2007

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Education and Training)

Training and Tertiary Education Legislation Amendment Bill 2007

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Training and Tertiary Education Legislation Amendment Bill 2007

2007

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Education and Training)

Training and Tertiary Education Legislation Amendment Bill 2007

A Bill for

An Act to amend the *Tertiary Accreditation and Registration Act 2003*, and for other purposes

The Legislative Assembly for the Australian Capital Territory enacts as follows:

1	1	Name of Act
2		This Act is the Training and Tertiary Education Legislation Amendment Act 2007.
4	2	Commencement
5 6		This Act commences on a day fixed by the Minister by written notice.
7 8		Note 1 The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).
9 10 11		Note 2 A single day or time may be fixed, or different days or times may be fixed, for the commencement of different provisions (see Legislation Act, s 77 (1)).
12 13 14		Note 3 If a provision has not commenced within 6 months beginning on the notification day, it automatically commences on the first day after that period (see Legislation Act, s 79).
15	3	Legislation amended
16 17		This Act amends the Tertiary Accreditation and Registration Act 2003.
18		Note 1 This Act also amends other legislation (see sch 1).
19 20		Note 2 This Act also repeals the Vocational Education and Training Act 2003 (see s 43).
21	4	Section 1
22		substitute
23	1	Name of Act
24		This Act is the <i>Training and Tertiary Education Act</i> 2003.

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1 2	5	Functions of council Section 8 (1) (d)
3		substitute
4 5		(d) to facilitate recognition and quality assurance in the provision of vocational education and training;
6	6	Section 8 (1) (e) (i) and (ii)
7		substitute
8		(i) accreditation of vocational education and training courses and higher education courses; and
10 11		(ii) registration of vocational education and training organisations and higher education providers; and
12 13	7	Council to have regard to authority's views Section 11
14		omit
15 16	8	Membership of council Section 12 (1) (c)
17		omit
18		2
19		substitute
20		3
21	9	Section 12 (1) (g)
22		omit
23	10	Section 12 (2)
24		omit

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11	Council procedures New section 20 (5A)
	insert
(5A)	A resolution is a valid resolution of the council, even if it is not passed at a meeting of the council, if at least ² / ₃ of the members agree to the proposed resolution in writing or by electronic communication.
	Example of electronic communication email
	Note An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).
12	New chapter 3A
O la (insert
Chapt	
Chapt 55A	er 3A Work-related training and
•	er 3A Work-related training and training contracts Determination of work-related training
55A	er 3A Work-related training and training contracts Determination of work-related training The chief executive may determine that a sequence of vocational
55A	er 3A Work-related training and training contracts Determination of work-related training The chief executive may determine that a sequence of vocational education and training is work-related training for this Act. Examples 1 apprenticeship

1		(2)	A determination is a notifiable instrument.		
2			Note 1 A notifiable instrument must be notified under the Legi	slation Act.	
3 4			Note 2 An amendment or repeal of a determination is a instrument (see Legislation Act, s 46 (2)).	lso a notifi	able
5	55B		Approval of training contract		
6 7		(1)	The chief executive may approve a training contract employer and another person in relation to work-relate		an
8		(2)	The chief executive must not approve a training c satisfied that—	ontract un	less
10 11			(a) the contract complies with the form and contact; and	ontent of	the
12 13			(b) the facilities, equipment and methods proposed the training are suitable; and	to be used	for
14 15			(c) the qualifications, knowledge and skills of the pe to deliver the training are appropriate; and	rson propo	sed
16 17 18			(d) the person proposed to deliver the training condu- herself in a way appropriate for a person respondelivery of training; and		
19 20			(e) the employer is likely to comply with any relevarrangement.	vant indust	rial
21 22		(3)	The chief executive may approve a training contractions.	act subject	to
23		(4)	n this section:		
24			ndustrial arrangement means—		
25 26			(a) an award or order that has been reduced to wri Workplace Relations Act 1996 (Cwlth); or	ting under	the
27			(b) a workplace agreement within the meaning of that	t Act; or	

1			(c) a contract of employment.
2			nationally agreed training contract means the training contract agreed between the Commonwealth, States and Territories.
4	55C		Application for approval
5 6			An application for approval must be made in a way required by the chief executive.
7 8			Note If a form is approved under s 112 for this provision, the form must be used.
9 10	55D		Training contracts for qualification or statement of attainment
11 12 13		(1)	An employer and another person may enter into an approved training contract for training that results in a qualification or statement of attainment being issued to the other person.
14 15 16		(2)	However, a contract cannot be entered into if the chief executive or the council decides that training contracts cannot be entered into for the particular qualification or statement of attainment.
17	55E		Training must be under approved training contract
18		(1)	An employer commits an offence if—
19 20			(a) the employer provides a person with work-related training for a qualification or statement of attainment; and
21 22			(b) the employer employs the person on trainee or apprentice wages and conditions; and
23 24			(c) there is no approved training contract between the employer and the person.
25			Maximum penalty: 50 penalty units.
26		(2)	An offence against this section is a strict liability offence.

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1	55F		Code	of practice
2 3 4		(1)	contract	viding work-related training under an approved training t, all parties must comply with any code of practice approved Minister for this section.
5 6		(2)		roved code of practice may apply, adopt or incorporate an ent, as in force from time to time.
7 8 9 10			Note 1	The text of an applied, adopted or incorporated instrument, whether applied as in force from time to time or at a particular time, is taken to be a notifiable instrument if the operation of the Legislation Act, s 47 (5) or (6) is not disapplied (see s 47 (7)).
11			Note 2	A notifiable instrument must be notified under the Legislation Act.
12		(3)	An appr	roval is a disallowable instrument.
13 14			Note	A disallowable instrument must be notified and presented to the Legislative Assembly, under the Legislation Act.
15	55G		Party r	may ask for amendment
16 17		(1)		to an approved training contract may ask the chief executive ove an amendment of the contract.
18 19			Note	If a form is approved under s 112 for this provision, the form must be used.
20		(2)	The chi	ef executive must—
21			(a) ap	prove the amendment requested; or
22			(b) ref	fuse to approve it.
23 24 25		(3)	that the	ef executive must not approve an amendment unless satisfied contract as amended complies with the form and content of onally agreed training contract.
26 27 28		(4)	amendn	to subsection (3), the chief executive must approve an nent requested by all parties unless satisfied that the nent would adversely affect the provision of the training.

1	55H		Chief executive may suspend, cancel or amend contract
2			The chief executive may suspend or cancel approval of a training contract or amend an approved training contract—
4 5			(a) if the employer is unable to provide training under the contract because of a change in the employer's circumstances; or
6 7 8			(b) if the chief executive is satisfied that it is in the interests of the trainee to suspend or cancel the approval or amend the contract; or
9			(c) in any other circumstance prescribed by regulation.
10	55I		Dispute between employer and trainee
11 12		(1)	This section applies if a dispute about training under an approved training contract arises between parties to the contract.
13		(2)	A party may ask the chief executive to resolve the dispute.
14 15		(3)	Within 28 days after the day of receiving the request, the chief executive must attempt to resolve the dispute.
16 17		(4)	In attempting to resolve the dispute, the chief executive must take into account any views of the council on an issue in dispute.
18 19		(5)	If the dispute is not resolved after the end of that 28-day period, the chief executive may—
20 21			(a) make a finding of fact about any matter relating to the training contract; or
22			(b) amend the contract; or
23 24			(c) give directions to a party to the contract incidental to an action under paragraph (a) or (b).

1 2	13		Establishment of panel Section 85 (1)
3			substitute
4		(1)	The Minister must establish a <i>university advisory panel</i> if—
5 6 7			(a) the Minister receives a proposal under section 87 (Proposal for ACT university) or an application under section 94 (Application for approval as foreign university); and
8 9			(b) the council recommends that a panel be established to consider the proposal or application.
0	14		Declaration of ACT university Section 88 (4)
2			substitute
3 4		(4)	The Minister must not make a declaration about a proposed university unless—
5 6			(a) the council has advised the Minister under section 89A (2) about the proposal; and
7 8			(b) the university advisory panel has reported to the Minister under section 91 about the proposal; and
19 20 21			(c) taking into consideration the panel's report, the Minister is satisfied the proposed university has the characteristics, and fulfils the role, of a university.

15		New section 89A
		insert
89A		Council to consider and advise on proposal
(1)	After receiving a proposal from a proposed university for the establishment or recognition of a university in the ACT, the Minister must refer the proposal to the council for advice about whether the proposed university meets—
		(a) the criteria for a university stated in the national protocols; and
		(b) any relevant guidelines under section 86 (Panel guidelines).
(2	2)	If the council considers the proposal meets the criteria and guidelines mentioned in subsection (1), the council must—
		(a) advise the Minister accordingly; and
		(b) make recommendations to the Minister about the composition of the advisory panel to be established under section 85 for the proposal.
(.	3)	If the council considers the proposal does not meet the criteria and guidelines mentioned in subsection (1)—
		(a) the council must advise the Minister accordingly; and
		(b) the Minister may refuse, under section 88 (1), to declare that the proposed university is established or recognised.
16		Panel to consider proposal Section 90 (1)
		substitute
(1)	If the Minister receives advice from the council under section 89A (2), the Minister must refer the proposal to a university advisory panel.

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1	17		Section 90 (3) (c)
2			omit
3	18		New section 94A
4			insert
5	94A		Council to consider and advise on application
6 7 8		(1)	After receiving an application from a foreign university under this part, the Minister must refer the application to the council for advice about whether the university meets—
9			(a) the criteria for a university stated in the national protocols; and
10			(b) any relevant guidelines under section 86 (Panel guidelines).
11 12		(2)	If the council considers the application meets the criteria and guidelines mentioned in subsection (1), the council must—
13			(a) advise the Minister accordingly; and
14 15 16			(b) make recommendations to the Minister about the composition of the advisory panel to be established under section 85 for the application.
17 18		(3)	If the council considers the application does not meet the criteria and guidelines mentioned in subsection (1)—
19			(a) the council must advise the Minister accordingly; and
20 21			(b) the Minister may refuse, under section 95 (1), to approve the university as a foreign university.

1	19	Decision about approval as foreign university Section 95 (4) and (5)	
3		substitute	
4	(4)	The Minister must not give approval unless—	
5 6		(a) the council has advised the Minister under section 94A (2) about the application; and	
7 8		(b) the Minister has consulted with a university advisory panel about the application; and	
9		(c) the Minister is satisfied about—	
10 11 12		(i) the legal status of the university and its standing in the country where it is established (including recognition by the relevant accreditation body); and	
13 14 15		(ii) the adequacy of the proposed arrangements for the university's operation in the ACT, having regard to the national protocols.	
	20	New section 99A	
16	20	New Section 33A	
	20	insert	
17	99A		
17 18 19 20 21		insert Visits by chief executive—training contract premises	
17 18 19 20 21	99A	Visits by chief executive—training contract premises The chief executive may give an employer written notice that a person authorised by the chief executive proposes to visit premises where the employer is providing, or proposes to provide, training under a training contract.	
17 18 19 20 21 22	99A (1)	Visits by chief executive—training contract premises The chief executive may give an employer written notice that a person authorised by the chief executive proposes to visit premises where the employer is providing, or proposes to provide, training under a training contract.	
17 18 19 20 21 22 23	99A (1)	Visits by chief executive—training contract premises The chief executive may give an employer written notice that a person authorised by the chief executive proposes to visit premises where the employer is providing, or proposes to provide, training under a training contract. The notice under subsection (1) must—	
166 117 118 119 119 120 121 122 223 224 225	99A (1)	Visits by chief executive—training contract premises The chief executive may give an employer written notice that a person authorised by the chief executive proposes to visit premises where the employer is providing, or proposes to provide, training under a training contract. The notice under subsection (1) must— (a) state the address of the premises proposed to be visited; and	

1 2		(d) be given to the employer at least 7 days before the day of the proposed visit.
3	(3)	The day and time of the proposed visit must be a day and time when the employer normally conducts business on the premises.
5 6	(4)	The authorised person, may on the day and at the time stated in the notice—
7		(a) enter the premises stated in the notice; or
8 9		(b) observe any work-related training being provided on the premises; or
10 11 12		(c) ask the employer to give information about work-related training provided, or proposed to be provided, on the premises; or
13 14 15		(d) ask the employer to produce any document in the possession of the employer containing information about work-related training provided, or proposed to be provided, on the premises.
16 17	(5)	An authorised person may, in exceptional circumstances, do a thing mentioned in subsection (4) (a) to (d) without notice.
18 19		Example of exceptional circumstances danger of injury to anyone's health or safety
20 21 22		<i>Note</i> An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

1 2	21	Identity cards Section 101 (1)		
3		substitute		
4 5 6	(1)	The relevant authority may give a person who may conduct visits under this part an identity card that states the person's name and position, and shows—		
7		(a) the date of issue of the card; and		
8		(b) the date of expiry of the card; and		
9		(c) anything else prescribed by regulation.		
10	22	Section 101 (2)		
11		omit		
12		the council		
13		substitute		
14		the relevant authority		
15	23	New section 101 (4)		
16		insert		
17	(4)	In this section:		
18		relevant authority means—		
19		(a) for a visit under section 99 or section 100—the council; and		
20		(b) for a visit under section 99A—the chief executive.		

24	Section 103 heading			
	substitute			
103	Obstructing visits—council			
25	New section 103A			
	in part 6.1, insert			
03A	Obstructing visits—chief executive			
(1)	This section applies if the chief executive is satisfied that an employer—			
	(a) without reasonable excuse, obstructs or hinders a person entering premises or observing training under section 99A (4) (a) or (b) (Visits by chief executive—training contract premises); or			
	(b) refuses to give information, or gives information that the employer knows is false or misleading in response to a request under section 99A (4) (c); or			
	(c) refuses to produce a document, or produces a document that the employer knows contains false or misleading information, in response to a request under section 99A (4) (d).			
(2)	The chief executive may suspend or cancel the approval of, or amend, any approved training contract to which the employer is a party.			

		Modification of Administrative Appeals Tribunal Act, s 27 Section 107 (2)		
		omit		
		section 111		
		substitute		
		section 106		
27		Sections 108 and 109		
		substitute		
80		CRICOS approval		
	(1)	For the purposes of the <i>Education Services for Overseas Students Act 2000</i> (Cwlth), section 5, definition of <i>designated authority</i> the council chairperson is the person responsible for approving providers to provide courses to overseas students in the Territory.		
	(2)	In this section:		
		CRICOS means the Commonwealth Register of Institutions and Courses for Overseas Students under the Education Services for Overseas Students Act 2000 (Cwlth), section 10.		
28		Section 112		
		substitute		
112		Approved forms		
	(1)	The council may approve forms for this Act (other than chapter 3A).		
	(2)	The chief executive may approve forms for chapter 3A.		
	(3)	If the council or chief executive approves a form for a particular purpose, the approved form must be used for that purpose.		
		<i>Note</i> For other provisions about forms, see the Legislation Act, s 255.		
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(4) An approved form is a notifiable instrumen
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Note A notifiable instrument must be notified under the Legislation Act.

29 New chapter 10

4 insert

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Chapter 10 Transitional

200 Definitions—ch 10

- 7 In this chapter:
- 8 commencement day means the day this Act commences.
- 9 repealed Act means the Vocational and Education Training 10 Act 2003.

201 Training contracts

- 12 (1) A contract that was an approved training contract under the repealed
 13 Act immediately before the commencement day is taken to be
 14 approved as a training contract under section 55B (Approval of training contract).
- 16 (2) If a suspension of approval of the agreement or an amendment of the agreement is in force immediately before the commencement day, the suspension or amendment has effect as if the approval had been suspended, or the agreement amended, under chapter 3A (Work-related training and training contracts).

202 Transitional regulations

(1) A regulation may prescribe transitional matters necessary or convenient to be prescribed because of the enactment of this Act.

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- (2) A regulation may modify this part to make provision in relation to anything that, in the Executive's opinion, is not, or is not adequately or appropriately, dealt with in this part.
- 4 (3) A regulation under subsection (2) has effect despite anything elsewhere in this Act.

203 Expiry—ch 10

- (1) This chapter is a law to which the Legislation Act, section 88 (Repeal does not end effect of transitional laws etc) applies.
 - (2) This chapter expires 1 year after the commencement day.

30 Reviewable decisions Schedule 1, new items 12A to 12I

insert

page 18

12A	55B (1) (Approval of training contract)	refusing to approve a training contract	applicant for approval
12B	55B (3)	approving a training contract subject to conditions	applicant for approval
12C	55G (2) (a) (Party may ask for amendment)	approving an amendment of an approved training contract	each party to the contract
12D	55G (2) (b)	refusing to approve an amendment of approved training contract	each party to the contract

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12E	55H (Chief executive may suspend, cancel or amend contract)	suspending or cancelling approval of a training contract	each party to the contract
12F	55H	amending an approved training contract	each party to the contract
12G	55I (5) (a)	making a finding of fact about a matter in relation to a training contract	each party to the contract
12H	55I (5) (b)	amending an approved training contract	each party to the contract
12I	55I (5) (c)	giving directions to a party to an approved training contract	each party to the contract

Schedule 1, new items 28 and 29

2 insert

28	103A (2) (Obstructing visits—chief executive)	suspending or cancelling approval of an approved training contract	each party to the contract
29	103A (2)	amending an approved training contract	each party to the contract

1	32	Dictionary, definition of ANTA
2		omit
3	33	Dictionary, new definition of approved training contract
4		insert
5 6 7		approved training contract means a training contract approved by the chief executive under section 55B (Approval of training contract).
8	34	Dictionary, definition of authority
9		omit
10	35	Dictionary, new definition of employer
11		insert
12 13		<i>employer</i> , for a trainee, means the person who is obliged under a training contract to employ the trainee.
14	36	Dictionary, definition of MINCO
15		omit
16 17	37	Dictionary, new definition of <i>nationally agreed training</i> contract
18		insert
19		nationally agreed training contract—see section 55B (4).
20	38	Dictionary, definition of national protocols
21		omit
22		on 31 March 2000

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1	39	Dictionary, definition of <i>national protocols</i> , notes 1 and 2		
2		substitute		
3 4 5		Note The national protocols were originally approved on 31 March 2000 and a revised edition was approved on 7 July 2006. The revised edition is to come into effect in December 2007.		
6	40	Dictionary, new definition of <i>trainee</i>		
7		insert		
8		<i>trainee</i> means a person who undertakes training under a training contract, and includes an apprentice.		
10	41	Dictionary, new definition of work-related training		
11		insert		
12 13 14		work-related training means a sequence of vocational education and training that is determined by the chief executive unde section 55A to be work-related training.		
15	42	Further amendments, dictionary definitions		
16		omit notes 1 and 2 from the following definitions:		
17		\bullet AQF		
18 • <i>AQTF</i>		• AQTF		
19	• national protocols			
20	 national training framework 			
21	• standards for accreditation of courses			
22		• standards for registered training organisations		
23 24	 standards for State and Territory registering and cours accrediting bodies 			

1 Legislation repealed 2 (1) The Vocational Education and Training Act 2003 A2003-37 is repealed. 4 (2) All legislative instruments under the Vocational Education and Training Act 2003 are repealed.

Schedule 1 Consequential amendments

2 (see s 3)

Part 1.1 Agents Regulation 2003

4	[1.1]	Section 3, note 1	
5		omit	
6		Tertiary Accreditation and Registration Act 2003	
7		substitute	
8		Training and Tertiary Education Act 2003	
9	[1.2]	Section 6 (4)	
10		omit	
11		Tertiary Accreditation and Registration Act 2003	
12		substitute	
13		Training and Tertiary Education Act 2003	
14	[1.3]	Dictionary, definition of registered training organisation	
15		omit	
16		Tertiary Accreditation and Registration Act 2003	
17		substitute	
18		Training and Tertiary Education Act 2003	

Schedule	1
Part 1.2	

Consequential amendments Annual Leave Act 1973

Amendment [1.4]

1	[1.4]	Dictionary, definition of statement of attainment	
2		omit	
3	Tertiary Accreditation and Registration Act 2003		
4		substitute	
5		Training and Tertiary Education Act 2003	
6	Part 1.	2 Annual Leave Act 1973	
7	[1.5]	Dictionary, definition of approved training contract	
8		omit	
9	Vocational Education and Training Act 2003		
10 substitute		substitute	
Training and Tertiary Education Act 2003		Training and Tertiary Education Act 2003	
12	Part 1.	3 Board of Senior Secondary	
13		Studies Act 1997	
14	[1.6]	Section 8 (1) (c)	
15		substitute	
16 17		(c) 1 person appointed after consultation with vocational education and training organisations;	

Part 1	I.4 Building and Construction Industry Training Levy Act 1999
[1.7]	Section 28 (4), definition of registered training organisation
	omit
	Tertiary Accreditation and Registration Act 2003
	substitute
	Training and Tertiary Education Act 2003
Part 1	1.5 Canberra Institute of Technology Act 1987
[1.8]	Section 30 (2) (d)
	substitute
	(d) 1 must be a person with skills in and knowledge of vocational education and training; and
Part 1	Licensing) Regulation 2004
[1.9]	Section 14 (6), definition of registered training organisation
	omit
	Tertiary Accreditation and Registration Act 2003
	substitute
	Training and Tertiary Education Act 2003

Schedule	1
Part 1 7	

Consequential amendments Crimes (Child Sex Offenders) Act 2005

Amendment [1.10]

[1.10]	Section 35 (3), definition of accredited course
	omit
	Tertiary Accreditation and Registration Act 2003
substitute	
	Training and Tertiary Education Act 2003
Part 1	.7 Crimes (Child Sex Offenders) Act 2005
[1.11]	Section 124 (1) (s)
	omit
	Vocational Education and Training Act 2003
	substitute
	Training and Tertiary Education Act 2003
[1.12]	Section 124 (2), definition of education institutions for children, paragraph (b)
	omit
	Tertiary Accreditation and Registration Act 2003
	substitute
Training and Tertiary Education Act 2003	

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Part 1	Protection Orders Act 2001
[1.13]	Dictionary, definition of employer, par (d)
	omit
	Vocational Education and Training Act 1995
	substitute
	Training and Tertiary Education Act 2003
Part 1	.9 Long Service Leave Act 1976
[1.14]	Dictionary, definition of approved training contract
	omit
	Vocational Education and Training Act 2003
	substitute
	Training and Tertiary Education Act 2003
Part 1	.10 Payroll Tax Act 1987
[1.15]	Section 9A (8), definition of approved training contract
	omit
	Vocational Education and Training Act 2003
	substitute
	Training and Tertiary Education Act 2003

Schedule	•
Part 1.11	

Consequential amendments Security Industry Act 2003

Amendment [1.16]

[1.16]	Section 9AB (4), definition of approved training contract
	omit
	Vocational Education and Training Act 2003
	substitute
	Training and Tertiary Education Act 2003
Part 1	.11 Security Industry Act 2003
[1.17]	Section 26 (5), definition of <i>trainee</i>
	omit
	Vocational Education and Training Act 1995
	substitute
	Training and Tertiary Education Act 2003
Part 1	.12 Security Industry Regulation 2003
[1.18]	Section 15
	omit
	Tertiary Accreditation and Registration Act 2003
	substitute
	Training and Tertiary Education Act 2003

2007.

1	Part 1.13	Tertiary Accreditation and
2		Registration Regulation 2004

[1.19] **Section 1** 3 substitute 4 Name of regulation 1 regulation This is the Training and Tertiary Education 6 7 Regulation 2003. **Endnotes Presentation speech** Presentation speech made in the Legislative Assembly on 2007.

Notified under the Legislation Act on

3 Republications of amended laws

Notification

2

For the latest republication of amended laws, see www.legislation.act.gov.au. \\

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