# Implementation Plan for Western Australia's Apprentice Kickstart Pre-Apprenticeship Project

NATIONAL PARTNERSHIP AGREEMENT ON PRE-APPRENTICESHIP TRAINING

#### **PRELIMINARIES**

- 1. This Implementation Plan is created subject to the provisions of the National Partnership Agreement on Pre-Apprenticeship Training and should be read in conjunction with that Agreement. The objective in the National Partnership is to assist in achieving the objectives of the National Agreement on Skills and Workforce Development by increasing the number of preapprenticeship training opportunities that are available and increasing the number of better prepared individuals having the option of taking up formal Australian Apprenticeship training.
- 2. The terms and milestones of this Implementation Plan are based on the Application for Funding submitted by Western Australia to the Commonwealth. The Application for Funding forms Attachment A of this Implementation Plan.
- 3. Through the delivery of the Western Australian Apprentice Kickstart project, this Implementation Plan aims to build upon a currently existing model of pre-apprenticeship training managed by the Western Australian Department of Training and Workforce Development to better prepare individuals for an Australian Apprenticeship in their chosen field, as per Western Australia's application for funding.

## TERMS OF THIS IMPLEMENTATION PLAN

- 4. This Implementation Plan will commence as soon as it is agreed between the Commonwealth of Australia, represented by the Deputy Prime Minister, and the State of Western Australia, represented by the Minister for Energy, Training and Workforce Development.
- 5. This Implementation Plan will cease on completion of the project as specified in this Implementation Plan, including the acceptance of final performance reporting and processing of final payments against project milestones specified in this Implementation Plan.
- 6. This Implementation Plan may be varied by written agreement between the Ministers or the authorised delegates.
- 7. Either Party may terminate this agreement by providing *30 days* notice in writing. Where this Implementation Plan is terminated, the Commonwealth's liability to make payments to the

State is limited to payments associated with project milestones achieved by the State by the date of effect of termination of this Implementation Plan.

8. The Parties to this Implementation Plan do not intend any of the provisions to be legally enforceable. However, that does not lessen the Parties' commitment to this Implementation Plan.

### **PROJECT OBJECTIVE**

- 9. The objective of this Implementation Plan is to deliver projects in Western Australia which support the objective of the National Partnership Agreement on Pre-Apprenticeship Training.
- 10. The project to be delivered in Western Australia under this Implementation Plan has the following objectives:
  - a. redevelop the existing School Apprenticeship Link (SAL) program from a Certificate I to a Certificate II pre-apprenticeship pathway;
  - b. develop an effective Transition pathway for the existing SAL Certificate I and SAL Family of Trades students; and
  - c. provide an additional 400 places in the SAL program at Certificate II level over two intakes - July 2010 and February 2011 - in skills shortage qualifications.

# ROLES AND RESPONSIBILITIES

#### Role of the Commonwealth

- 11. The Commonwealth is responsible for reviewing the State's performance against the project benchmarks specified in this Implementation Plan and providing any consequential financial contribution to the State for that performance.
- 12. The Commonwealth is responsible for funding and overseeing a national evaluation of all projects under this measure utilising remaining funds not allocated to state and territory projects.

#### Role of the State

13. The State is responsible for all aspects of project implementation, including:

(a) fully funding the project, after accounting for financial contributions from the Commonwealth and any third party;

(b) completing the project in a timely and professional manner in accordance with this Implementation Plan;

(c) meeting all conditions including providing reports in accordance with this Implementation Plan; and

(d) acknowledging the Australian Government's financial support for courses delivered as part of funded projects detailed in this Implementation Plan, particularly where marketing or communication activity is undertaken.

# PROJECT MILESTONES AND FINANCIAL ARRANGEMENTS

14. The maximum financial contribution to be provided by the Commonwealth for the project is \$3,480,000 payable in accordance with project milestones set out in Table 1. All payments are inclusive of GST.

Table 1. Hojett miestones and associated payments			
Project milestones		Due date	Amount
(i)	Agreement of both parties to the Implementation Plan	Expected by 7/6/2010	\$696,000
(ii) (iii)	SAL re-developed to achieve Certificate II pre-apprenticeship outcomes Submission of details on re-developed SAL to the Commonwealth	Expected by 7/8/2010	\$392,000
(iv) (v)	Commencement of 200 individuals in pre-apprenticeship training Submission, and acceptance by the Commonwealth, of a progress summary	Expected by 7/9/2010	\$1,000,000
(vi) (vii)	Commencement of a total of 400 individuals in pre-apprenticeship training Submission, and acceptance by the Commonwealth, of a progress summary	Expected by 7/3/2011	\$1,000,000
(viii)	Provision, and acceptance by the Commonwealth, of the final project report, including details of Australian Apprenticeship commencements and any employment outcomes	Expected by 7/6/2011	\$392,000

#### Table 1: Project milestones and associated payments

15. Any Commonwealth financial contribution payable will be processed by the Commonwealth Treasury and paid to the State Treasury in accordance with the payment arrangements set out in Schedule D of the Intergovernmental Agreement on Federal Financial Relations.

#### FUDGET

16. Having regard to the estimated costs of projects specified in the overall project budget, the State will not be required to pay a refund to the Commonwealth if the actual cost of the project is less than the agreed estimated cost of the project. Similarly, the State bears all risk should the costs of a project exceed the estimated costs. The Parties acknowledge that this arrangement provides the maximum incentive for the State to deliver projects cost-effectively and efficiently.

#### REPORTING ARRANGEMENTS

- 17. The State will provide progress summaries to the Commonwealth to demonstrate its achievement of project milestones set out in Table 1.
- 18. Progress Summaries will contain the following information:
  - a) Details of the courses delivered under this initiative, including the Units of Competency that will be delivered /Certificate level, industry and location

- b) Details of the number of individuals engaged in each course, including which of the following group each individual falls under
  - 1 Aged 19 years and under;
  - 2 Indigenous Australian;
  - 3 Person with disability;
  - 4 School leaver; and/or
  - 5 Living in remote or rural locations
- c) Details of articulation of participants into an Australian Apprenticeship upon completion of their pre-apprenticeship training
- d) a description of actual performance of the State in the reporting period to date against the project milestones; and
- e) promotional activities undertaken in relation to, and media coverage of, the project during the reporting period.
- 19. The final project report is due within 60 Business Days of the completion of the project or termination of this Implementation Plan.
- 20. The final project report will be a stand-alone document that can be used for public information dissemination purposes regarding the project and must:
  - a) describe the conduct, benefits and outcomes of the project as a whole;
  - b) evaluate the project, including assessing the extent to which the objective in this Implementation Plan has been achieved and explaining why any aspects were not achieved; and
  - c) include a discussion of any other matters relating to the project, limited to the minimum necessary for the effective assessment of performance, which the Commonwealth notifies the State should be included in the final project report at least 30 days before it is due.