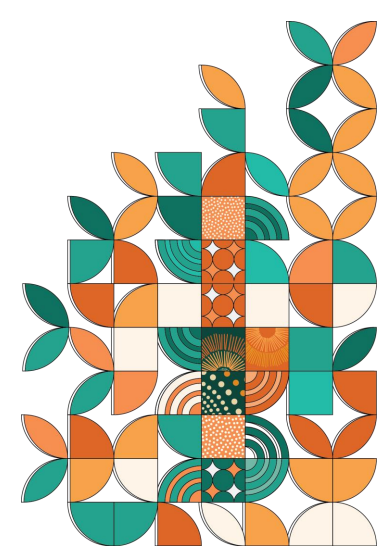


Legal entity: HEALTH CAREERS INTERNATIONAL PTY LTD.
ACN: 106 800 944 | ABN: 59 106 800 944

RTO ID: 21985 | CRICOS Provider Code: 03386G

Tuition Protection Procedure









SECTION 1

1. Purpose

- 1.1 VET Student Loan (VSL) tuition protection arrangements provide support and protections for VSL students in the event their private education provider defaults (ceases delivering their course or closes entirely).
- 1.2 This procedure aims to ensure that the Institute of Health and Nursing Australia (IHNA) will perform required actions in relation to VSL provider default or if requested to become a replacement provider for displaced students.

2. Scope

- 2.1 This procedure applies to VET Student Loan (VSL) students only.
- 2.2 Non-VSL students who made up-front payments (non-VSL and non-subsidies) can find more information at https://www.asqa.gov.au/students/provider-closures on Australian Skills Quality Authority (ASQA) website.

3. Definitions

3.1 Refer to IHNA's Glossary of Terms.

SECTION 2

4. Procedure Requirements

- 4.1 The following procedures are to be followed.
- 4.2 A tuition protection default occurs when IHNA either:
 - a. fails to start a course or part of a course on the day on which it was scheduled to start, and the student has not withdrawn before that day or
 - b. ceases to provide a course or part of a course after commencement but beforecompletion, and the student has not withdrawn before that day.
- 4.3 Student eligibility for Tuition Protection
 - a. VSL students studying with IHNA are eligible for tuition protection.
 - b. If there is a suitable replacement course available, eligible VSL students will be assisted to continue their studies with a replacement provider. Where there is no suitable replacement course, eligible students will be provided with a re-credit to their HELP balance. This re-credit will be for tuition fees paid for the original course or parts of the course, which were not completed due to IHNA's default.

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4.4 IHNA obligations if it defaults

Within 24 Hours of default:

- a. Give written notice to the VSL Tuition Protection Director of the circumstances of the default.
- b. Notify students enrolled in the course, in writing, the course is no longer being provided
 - IHNA will send the student notice to the student's personal email address as shown onKnowledge Hub, IHNA's student management system
- ii. IHNA will specify in the student notice:
 - the name of the course, or part or parts of the course the student was enrolled in at the time of the default
 - the date of the default
 - advise of a website specified by the VSL Tuition Protection Director where the student can get further information about tuition protection.
- 4.5 Within three (3) business days of a default occurring
 - Give written notice to the VSL Tuition Protection Director specifying for each student in relation to who IHNA has defaulted:
 - i. the student's full name and contact details
 - ii. the course, or part or parts of the course, the student was enrolled in at the time of the default
 - iii. the amount of the tuition fees for each course, or part of the course, the student was enrolled in at the time of the default
 - iv. details about the payment of those tuition fees, including the amounts that are covered fees
 - v. whether the student was studying part-time or full-time
 - vi. the mode of delivery of the original course
 - vii. the location where the original course was primarily delivered
 - viii. whether the student has withdrawn from the course or part of the course and the date of withdrawal
 - ix. any part of the course for which the student has deferred study, the date of the deferral and the date the student is expected to re-commence study
 - x. the completion status for each part of the course the student has enrolled in, including whether the student's status is ongoing, passed or failed



- xi. the name and code of each unit of competency as it appears on the National Register of VET for each part of the course the provider has defaulted in relation to a student
- b. As soon as practicable
 - i. Update IHNA website to reflect the course is no longer being provided and to provide tuition protection information.
- c. If requested by the VSL Tuition Protection Director
 - i. Provide to the VSL Tuition Protection Director in relation to students to whom IHNA has defaulted, either:
 - a copy of a statement of attainment or other Australian Qualifications Framework certification documentation issued by IHNA or an authorized issuing organisation in accordance with the Australian Qualifications Framework for the parts of the course the student has completed or
 - copy of an authenticated VET transcript prepared by the Registrar (within the meaning of the Student Identifiers Act 2014) for the parts of the course the student has completed.
- 4.6 IHNA obligations as a replacement provider
 - a. If requested by the VSL Tuition Protection Director, IHNA must provide information to assist the Director to make decisions about whether a suitable replacement course exists for displaced students.
 - b. If a student accepts an offer of a place in a replacement course, IHNA must give written notice of the acceptance to the VSL Tuition Protection Director within 14 days of the student's acceptance of the offer.
 - c. IHNA must also:
 - ii. enrol the student in the replacement course as soon as practicable
 - iii. grant course credits for parts of the original course successfully completed by the student, as evidenced by:
 - a statement of attainment or other Australian Qualifications Framework certification documentation issued in accordance with the Australian Qualifications Framework; or
 - an authenticated VET transcript prepared by the Registrar (within themeaning of the Student Identifiers Act 2014)
 - not charge the student tuition fees for the replacement component of the



replacement course if tuition fees have been paid for the affected part of the original course.

5. Responsibility

5.1 The Chief Financial Officer is responsible for the implementation of this procedure and ensuring that staff and students are aware of its application and procedures.

SECTION 3

6. Associated Information

Related Internal Documents	 Fees Policy Refund Policy Re-Crediting Student Loans Balance Procedure VSL Internal Manual 		
Related Legislation, Standards, and Codes	 National Vocational Education and Training Regulator Act 2011 Standards for Registered Training Organisations (SRTO) 2015 VET Student Loans Manual for Providers Tuition Protection Service – VET VET Student Loans Rules 2016 		
Date Approved	01/09/2023		
Date Endorsed	01/09/2023		
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IHNA DocID	IHNA-TPP2-2.0		
Department	Finance		
SRTO2015 Stds and sub	Standards of RTOs 2015		
section	- Clause 7.3		

7. Change History

Version Control		Version 2.0
Version No. Da	ate	Brief description of the change, incl version number, changes, who considered, approved, etc.





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V.1.0	10/06/2021	Prepared and revised the procedure
V.2.0	05/07/2024	Updated in new template and logo