Education and Training Reform Act 2006
ORDER ABOUT
NON-PAYMENT FOR WORK FOR POST-SECONDARY STUDENTS ON PRACTICAL PLACEMENTS

I, Jeff Rosewarne, Acting Secretary to the Department of Education and Early Childhood Development, hereby make an Order under section 5.4.20 of the Education and Training Reform Act 2006 (the ETra).

This Order comes into effect on and from 1 January 2011. It has no retrospective effect.

The Order is as follows:

A: I note that, pursuant to section 5.4.16 of the ETra, the Governor in Council has fixed a minimum rate of payment of $5 per day for students employed under a practical placement agreement, as defined in section 5.4.13 of ETra.

And:

B: For the purposes of section 5.4.20 of ETra in relation to Orders about non-payment for work, a class of student means students of a TAFE Provider. TAFE Provider, pursuant to section 5.4.13 of ETra, means a body registered under section 4.3.10 (of the ETra) by the Authority.

And:

C: In view of A above, and in accordance with the power available to me under section 5.4.20 of ETra, I am satisfied that the class of student as defined in B above meet the conditions outlined in section 5.4.20 of ETra and I hereby order that the class of student is not required to be paid the minimum rate of payment as described in A above.

And:

D: The Order made by the Acting Secretary of the Department of Education and Early Childhood Development on 24 January 1997 under section 91AB of the former Vocational Education and Training Act 1990 (the VET Order) is hereby formally revoked, with immediate effect.

And:

E: The Order contained herein replaces the VET Order.

Dated 23 December 2010

Signed
JEFF ROSEWARNE