
| Part 2 – Ot<br>s.191(3)(j) | Protection of confidentiality   | l l l l l l l l l l l l l l l l l l l | • Executive Director, |
| 5.171(0)(j)                |   |                                       | Service Delivery,     |
|                            | (1) This section applies if a person (the <i>first person</i> ) obtains information about   |                                       | Engagement            |
|                            | another person—   |                                       | Division              |
|                            | (a) in exercising a power or  |                                       |                       |
|                            | performing a function under this  |                                       |                       |
|                            |   |                                       |                       |
|                            | Act; or   |                                       |                       |
|                            | Act; or<br>(b) because of an opportunity  |                                       |                       |
|                            | (b) because of an opportunity provided by the exercise of the   |                                       |                       |
|                            | (b) because of an opportunity<br>provided by the exercise of the<br>power or performance of the   |                                       |                       |
|                            | (b) because of an opportunity<br>provided by the exercise of the<br>power or performance of the<br>function.  |                                       |                       |
|                            | <ul><li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li><li>(2) The first person must not do any of</li></ul>   |                                       |                       |
|                            | <ul><li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li><li>(2) The first person must not do any of the following—</li></ul>  |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the</li> </ul> </li> </ul>   |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> </ul> </li> </ul>  |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> <li>(b) disclose or communicate the</li> </ul> </li> </ul>   |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> </ul> </li> </ul>  |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> <li>(b) disclose or communicate the information, whether directly or indirectly:</li> </ul> </li> </ul>  |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> <li>(b) disclose or communicate the information, whether directly or</li> </ul> </li> </ul>  |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> <li>(b) disclose or communicate the information, whether directly or indirectly:</li> <li>(c) use the information to benefit</li> </ul> </li> </ul>  |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> <li>(b) disclose or communicate the information, whether directly or indirectly:</li> <li>(c) use the information to benefit any person.</li> </ul> </li> </ul>  |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> <li>(b) disclose or communicate the information, whether directly or indirectly:</li> <li>(c) use the information to benefit any person.</li> <li>Maximum penalty—50 penalty units.</li> </ul> </li> </ul>   |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> <li>(b) disclose or communicate the information, whether directly or indirectly:</li> <li>(c) use the information to benefit any person.<br/>Maximum penalty—50 penalty units.</li> </ul> </li> <li>(3) However, the first person does not contravene subsection (2) if the</li> </ul> |                                       |                       |
|                            | <ul> <li>(b) because of an opportunity provided by the exercise of the power or performance of the function.</li> <li>(2) The first person must not do any of the following— <ul> <li>(a) make a record of the information;</li> <li>(b) disclose or communicate the information, whether directly or indirectly:</li> <li>(c) use the information to benefit any person.</li> <li>Maximum penalty—50 penalty units.</li> </ul> </li> <li>(3) However, the first person does not</li> </ul>                             |                                       |                       |

SCHEDULE 1 – Table of delegated Powers of Director-General *Further Education and Training Act 2014* 

| Column 1                  | Column 2   | Column 3                          | Column 4               |
|---------------------------|--|-----------------------------------|------------------------|
| Reference                 | Nature of Power  | <b>Observations</b> / Limitations | Delegate               |
|                           | (a) is necessary to perform the first                                    |                                   |                        |
|                           | person's functions under this Act;                                       |                                   |                        |
|                           | or   |                                   |                        |
|                           | (b) is authorised under this or  |                                   |                        |
|                           | another Act; or  |                                   |                        |
|                           | (c) is necessary to perform official                                     |                                   |                        |
|                           | duties under the <i>Public Records</i>                                   |                                   |                        |
|                           | <i>Act 2002</i> ; or   |                                   |                        |
|                           | (d) is otherwise required or   |                                   |                        |
|                           | permitted by law; or   |                                   |                        |
|                           | (e) is ordered by a court,<br>commission or tribunal constituted         |                                   |                        |
|                           | by law in proceedings before it; or                                      |                                   |                        |
|                           | (f) is in a form that does not   |                                   |                        |
|                           | disclose the identity of the other                                       |                                   |                        |
|                           | person; or   |                                   |                        |
|                           | (g) relates to another person who  |                                   |                        |
|                           | is an adult and the other person   |                                   |                        |
|                           | consents to the disclosure; or   |                                   |                        |
|                           | (h) relates to another person who  |                                   |                        |
|                           | is a child and the child's parent  |                                   |                        |
|                           | consents to the disclosure; or   |                                   |                        |
|                           | (i) is in a form that does not   |                                   |                        |
|                           | disclose the identity of the person                                      |                                   |                        |
|                           | to whom the information relates;   |                                   |                        |
|                           | or   |                                   |                        |
|                           | (j) is made with the written   |                                   |                        |
|                           | consent of the chief executive who<br>may give the consent if reasonably |                                   |                        |
|                           | satisfied the disclosure is in the                                       |                                   |                        |
|                           | public interest.   |                                   |                        |
|                           | her provisions   |                                   | Γ                      |
| s.196                     | Approved forms   |                                   | • Executive Director,  |
|                           | The chief executive may approve  |                                   | Service Delivery,      |
|                           | forms for use under this Act.  |                                   | Engagement<br>Division |
|                           |  | -                                 | Division               |
|                           | - Repeal, savings and transitional provis                                |                                   |                        |
| Part 4 – Tra<br>Amendment | ansitional provisions for <i>Workers' Comp</i>                           | ensation & Kenadultation and C    | nner Legislation       |
| s.238(2)                  | Application for extension of nominal                                     |                                   | • Executive Director,  |
| ~                         | term made but not decided before   |                                   | Service Delivery,      |
|                           | commencement   |                                   | Engagement             |
|                           |  |                                   | Division               |
|                           | (1) This section applies if —  |                                   |                        |
|                           | (a)before the commencement, an application to extend the nominal term    |                                   |                        |
|                           | of a registered training contract was                                    |                                   |                        |
|                           | made under section 23; and   |                                   |                        |
|                           | (b)immediately before the  |                                   |                        |
|                           | commencement, the chief executive  |                                   |                        |
|                           | had not decided the application.   |                                   |                        |
|                           | (2) <u>The chief executive must decide</u>                               |                                   |                        |
|                           | the application under this Act as in                                     |                                   |                        |
|                           | force immediately before the commencement.                               |                                   |                        |
|                           | commencement.  |                                   |                        |
|                           |  |                                   |                        |

## APPENDIX 1 –Director-General's Powers Not Delegated – Further Education and Training Act 2014

| Reference  | Nature of Power  |
|--|--|
| Chapter 4A – Training Ombudsman  |  |
| Part 2, Division 3 – Dealing with complaints   |  |
|  |  |
|  |  |
| 112H(3),   | Referral of complaint to chief executive   |
| (4)  |  |
| 112L   | Giving information or notice about particular complaints                                   |
| Chapter 8 – Miscellaneous  |  |
| Part 1 – Trusts  |  |
|  |  |
| 102(2) (2)   | Σ7 <sup>1</sup> / <sup>1</sup>   |
| 183(2), (3)  | Variation of trust purposes  |
| 184(1), (2)  | Variation of approved arrangement  |
| 104(1), (2)  |  |
| 185(2)   | Requirements about purposes for arrangements   |
|  |  |
| 186(2)   | Recording arrangements and variations in land register                                     |
|  |  |
| Chapter 9 – Repeal, savings and transitional provisions  |  |
| Part 2 – Savings and transitional provisions for the Further Education and Training Act 2014             |  |
| Division 2 – Apprentices and trainees  |  |
| 206(2)   | Continuation of process for issue of completion certificate                                |
| Division 3 – Group training organisations and principal employer organisations                           |  |
| 210(2)(b),   | Continued recognition of group training organisations and principal employer organisations |
| (3)(c)   |  |
| Division 5 – Other provisions  |  |
| 216(2)   | Applications made but not decided before commencement                                      |
| Part 3 – Repeal, savings and transitional provisions for Queensland Training Assets Management Authority |  |
| Repeal Act 2015  |  |
| Division 2 – Savings and transitional provisions   |  |
| 233  | Registering authority to note transfer or other dealing                                    |
|  |  |