

Queensland

Further Education and Training (Training Ombudsman) and Another Act Amendment Bill 2015



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2015

A Bill

for

An Act to amend the *Further Education and Training Act 2014* to establish the office of the training ombudsman and for related purposes, and to amend the *Public Service Act 2008* for a particular purpose

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Further Education and Training (Training Ombudsman) and Another Act Amendment Act 2015.	3 4 5 6
Clause	2	Commencement This Act commences on a day to be fixed by proclamation.	7 8
	Part	2 Amendment of Further Education and Training Act 2014	9 10 11
Clause	3	Act amended This Act amends the Further Education and Training Act 2014.	12 13 14
Clause	4	Amendment of s 64 (Declaration of restricted calling) Section 64(3)— omit.	15 16 17
Clause	5	Insertion of new ch 4A After section 112— insert—	18 19 20

Chapte	er 4A Training Ombudsman	1 2
Part 1	Preliminary	3
112A Defi	nitions for ch 4A	4
In this	s chapter—	5
tı	omplainant means a person who gives the raining ombudsman a complaint about a eferable matter.	6 7 8
c tr	ompliance matter means a matter about ompliance with this Act by an apprentice, rainee, employer or supervising registered raining organisation.	9 10 11 12
n	notice means a written notice.	13
	ffice means the office of the training imbudsman established under section 112B(2).	14 15
tı c F	re-qualified supplier means a registered raining organisation that has entered into a urrent Vocational Education and Training re-Qualified Supplier Agreement with the epartment.	16 17 18 19 20
_	rescribed decision means a decision of the chief xecutive under any of the following sections—	21 22
(a) section 17(2);	23
(b) section 20(8);	24
(c) section 23(4);	25
(d) section 47(1);	26
(e) section 50(2);	27
(:	f) section 101(1).	28

Part 2 Amendment of Further Education and Training Act 2014

	referable matter, for a complaint, see section 112D(1)(a).	1 2
	referral entity, for a complaint, means an entity other than the chief executive, whose functions include dealing with a matter the subject of the complaint.	3 4 5 6
Part 2	Training ombudsman and office of the training ombudsman	7 8 9
Divisio	on 1 General	10
112B Tr	aining ombudsman and office	11
(1)	There must be a training ombudsman.	12
(2)	An office called the office of the training ombudsman is established.	13 14
(3)	The office consists of the training ombudsman and the staff of the office.	15 16
112C C	ontrol of the office	17
(1)	The training ombudsman controls the office.	18
(2)	Subsection (1) does not prevent the office being attached to the department to ensure the office has the administrative support services it requires to carry out the training ombudsman's functions.	19 20 21 22

Divisi	on 2	training ombudsman	1 2
112D F	uncti	ions of training ombudsman	3
(1)		e training ombudsman has the following ctions—	4 5
	(a)	to receive complaints about any of the following matters (each a <i>referable matter</i>)—	6 7 8
		 (i) the provision of vocational education and training by a relevant training entity in Queensland; 	9 10 11
		(ii) the quality of vocational education and training provided by a relevant training entity in Queensland;	12 13 14
		(iii) a matter relating to an apprenticeship or traineeship in Queensland, including a decision by the chief executive about a training contract or the declaration of, or nominal term for, an apprenticeship or traineeship;	15 16 17 18 19 20
		(iv) a compliance matter or a prescribed decision;	21 22
		(v) a matter involving a pre-qualified supplier;	23 24
	(b)	to help people in making complaints to a referral entity;	25 26
	(c)	to refer complaints to a referral entity or otherwise deal with complaints under this Act;	27 28 29
	(d)	to give information or advice to a complainant about the complainant's complaint;	30 31 32
	(e)	to monitor the outcome of complaints;	33

(f)	to make recommendations to the chief executive about apprenticeships and traineeships, including the declaration of, or nominal term for, an apprenticeship or traineeship;	1 2 3 4 5
(g)	to identify, and report to the Minister about, issues relating to the provision of vocational education and training in Queensland and its quality;	6 7 8 9
(h)	to make recommendations to the Minister about—	10 11
	(i) ways to improve the department's systems, policies and processes relating to pre-qualified suppliers and supervising registered training organisations; and	12 13 14 15 16
	(ii) matters relating to apprenticeships and traineeships in Queensland; and	17 18
	(iii) strategies to improve the quality of vocational education and training in Queensland;	19 20 21
(i)	to carry out promotional and educational activities relating to vocational education and training in Queensland;	22 23 24
(j)	to undertake or promote reviews of, or research into, matters relating to the training ombudsman's functions, including reviews or research requested by the Minister;	25 26 27 28
(k)	other functions conferred on the training ombudsman under this Act or another Act.	29 30
In th	nis section—	31
rele	vant training entity means—	32
(a)	a registered training organisation; or	33

(3)

Part 2 Amendment of Further Educ	cation and Training Act 20	14
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(b)	a supervising registered training organisation; or	1 2
(c)	an employer employing an apprentice or trainee.	3 4
The train necessary connection	ing ombudsman has power to do all things or convenient to be done for, or in with, the performance of the training tan's functions.	5 6 7 8 9
Division 2	Dealing with complaints	10
	ng ombudsman may refuse to deal with ular complaint	11 12
, ,	training ombudsman may refuse to deal, or ontinue to deal, with a complaint if—	13 14
(a)	the circumstances giving rise to the referable matter for the complaint happened more than 12 months before the complaint was made; or	15 16 17 18
(b)	the training ombudsman reasonably believes—	19 20
	(i) the complaint is frivolous or vexatious; or	21 22
	(ii) the complaint lacks substance; or	23
	(iii) the complainant does not have a sufficient interest in the matter raised in the complaint; or	24 25 26
	(iv) that, having regard to all the circumstances of the case, dealing with, or continuing to deal with, the	27 28 29

		unnecessary or unjustifiable.	1 2
(2)	deal unde	vever, if the training ombudsman refuses to , or to continue to deal, with a complaint er subsection (1), the training ombudsman is prevented from—	3 4 5 6
	(a)	identifying issues relating to the referable matter for the complaint; and	7 8
	(b)	making a recommendation to the Minister about the identified issues.	9 10
(3)	deal trair after	ne training ombudsman decides to refuse to , or to continue to deal, with a complaint, the ning ombudsman must, as soon as practicable r making the decision, give the complainant ce of—	11 12 13 14 15
	(a)	the decision; and	16
	(b)	the reasons for the decision.	17
		ng ombudsman to refuse to deal with aint subject of review or appeal	18 19
Co The	ompla e train		
Co The	ompla e train	aint subject of review or appeal aing ombudsman must refuse to deal, or to	19 20
Co The	ompla e train ntinue	aint subject of review or appeal ning ombudsman must refuse to deal, or to to deal, with a complaint if— the referable matter for the complaint is a	19 20 21 22
Co The	ompla e train ntinue	aint subject of review or appeal aing ombudsman must refuse to deal, or to to deal, with a complaint if— the referable matter for the complaint is a decision that— (i) is the subject of an application for	19 20 21 22 23 24
Co The	ompla e train ntinue	aint subject of review or appeal aing ombudsman must refuse to deal, or to to deal, with a complaint if— the referable matter for the complaint is a decision that— (i) is the subject of an application for review under the QCAT Act; or	19 20 21 22 23 24 25

[s 5]	s 51	
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112H R	eferral of complaint to chief executive	1
(1)	This section applies to a complaint about—	2
	(a) a compliance matter; or	3
	(b) a matter involving a pre-qualified supplier.	4
(2)	The training ombudsman must refer the complaint to the chief executive to investigate unless—	5 6 7
	(a) the training ombudsman refuses to deal with the complaint under section 112F or 112G; or	8 9 10
	(b) both of the following apply—	11
	(ii) the complainant has previously made the complaint, or a substantially similar complaint, to the chief executive;	12 13 14
	(ii) the chief executive has investigated the complaint.	15 16
(3)	On referral of the complaint, the chief executive must investigate the complaint.	17 18
(4)	As soon as practicable after ceasing to deal with the complaint, the chief executive must give the complainant and the training ombudsman a written report about the findings of the investigation.	19 20 21 22 23
(5)	The report must include details of action taken, or proposed to be taken, in relation to the complaint.	24 25
	emplainant may ask training ombudsman to the ther deal with complaint	26 27
(1)	This section applies if—	28
	(a) the chief executive investigates a complaint about a compliance matter or a matter involving a pre-qualified supplier; and	29 30 31

	(b) the person who made the complaint is not satisfied with the outcome of the chief executive's investigation.	1 2 3
(2)	The person may ask the training ombudsman to further deal with the complaint.	4 5
	ssessment of, and recommendations about, articular complaints	6 7
(1)	This section applies if, under section 112I, a complainant asks the training ombudsman to further deal with a complaint.	8 9 10
(2)	The training ombudsman must—	11
	(a) give the chief executive notice of the request; and	12 13
	(b) assess the complaint and the chief executive's investigation of the complaint unless the training ombudsman refuses to further deal with the complaint under section 112F or 112G.	14 15 16 17 18
(3)	As soon as practicable after completing an assessment, the training ombudsman must give the complainant and the chief executive a written report about the assessment.	19 20 21 22
(4)	The report—	23
	(a) must include the training ombudsman's findings of the assessment; and	24 25
	(b) may include any recommendations about the complaint the training ombudsman considers appropriate.	26 27 28
(5)	If the report includes a recommendation, the training ombudsman may ask the chief executive to notify the training ombudsman, within a stated period, of—	29 30 31 32

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	(a) the steps that have been or are proposed to be taken to give effect to the recommendation; or	1 2 3
	(b) if no steps have been, or are proposed to be, taken to give effect to the recommendation, the reasons for not taking the steps.	4 5 6
	ssessment of, and recommendations out, prescribed decisions	7 8
(1)	This section applies if the training ombudsman receives a complaint about a prescribed decision.	9 10
(2)	The training ombudsman must—	11
	(a) give the chief executive notice of the complaint; and	12 13
	(b) assess the complaint unless the training ombudsman refuses to deal with the complaint under section 112F or 112G.	14 15 16
(3)	As soon as practicable after completing an assessment, the training ombudsman must give the complainant and the chief executive a written report about the assessment.	17 18 19 20
(4)	The report—	21
	(a) must include the training ombudsman's findings of the assessment; and	22 23
	(b) may include any recommendations about the complaint the training ombudsman considers appropriate.	24 25 26
(5)	If the report includes a recommendation, the training ombudsman may ask the chief executive to notify the training ombudsman, within a stated period, of—	27 28 29 30
	(a) the steps that have been or are proposed to be taken in relation to the recommendation; or	31 32 33

	(b) if no steps have been, or are proposed to be, taken to give effect to the recommendation, the reasons for not taking the steps.	1 2 3
	ving information or notice about particular mplaints	4 5
(1)	This section applies if the training ombudsman gives the chief executive a notice under section 112J(2)(a) or 112K(2)(a).	6 7 8
(2)	The chief executive must give the training ombudsman—	9 10
	(a) if the notice relates to a request to further deal with a complaint—a copy of the information before the chief executive in investigating the complaint; or	11 12 13 14
	(b) if the notice relates to a complaint about a prescribed decision—a copy of the information before the chief executive in making the decision.	15 16 17 18
(3)	If the training ombudsman decides to refuse to deal, or further deal, with the complaint, the training ombudsman must give the chief executive notice of the decision and the reasons for the decision.	19 20 21 22 23
	aining ombudsman may enter into formation sharing arrangements	24 25
(1)	The training ombudsman may enter into an arrangement with a government entity for the purpose of sharing or exchanging any information held by the training ombudsman or the government entity.	26 27 28 29 30
(2)	The information to which the arrangement may relate is limited to information that relates to a complaint about—	31 32

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	(a) a compliance matter; or	1
	(b) a matter involving a pre-qualified supplier; or	2 3
	(c) a prescribed decision.	4
(3)	Under the arrangement, the training ombudsman and government entity are, despite any other Act or law of the State, authorised to—	5 6 7
	(a) request and receive information held by the other party to the arrangement; and	8 9
	(b) disclose the information to the other party.	10
112N P	ower to require information or attendance	11
(1)	This section applies if the training ombudsman assesses a complaint under section 112J or 112K.	12 13
(2)	The training ombudsman may, by notice given to a person, require the person to—	14 15
	(a) give the training ombudsman stated information reasonably required for the assessment, at a stated reasonable time and place; or	16 17 18 19
	(b) create, and give the training ombudsman, a document containing information reasonably required for the assessment; or	20 21 22
	(c) attend before the training ombudsman at a stated reasonable time and place to answer questions, or produce documents, reasonably required for the assessment.	23 24 25 26
(3)	The person must comply with the requirement unless the person has a reasonable excuse.	27 28
	Maximum penalty—100 penalty units.	29
(4)	It is a reasonable excuse for an individual not to comply with the requirement if complying with	30 31

	the requirement might tend to incriminate the individual.	1 2
(5)	In this section—	3
	<i>information</i> includes a document or a copy of a document.	4 5
	person does not include a government entity.	6
	ustody of document given to training	7 8
(1)	If a document or other thing is given to the training ombudsman under this division, the training ombudsman may—	9 10 11
	(a) keep the document or thing for a reasonable period for assessing the complaint to which the document or thing relates; and	12 13 14
	(b) if it is a document, take extracts from it and make copies of it.	15 16
(2)	While the training ombudsman has possession of the document or other thing, the training ombudsman must allow it to be inspected at any reasonable time by a person who would have the right to inspect it if it were not in the training ombudsman's possession.	17 18 19 20 21 22
112P R	eport containing adverse comment	23
(1)	This section applies if the training ombudsman proposes to make an adverse comment about a person in a report under this division.	24 25 26
(2)	The training ombudsman must not make the proposed adverse comment unless—	27 28
	(a) the training ombudsman gives the person an opportunity to respond to the proposed comment; and	29 30 31

(b) the person's response is fairly stated in the

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	report.	2
Part 3	Minister's powers	3
112Q Mi oml	inister may refer matters to training budsman	4 5
(1)	The Minister may refer a matter relevant to the training ombudsman's functions to the training ombudsman and ask the training ombudsman to—	6 7 8 9
	(a) review or research the matter; and	10
	(b) give the Minister a written report about the review or research, including advice or recommendations about the matter.	11 12 13
(2)	The training ombudsman must comply with the request.	14 15
(3)	The training ombudsman's report may include a recommendation about the training ombudsman's functions.	16 17 18
112R Mi	nister may give statement of expectations	19
(1)	The Minister may give the training ombudsman a written statement (a <i>statement of expectations</i>) stating the Minister's expectations for the performance of the training ombudsman's functions.	20 21 22 23 24
(2)	A statement of expectations may—	25
	(a) apply for a period stated in the statement; and	26 27

	(b)	include follow		-	vis	sioı	ns	8	abo	ut	,	an	y	of	•	th	ne	1 2	
				train ratio		_					ın'	s s	stra	ateg	gic	: 0	or	3 4	
			-	ortin tegio	_										ıt	th	ne	5 6	
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(3)	state train	trainir ment ing on ing on	of 1bu	ex dsm	pec nan	ctat 's f	tion fun	is cti	ir ion	1]	pe	rfo	rn	ning	g	th	ne	10 12 13	
112S Mi tra		er may g oml					nfo	rn	na	tio	n	fro	on	1				14 13	1
(1)	omb a m	Minis udsma atter r tions.	n f	or i	nfo	rm	atio	on	01	d	oc	un	nei	nts	ab	oı	ut	10 17 18	
(2)	The requ	trainir est.	ng (omb	ouds	sm	an	m	ius	t c	on	np]	ly	wi	th	th	ne	20	
Part 4			A	dn	niı	ni	st	ra	ati	io	n	n	na	tt	eı	rs	•	22	
Divisio	n 1			rov ain								_			he)		23 24	
112T Ap	poin	tmen	t															25	•
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	(a) by the Governor in Council; and	1
	(b) under this Act and not under the <i>Public Service Act 2008</i> .	2 3
112U Te	erm of appointment	4
(1)	The training ombudsman holds office for the term, not more than 4 years, stated in the training ombudsman's instrument of appointment.	5 6 7
(2)	The training ombudsman stops holding office before the end of the term of appointment if the training ombudsman—	8 9 10
	(a) is disqualified under section 112W from continuing as the training ombudsman; or	11 12
	(b) resigns under section 112Y; or	13
	(c) is removed from office under section 112Z.	14
112V C	onditions of appointment	15
(1)	The training ombudsman is to be paid the remuneration and allowances decided by the Governor in Council.	16 17 18
(2)	The training ombudsman holds office on the	19
	terms and conditions, not provided for by this Act, that are decided by the Governor in Council.	20 21
112W D	terms and conditions, not provided for by this	20
112W D (1)	terms and conditions, not provided for by this Act, that are decided by the Governor in Council.	20 21
	terms and conditions, not provided for by this Act, that are decided by the Governor in Council. Pisqualification as training ombudsman A person is disqualified from becoming, or continuing as, the training ombudsman if the	20 21 22 23 24
	terms and conditions, not provided for by this Act, that are decided by the Governor in Council. Pisqualification as training ombudsman A person is disqualified from becoming, or continuing as, the training ombudsman if the person—	20 21 22 23 24 25

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	(d) is an insolvent under administration; or	1
	(e) is disqualified from managing corporations because of the Corporations Act, part 2D.6.	2 3
(2)	In this section—	4
	<i>insolvent under administration</i> see the Corporations Act, section 9.	5 6
112X	Leave of absence	7
(1)	The Minister may approve a leave of absence for the training ombudsman.	8 9
(2)	The Minister may appoint another person to act in the office of the training ombudsman during the leave of absence.	10 11 12
(3)	Subsection (2) does not limit the Governor in Council's powers, under the <i>Acts Interpretation Act 1954</i> , section 25(1)(b)(v).	13 14 15
112Y	Resignation	16
(1)	The training ombudsman may resign by signed notice given to the Minister.	17 18
(2)	The resignation takes effect on—	19
	(a) the day the notice is given; or	20
	(b) if a later day is stated in the notice—the later day.	21 22
112Z	Removal from office	23
ro fi	The Governor in Council may, on the Minister's ecommendation, remove the training ombudsman rom office if the Minister is satisfied the training mbudsman—	24 25 26 27
	(a) has engaged in—	28

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	(i) inappropriate or improper conduct in an official capacity; or	1 2
	(ii) inappropriate or improper conduct in a private capacity that reflects seriously and adversely on the office; or	3 4 5
	(b) can not perform the training ombudsman's functions; or	6 7
	(c) has neglected the training ombudsman's duties or performed the training ombudsman's functions incompetently.	8 9 10
112ZA [Delegations	11
(1)	The training ombudsman may delegate the training ombudsman's functions to an appropriately qualified staff member of the office.	12 13 14 15
(2)	In this section—	16
	function includes power.	17
Divisio	on 2 Other matters	18
	Preservation of existing rights and natitlement	19 20
(1)	If a person appointed as the training ombudsman was, immediately before taking up the appointment—	21 22 23
	(a) a public service employee—the person is entitled to retain all accrued and accruing rights as if service as the training ombudsman were a continuation of service as a public service employee; or	24 25 26 27 28
	(b) a member of the State Public Sector Superannuation Scheme under the	29 30

	Superannuation (State Public Sector) Act 1990—the person keeps all the person's existing and accruing rights relating to superannuation.	1 2 3 4
(2)	If a person is appointed as a public service employee and was, immediately before taking up the appointment, the training ombudsman, the person's service as training ombudsman is taken to be service as a public service employee.	5 6 7 8 9
112ZC (Criminal history report	10
(1)	To decide if a person is disqualified from becoming or continuing as the training ombudsman, the Minister may ask the commissioner of the police service for—	11 12 13 14
	(a) a written report about the criminal history of the person; and	15 16
	(b) a brief description of the circumstances of a conviction mentioned in the criminal history.	17 18 19
(2)	However, the Minister may make the request only if the person has given the Minister written consent for the request.	20 21 22
(3)	The commissioner of the police service must comply with the request.	23 24
(4)	However, the duty to comply applies only to information in the commissioner's possession or to which the commissioner has access.	25 26 27
(5)	The Minister must ensure the report is destroyed as soon as practicable after it is no longer needed for the purpose for which it was requested.	28 29 30
(6)	In this section—	31
	<i>criminal history</i> , for a person, means the person's criminal history as defined under the <i>Criminal</i>	32 33

Part 2 Amendment	of Further	Education ar	nd Training	Act 2014
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	Law (Rehabilitation of Offenders) Act 1986, other than spent convictions.	1 2
112ZD (Criminal history reports confidential	3
(1)	This section applies to a person who possesses a report, or information contained in a report, given under section 112ZC, because the person is or was an officer, employee or agent of the department or the office.	4 5 6 7 8
(2)	The person must not, directly or indirectly, disclose the report or information to any other person unless the disclosure is permitted under subsection (3).	9 10 11 12
	Maximum penalty—100 penalty units.	13
(3)	The person is permitted to disclose the report or information to another person—	14 15
	(a) to the extent necessary to perform the person's functions under this Act; or	16 17
	(b) if the disclosure is authorised under an Act; or	18 19
	(c) if the disclosure is otherwise required or permitted by law; or	20 21
	(d) if the person to whom the disclosure relates consents to the disclosure; or	22 23
	(e) if the disclosure is in a form that does not identify the person to whom the information relates; or	24 25 26
	(f) if the information is, or has been, lawfully accessible to the public.	27 28
112 ZE I	New convictions must be disclosed	29
(1)	This section applies if a person who is the training ombudsman is convicted of an indictable	30 31

	offence during the term of the training ombudsman's appointment.	1 2
(2)	The person must, unless the person has a reasonable excuse, immediately give notice of the conviction to the Minister.	3 4 5
	Maximum penalty—100 penalty units.	6
(3)	The notice must include all of the following—	7
	(a) the existence of the conviction;	8
	(b) when the offence was committed;	9
	(c) details adequate to identify the offence;	10
	(d) the sentence imposed on the person.	11
112ZF (Ac	Office not a statutory body for particular ts	12 13
not Arr	remove any doubt, it is declared that the office is a statutory body for the <i>Statutory Bodies Financial</i> rangements Act 1982 or the Financial countability Act 2009.	14 15 16 17
112ZG	Staff	18
	e staff of the office are employed under the <i>Public</i> vice Act 2008.	19 20
	Training ombudsman and staff not subject to direction	21 22
(1)	Subject to this Act and any other Act or law, the training ombudsman is not subject to direction by any person about the way the training ombudsman performs the training ombudsman's functions.	23 24 25 26 27
(2)	Staff of the office are not subject to direction by any person, other than from within the office, about the way complaints are dealt with.	28 29 30

		112ZI Annual report	1
		(1) The training ombudsman must prepare and give to the Minister, within 3 months after the end of each financial year, a report on the discharge of the training ombudsman's functions during the financial year.	2 3 4 5 6
		(2) The report must include copies of any notices given to the training ombudsman under section 112S during the financial year to which the report relates.	7 8 9 10
		(3) The Minister must table a copy of the report in the Legislative Assembly within 14 days after receiving the report.	11 12 13
lause	6	Amendment of s 173 (Appeal to Industrial Court on question of law)	14 15
		Section 173, 'Industrial Court'—	16
		omit, insert—	17
		industrial court	18
lause	7	Amendment of s 188 (False or misleading statements to official)	19 20
		Section 188(2), definition official—	21
		insert—	22
		(c) the training ombudsman; or	23
		(d) a staff member of the office of the training ombudsman.	24 25
lause	8	Amendment of s 194 (Protection from liability)	26
		(1) Section 194(4), definition prescribed person—	27
		insert—	28
		(ba) the training ombudsman;	29

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	(2)	Section 194(4), definition prescribed person, paragraph (c)—	1
		insert—	2
		(v) the training ombudsman;	3
		(vi) a staff member of the office of the training ombudsman;	4 5
	(3)	Section 194(4), definition <i>prescribed person</i> , paragraphs (ba) to (d)—	6 7
		renumber as paragraphs (c) to (e).	8
Clause 9	An	nendment of sch 1 (Dictionary)	9
	(1)	Schedule 1, definition <i>notice</i> —	10
		omit.	11
	(2)	Schedule 1—	12
		insert—	13
		complainant, for chapter 4A, see section 112A.	14
		compliance matter, for chapter 4A, see section 112A.	15 16
		government entity means a government entity under the <i>Public Service Act 2008</i> .	17 18
		notice—	19
		(a) for chapter 4A, see section 112A; or	20
		(b) for chapter 5, see section 113.	21
		office, for chapter 4A, see section 112A.	22
		<i>pre-qualified supplier</i> , for chapter 4A, see section 112A.	23 24
		<i>prescribed decision</i> , for chapter 4A, see section 112A.	25 26
		<i>referable matter</i> , for chapter 4A, see section 112A.	27 28

Further Ed	ducation	and	Trainin	g (Trair	ning O	mbuds	man) a	nd A	nothe	r Act	An	nendr Bill 2	

Part 3 Amendment of Public Service Act 2008

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		referral entity, for chapter 4A, see section 112A. young person means a person under 18 years.	1 2
	Part	3 Amendment of Public Service Act 2008	3 4
Clause	10	Act amended This Act amends the <i>Public Service Act 2008</i> .	5 6
Clause	11	Amendment of sch 1 (Public service offices and their heads) Schedule 1—	7 8 9
		insert—	10

office of the training ombudsman under the Further Education and Training Act 2014 training ombudsman

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Authorised by the Parliamentary Counsel