Administrative information: Schools and providers

Senior secondary registration
Schools (government and non-government) and other organisations that wish to offer the Victorian Certificate of Education (VCE) and/or Victorian Certificate of Applied Learning (VCAL) must be approved by the VCAA and registered as a senior secondary education provider with the Victorian Registration and Qualifications Authority (VRQA; www.vrqa.vic.gov.au).

Single study provider registration
A school or organisation wishing to provide only a single VCE study or an accredited part of a VCAL program (such as the Personal Development Skills Strand or Literacy and Numeracy Skills Strand) must be approved by the VCAA and registered as a senior secondary single course provider with the VRQA. Enquiries about registration should be directed to the VRQA Quality Assurance Schools Unit on (03) 9032 1546.

Allocation of a VASS identity
Once registration has been approved, the Victorian Curriculum and Assessment Authority (VCAA) oversees the allocation of each provider’s identity in the Victorian Assessment Software System (VASS; www.vass.vic.edu.au) and contacts the school or organisation to provide training if required.

1 Schools providing the VCE or VCAL
Schools offering the VCE or VCAL can be viewed on VASS.

School/provider name changes and school closures
Schools that change their name must advise the VCAA’s Student Records and Results in writing and provide proof that the relevant registration body has endorsed the name change. Schools that no longer offer the VCE or VCAL should also notify Student Records and Results in writing.

School/provider address, telephone and coordinator changes
It is the responsibility of schools to ensure that their address, telephone, fax, email address and the details of their principal and coordinators are correct and confirmed, using VASS. VASS Operations must be contacted to change the school email address.

Recognition as a VCAL provider
A VCAL provider may be either a registered school or a registered training organisation (RTO). All VCAL providers must meet the VRQA registration requirements for a senior secondary provider. An organisation that is not a registered school or an RTO but intends to offer the VCAL must contact the Manager, VCAL.

2 Registered training organisations
RTOs are responsible for the delivery, assessment and certification of VET and FE qualifications. An RTO may be a TAFE institute, a group training company, an industry training centre, an enterprise or a school.
School-RTO partnerships
A school may enter into a partnership with an RTO. If an agreement has been reached between a school and an RTO, the school may deliver components of the VET and FE qualification or a whole qualification, with RTO agreement. Schools may contract an RTO to deliver the whole qualification. Costs are incurred for each of these options. Advice on eligibility for funding is available from sector authorities (DET’s Higher Education and Skills Group, Independent Schools Victoria and the Catholic Education Commission of Victoria). Schools should confirm that the RTO they enter an agreement with has the scope of registration to deliver the VET programs offered.

Schools as RTOs
Schools may apply to the VRQA to become an RTO for the delivery of specified qualifications. A school recognised as an RTO is responsible for delivery, assessment, certification and quality assurance. The school is also responsible for providing enrolment and results data to the training sector. Schools as RTOs may contract other providers for the delivery of training and assessment, but the school remains responsible for quality assurance and the validation of assessments. All RTOs must comply with the essential conditions for initial and continuing registration.

3  VCE and VCAL provider obligations to the VCAA

Principals of schools, and other VCE and VCAL providers, are the formal authorities for many important procedural and managerial requirements in the VCE and VCAL. These requirements are summarised in this section, although they appear in their specific contexts throughout this handbook.

Each year schools indicate to the VCAA, through student enrolments, the detailed programs they will offer. The principal undertakes to ensure that students are provided with access to adequate facilities and resources to complete any VCE or VCAL study they are offered.

3.1  Communication from the VCAA to school staff

The VCAA uses email, fax, Notices to Schools, the VCAA Bulletin (through direct teacher subscription) and its website for official communication with schools. Procedures must be in place so that official emails and all correspondence are forwarded to the appropriate school staff promptly.

VCE and VCAL coordinators and VASS administrators must have prompt access to copies of all official Notices to Schools. Teachers and VASS administrators must be kept informed of VCAA administrative and assessment requirements, including official notification of changes to VCE and VCAL procedures. Teachers must have access to copies of:

- relevant accredited VCE study designs
- relevant VCE Advice for Teachers and Assessment Handbooks
- 2016 assessment criteria sheets and assessment advice for VCE School-assessed Tasks
- VCAL curriculum planning guides
- relevant VCE VET program booklets
- VCE VET Assessment Guide
- VCE and VCAL Administrative Handbook 2016
- VCAA Bulletin
- Notices to Schools.
3.2 Endorsement from the principal

The signature of the principal, or a delegate of the principal, is required on some documents to certify that the information they contain is accurate and complete. These documents relate to:

- amendments to results
- confirmation of grades
- credits
- Derived Examination Scores (DES)
- International Baccalaureate (IB) students
- Interrupted Studies status
- late entry of data on VASS
- Second Language status
- Special Examination Arrangements.

Other documentation requiring their verification includes VCE Written Examination Centre Agreements, identification lists of full-fee-paying overseas students, forms for GAT and VCE written examination centres, the appointment of supervisors and delivery of all examination materials, partnership agreements, and endorsed lists of VCAL-eligible students at midyear.

3.3 VASS

All VCE and VCAL providers are required to have access to VASS. The VCAA is notified by the registering authorities of schools eligible to offer VCE and VCAL. Schools can apply for a user ID and password by contacting VASS Operations, which will issue one upon approval.

The term ‘school’ refers to both VCE and VCAL providers, and schools registering Year 10 students without programs, as part of DET’s On Track project.

VASS allows schools direct access to the VCAA central database to maintain student details, assessment information and school details. It is imperative that the accuracy, privacy and security of the data are maintained at all times.

RTOs that are not senior-secondary qualification providers need to apply for read-only access to VASS, and are limited to viewing only the details of students to whom they offer training. RTOs should contact VASS Operations to initiate access.

Unique school view of data

Schools are responsible for respecting and protecting the confidentiality of students’ personal and academic details. VASS system security is designed so schools can only view their own students’ details. A student ‘belongs’ to a school if the school is their ‘home school’, or they are being assessed in at least one unit by the school.

VASS users

There are a number of school-based VASS-user types that allow each school to control and maintain the security of their student data. The VASS administrator has system control for their school and is responsible for setting up other school-based users.

The VASS administrator uses their high-level access to administer the VCE, VCE VET and VCAL for the school, including setting up the school’s program, enrolling students, entering results and producing reports. While schools may have one or more VASS administrators, and they are appointed at the discretion of the principal, the VCAA recommends that each school should have no more than four VASS administrators. Schools may have many VASS users, for example every VCE and VCAL teacher could be given VASS teacher (restricted) status to enter their own results.
3.4 Data security and VASS

VASS has a three-layer security system. From 2016, all users must have a username, password and a passcode to access the authentication grid. Valid authentication devices (USBs) will no longer be required to access VASS.

Schools must contact VASS Operations to have new VASS administrators created or to modify existing VASS administrators; however, VASS administrators can set up other VASS users. All users should change their own password on a regular basis. Other VASS user groups include Clerical (CL) and School Statistics and Results Group (SSRG).

If VASS administrators experience problems, including password and login issues, they should contact VASS Operations.

3.5 Submission of data

Enrolment, unit completion and assessment data must be entered in accordance with the administrative requirements of the VCAA and must meet critical dates. Penalties apply for late data entry.

ENROLMENT 1 data is critical because it is used:

- to develop each year’s VCE examination timetable
- for planning associated with the General Achievement Test (GAT) and October–November VCE examinations
- to identify schools for the School-based Assessment audit.

Schools are able to modify enrolment data after this date. Student transfers must be executed according to VCAA requirements.

Home schools

The home school is the student’s main school. A student can have only one home school at a time, and each home school is responsible for ensuring its students’ programs of enrolments are correct. This is achieved by printing and checking the Student Full Details Report from VASS.

Only a student’s home school may enter or amend their personal details. A student may be enrolled in a unit or units either by the home school or the assessing school on VASS.

The home school that is not the assessing school can enrol a student in a unit if the assessing school has indicated on VASS that it is offering the unit. If the home school is to enrol the student, the assessing school must complete the Assessing School Enrolment Notification form for that student and send it to the student’s home school. The correct VCAA school code for the assessing school for each unit must be entered on VASS.

The home school may view a student’s enrolments and results in all studies in all years. The assessing school may only view a student’s details, enrolments and results for units in which the student is enrolled at that school. The home school is responsible for ensuring that all their students have been allocated an examination centre.

For VET and VCAL enrolments, the home school is always the assessing school, but the RTO code must be entered (if appropriate) against the enrolment. Regardless of delivery arrangements, the home school remains responsible for all enrolments and results data entry for VET and VCAL.

Assessing schools

The assessing school is the school responsible for providing the assessment for one or more units. A student may have one or more assessing schools. The assessing school is usually, but not always, the home school.

In order to ensure security of student data, an assessing school that is not the home school must have a student number and home school code before a student’s details can be viewed for the first time. The assessing school may then enrol the student in units that it offers.

Timelines and summary of data requirements

Schools must adhere to published dates for entry of enrolments and results on VASS. Some dates are important for both school administration and the VCAA. Others are cut-off dates and the VASS system will not allow data entry
after these dates. Due dates and warnings on the VASS website home page are designed to prompt VASS users to meet scheduled dates.

There are four types of data required from schools:

- **school program** – providers must identify the units comprising their school’s VCE and VCAL program prior to enrolling students in their programs
- **student registrations for the year** – these can be entered at any time but must be completed prior to the enrolment of students in school programs
- **student program enrolments** – there are six ENROLMENT dates. The first of these is in February and the last is in November. Changes to student enrolments after the due dates require approval from the VCAA. Late fees will be charged, except for late withdrawals approved on compassionate grounds. Schools cannot change the enrolment status of students who are in VCE Unit 3–4 sequences and scored VCE VET Unit 3–4 sequences and indicate that they no longer wish to continue with a unit after the relevant closing date for withdrawal
- **student result data** – there are several School Initial Assessment Return (SIAR) dates when schools are required to provide data.

Schools should set dates for students to complete School-based Assessment that take into account the way these dates affect the workload of students and teachers.

The list of completion dates can be entered on the database through VASS. The dates should be distributed to students and accompanied by the rules for ensuring the dates are complied with. If students do not submit their work by the specified date, the school may decide to accept the work and assess it in the normal manner, or to refuse to accept it and award an ‘NA’, in accordance with school policy. Students should only be awarded ‘0’ if a task was submitted and does not meet any of the specified criteria for that task. VCAA submission dates cannot be varied.

### Extensions of time to enter enrolment or results data

If a school does not meet an ENROLMENT or SIAR date and is unable to enter data due to unforeseen circumstances, permission may be sought from Student Records and Results for an extension of access to VASS for a short period of time beyond the published submission date. This service can only be made available to schools if the VCAA administrative processes are not compromised. An extension of time is not possible for SIAR 3 and SIAR 4.

Special circumstances beyond the control of the school will be taken into account; otherwise, the school will be charged a fee for this service (see the Summary schedule of fees and charges on the VCAA website).

### 3.6 Accuracy of students’ personal and enrolment data

The accuracy of personal, enrolment and results data is a school’s obligation to its students. Data may be entered into the VASS database manually or by data import.

#### Student data imports

Importing student personal details and program data is possible from other applications, including CASES21 for government schools. For advice on file formats, consult the VASS help screens and the VASS Import Document, available as a download through VASS.

#### Student number errors

If a student has either two student numbers in the current year of enrolment or multiple numbers across various years, schools should notify Student Records and Results immediately so these issues can be resolved.

If a student has not been enrolled prior to sitting an examination, the GAT or submission of School-based Assessment scores, schools are advised to register the student on VASS through the entry of student personal details so the student is assigned a student number. This will allow the student to use that number for their examination or other assessments.
Schools are advised that they should then fax the **Student Full Details Report**, the **Late Enrolment Amendment** form (both on VASS) and any related School-based Assessment to Student Records and Results so the student can be enrolled in their required subjects.

**Reporting the death of a student**

Schools must communicate the death of a student or former student to the VCAA by sending a letter signed by the principal to the Manager, Student Records and Results. The student’s record will be amended on the VCAA database accordingly. If the VCAA is not informed of the death of a student, the student’s data will be included in VCAA senior secondary data collections, which may result in the student’s family experiencing further distress.

**Student enrolment data**

The **Student Full Details Report** on VASS is the key report for checking students’ personal details and enrolments. As part of the school’s audit procedures, this report must be printed and given to students for checking and signing at the beginning of the year, and always when changes have been made to either a student’s personal details or enrolment details.

VASS-generated class lists should also be produced and handed to class teachers at the beginning of each semester. Class teachers should confirm the list against the students they are teaching. When a student’s enrolment changes, the relevant class lists should be produced and given to the class teachers for signing to confirm acknowledgement of the changes. These audit procedures are essential for ensuring the accuracy of student personal and enrolment data.

### 3.7 Accuracy of result data

**Unit results for VCE, VCE VET and VCAL**

Schools report students’ results as follows:

- VCE unit results are reported as S (satisfactory), N (not satisfactory) or J (discontinued a study without formal withdrawal).
- VCE VET/FE unit of competency/module results are reported as S (satisfactory) or N (not yet completed).
- VCAL unit results are reported as S (satisfactory) or N (not yet completed).

All VCE and VCAL unit results are due at the VCAA on **SIAR 5**. However, the VCAA recommends schools enter unit results for Semester 1 as they are received, to reduce the amount of data entry required in November.

**Scores for School-based Assessment (Units 3 and 4)**

Scores may be entered continuously until the relevant SIAR date. If a student withdraws before the first SIAR date, the school is advised to keep a paper record of any scores achieved by the student in that study. In the event that the student re-enrols in that sequence, these scores may then be re-entered.

School are advised that best practice supports the checking of all results before entry. Here are some examples:

- VASS administrators distribute class lists to teachers for entry of School-based Assessment scores.
- Teachers return completed lists to the VASS administrator for data entry.
- Class lists that include the entered School-based Assessment score are distributed to teachers for checking.
- All teachers check the results, make any changes and return signed class lists to the VASS administrator.
- Any changes required are made and these class lists are distributed to the teacher for final sign off before collection.

**Scores for Externally-assessed Tasks**

Scores may be entered on VASS until the date advised in the **2016 Important Administrative Dates**. After this date VASS will not allow schools to enter scores for the Externally-assessed Task. If a student has withdrawn after the official VCAA closing date, the school should enter ‘NA’ where appropriate. Blank scores are not permitted.
Missing results and scores
VASS can be used to produce input, summary and missing result reports for all types of results. Schools must check these reports to ensure that all students’ VCE and VCE VET/FE and VCAL results are entered. Failure to do so may lead to unit results not being awarded, a study score not being calculated for the student, or certificates not being awarded.

If results for a whole class are not available for entry by the scheduled SIAR submission date, the Manager, Student Records and Results, should be contacted for advice.

3.8 Data amendments and late fees

Procedure for amending enrolments after the ENROLMENT date
After the final date for enrolments in each cycle, data will be locked. Any errors that have occurred in entering VCE and VCAL unit data must be submitted to the Manager, Student Records and Results, as soon as they are detected. Schools are reminded that enrolment changes will not be accepted if students have indicated their intention to withdraw from the unit after a closing date or if the student has left school without formally exiting.

The acceptance of an application for amendment is at the discretion of the VCAA.

Applications for amendments must be submitted on the appropriate form, available on VASS.

1. These are the enrolment amendment forms for VCE and VCAL:
   - for the current academic year – Application for late VCE and VCAL enrolment amendments 2016
   - for the previous academic year – Application for late amendments to 2015 VCE and VCAL units
   - for academic years prior to 2015 – Application for late amendments to VCE and VCAL units prior to 2015.

All requests for changes to VCE VET and VET/FE units of competency/modules should be made on the Application for late VET enrolment amendments 2016 form, available on VASS. If the SIAR date has also passed, the result for the new enrolment must be included on the form.

2. If the request is made after the VCAA cut-off dates, the request must include:
   - a letter from the school principal explaining the reason for the error
   - evidence supporting the enrolment change, such as copies of a class attendance sheet, and evidence of the student’s intention to withdraw.

3. The application for amendment must be accompanied by the appropriate fee (see the Summary schedule of fees and charges on the VCAA website). No GST is payable on late fees.

After ENROLMENT 3 the VCAA will only withdraw a student from Unit 4 of a study if the student indicated their intention to withdraw prior to the cut-off date. Unit enrolments will not be withdrawn if the notification by the student was after the cut-off date or if the student has formally exited from the VCE or VCAL.

Procedure for amending results for School-based Assessment or Externally-assessed Tasks after the due date
After the final date for a SIAR, student results for that assessment period will be locked. Any errors that have occurred in entering the results must be submitted to the Manager, Student Records and Results, as soon as they are detected. The acceptance of an application for amendment is at the discretion of the VCAA.

1. Applications for results amendments must be submitted on the appropriate form, available on VASS. Unit results for VCE and VCAL:
   - for the current academic year – Unit Result Amendment Sheet generated through VASS
   - for the previous academic year – Application for late amendments to 2015 VCE and VCAL units form
   - for academic years prior to 2015 – Notification of late amendments to VCE and VCAL units prior to 2015 or Notification of late amendments to units of competency/modules prior to 2015 form.
All requests for scores for the VCE should be made on the Score Amendment Sheet (SAS) generated through VASS. All requests for VCE VET and VET/FE units of competency/modules should be made on the Application for late amendments to 2015 units of competency/modules form.

If the request is made after the final results have been released and the amendment will change the course result or a VCE study score, the request must include:

- a letter from the principal explaining the reason for the error
- evidence supporting the new result, such as copies of a class attendance sheet and/or teacher’s mark book.

2. The application for amendment must be accompanied by the appropriate fee (see the Summary schedule of fees and charges on the VCAA website). No GST is payable on late fees.

4  School/provider obligations to students

Schools should:

- advise students in writing of the VCAA’s rules and school responsibilities
- ensure that subject matter students investigate through self-directed research is consistent with community standards, appropriate for study by school students, and does not place students at risk of contravening Victorian and Australian law
- ensure that teachers use the accredited VCAA curriculum and assessment documents as the source of content for the teaching and learning programs
- provide comprehensive course advice to students, including the consequences of receiving an N or a J result for a unit
- provide a process for students to check their personal details stored on the VCAA database on an annual basis
- keep student personal details secure from unauthorised access
- ensure that there are established procedures for School-based Assessments and that these procedures are applied consistently
- allow for student appeal on adverse school decisions
- ensure that students understand and have access to Special Provision for VCE studies
- issue examination timetables to students.

4.1 Provision of accredited curriculum and assessments

Teachers must provide learning experiences and assessment opportunities that are in accordance with the currently accredited VCE study designs, or the VCAL curriculum planning guides.

VCE advice

Students undertaking VCE units should be advised of the following in writing:

- that initial school assessments for Units 3 and 4 may change following statistical moderation of School-based Assessment
- the procedures for requesting extension of time for School-based Assessment.

Placing students in the VCAL

The initial placement of a student in a VCAL learning program requires a decision by the VCAL provider about the appropriate award level. Once students are placed in the appropriate level they can progress at their own pace. If a student is placed in an inappropriate level, they can be re-enrolled in the appropriate level within VASS, in accordance with the schedule of dates provided by the VCAA.
4.2 Accuracy of student data

Student personal details

Students must submit a Student Personal Details form that includes their intended program for the year. The information on this form should be entered on VASS.

Each student’s personal details (particularly their birth date), consent permissions, subject enrolment details and eligibility for the VCE and VCAL, must be periodically checked and signed by them and their teachers, using the Student Full Details report from VASS. Students should be provided with a new Student Full Details Report to sign at the end of each enrolment cycle to ensure any requested changes have been made. Students should also be advised that the address on their Student Full Details Report is the one their Year 12 results will be mailed to at the end of the year. Students must be enrolled on VASS using their legally registered name as per Births, Deaths & Marriages.

Transgender students

Schools that have students who are in the process of gender reassignment should contact Student Records and Results for further advice in relation to recording student details on VASS and the reporting of their results.

All full-fee-paying overseas students must be correctly identified

The onus is on VASS users to ensure that students’ personal details are entered accurately on VASS. It is essential to include the correct date of birth. Without this, the system cannot accurately or efficiently match a student’s academic history with their current enrolments. A student’s date of birth should never be invented or guessed, because it cannot be changed later.

Student addresses

Only the preferred postal address for a student is stored on VASS. It is mandatory to enter an address line, suburb, state and postcode. For long addresses a second address line is provided. This second address line is not mandatory and should only be used if required.

If a student’s address is not known, schools should enter the school address as the student’s address. The postal address is used by the VCAA to mail final results. A student’s address should never be invented, because its required correction may be overlooked.

To ensure the successful delivery of final results in December, the VCAA undertakes to validate the addresses of all students enrolled in at least one Units 3–4 study and all students who are claiming past results. This process is undertaken in conjunction with Australia Post. If an addressing error is detected, schools will receive an email in October listing the affected students. Schools should contact students to amend address information if necessary.

Changes to student personal details

Results will be printed using the student’s name as entered on VASS. The results for students with enrolments in any VCE Unit 3 and 4 sequence will be mailed to the student addresses as entered on VASS. All corrections to student names and addresses may be entered on VASS until ENROLMENT 6. The VCAA cannot accept changes of address after this date because results processing will have already commenced. Students who have applied for tertiary studies through VTAC must notify VTAC directly of late changes to personal details occurring after ENROLMENT 6.

Matching students with their previous results

Matching of student details is done on the basis of name, date of birth and gender. Slight differences in the spelling of a first or family name, an inaccurate birth date or a change of name may mean that a student who has attended more than one school may be assigned multiple student numbers, each having only part of the student’s academic record.

As the matching process will occur as soon as a student is registered, it is essential that the system be able to match a student’s academic history with their current details. If a match is found on the database for a particular student, the student is allocated their previous student number, and their previous results and enrolments for the current year are combined to make up a complete academic history for the student. Therefore, the personal details entered for the student must be accurate. Schools should not estimate dates of birth to enrol students. If all details are not correct,
these matches cannot occur and the student will have two student numbers, with part of their academic history allocated to both. This may lead to the student not being awarded the certificate in which they are currently enrolled.

4.3 Security of student data

All VCE, VCAL and VET data on VASS must remain secure and the privacy of students’ personal and academic details must be protected.

4.4 Security of student numbers and personal identification numbers (PINs)

The student number is a key identifier that allows the VCAA to securely maintain student result data and to identify the student for an examination. Student PINs (these are different to student numbers) are allocated to students for the purpose of obtaining their end-of-year results from the VCE Results and ATAR Service.

Students should have full confidence that the enrolment and result record maintained by the VCAA is accurate, complete and confidential. The confidentiality of a student record should be restricted to the student, administrative staff at their home school and assessing school, VCAA staff who have a specific role in the maintenance of that data, and VTAC for the purpose of calculating the ATAR. Any other access requires the informed consent of the student.

The Student Full Details Report should be printed and distributed to individual students as the means of communicating the student number. Lists of student numbers and names should not be printed and published or displayed on school noticeboards or otherwise made available generally to members of the school community. Students should be advised that they should keep their PIN in a secure place to avoid unauthorised access to their results via the results service at the end of the year.

4.5 Integrity of School-based Assessments

At the beginning of the school year, schools must provide students with clear written details of both the VCAA rules and the school’s rules and procedures.

For all units in the VCE, schools must specify the work that a student must do to satisfy a unit and the conditions under which the work is to be done. The school must inform each student in writing of the following:

- all work they need to complete to achieve an S for the unit
- all work they need to complete for graded assessment
- class attendance requirements
- how to submit work
- timelines and deadlines for completing work
- procedures for obtaining an extension of time
- internal school appeal procedures.

Principals are responsible for the administration of the VCAA’s rules and instructions in their school. They must ensure that teachers are using only the currently accredited study designs.

To ensure the integrity of School-based Assessment in all VCE units, schools should:

- develop a process document that clearly states the school’s expectations in relation to the development and delivery of School-based Assessment and the steps teachers must take to ensure the security of the content
- keep assessment tasks, including tasks in development, out of the reach, view or access of students until they are delivered
- where possible, avoid storing assessment tasks on open school networks and unsecured media such as USB sticks, or sending them by unsecured means such as emails
• when delivering the same School-based Assessment across several different discrete classes, minimise the time lag between classes.

• avoid recycling of tasks from one academic year to the next or between academic cycles to ensure that students are unable to use other student work from the previous year or academic cycle.

Decisions about satisfactory completion of a unit are solely the responsibility of the school. Results for each unit must be based on a judgment of satisfactory or non-satisfactory achievement of outcomes.

School procedures for satisfactory completion and delay of satisfactory completion decisions for the VCE and VCAL must be established and applied consistently across studies and units.

• A student must not submit the same piece of work for assessment in more than one study, or more than once within a study.

• Each VCE unit result must be determined on the basis of work completed during the current academic year.

• Students should be informed of the timelines and conditions of School-based Assessment.

• Principals need to ensure that teachers use appropriate authentication procedures and that teachers and tutors do not provide undue assistance to students.

The teacher is responsible for judging satisfactory completion of a unit. By reporting satisfactory completion, the teacher is certifying that the student has achieved the set of outcomes for the unit according to the rules set out by the VCAA and the school.

4.6 Administration of Special Provision

Procedures must be established to identify students who may require Special Provision to ensure consistent and fair decisions are made about appropriate assistance for students. Application procedures for Special Provision must be given in writing to all students and the school must retain the necessary documentation used to support decisions.

Students should apply to the school for Special Provision for classroom learning and School-based Assessment. Schools are responsible for making an application to the VCAA, on behalf of a student, for Special Examination Arrangements for VCE external assessments. Students should submit a Derived Examination Score application form to their school for consideration. The school will then forward the application to the VCAA.

If a student’s application for Special Provision for School-based Assessment is rejected, either in full or in part, the student should be advised in writing of the reasons for the decision within 14 days. The student has the right of appeal to the school within 14 days of receiving the decision.

5 When schools fail to meet their obligations to students

In exceptional cases the VCAA may consider an application by a principal that students have been disadvantaged because of a staff member’s failure to teach a prescribed text or failure to teach and/or assess a significant part of the accredited VCE study design or VCAL unit. The VCAA will not investigate matters concerning teacher qualifications and/or quality of teaching staff. Only an application by the principal will be considered.

• The principal must write to the Senior Investigator, VCAA, to apply on behalf of students who may have been disadvantaged by teacher error and provide an outline of the alleged error.

• An investigation into the matter will be undertaken by the VCAA. This may include interviewing all parties involved.

• The VCAA may determine that there is no teacher error or that the school must provide additional opportunity for each student to complete assessment or may determine that each student should be treated as having obtained in the examination or other form of assessment a standard or result determined by the VCAA, or any other recommendation appropriate to the matter.

The VCAA will not enter into a dispute between a student and their school as to whether an error occurred. The process applies only to cases in which the principal believes an error may have been made, which may have disadvantaged students in terms of their VCE or VCAL results.
The application must be lodged at the VCAA by the last day of the academic year in which the teacher error is believed to have occurred. There is no provision for late applications.

6 Partnerships

The VCAA recommends that schools with fewer than five enrolments in any VCE Unit 3–4 study (note that English and EAL are separate studies) form a partnership with another school or with a community-based organisation to enhance the curriculum provision or assessment arrangements for students. Normally these are formal arrangements:

- VCE small-group partnerships for statistical moderation of School-based Assessment
- VCAL partnerships for the extension of learning programs and resources.

6.1 Managing small-group partnerships for the purposes of statistical moderation of School-based Assessment

Best practice

The VCAA expects that participating teachers will follow best practice when conducting partnerships:

- School principals should be informed of the initial formation of the partnership, the ongoing maintenance of the partnership and the resulting moderation of School-based Assessment scores.
- Teachers in the partnership should make contact as early in the school year as possible and keep written records of meetings, telephone calls, email and any other relevant interaction.
- School principals should be kept informed of any conflict that may arise and the measures taken to resolve any issues.
- There should be an initial meeting that covers the requirements of the study design for each of the chosen assessment tasks and the assessment criteria, and for coursework.
- Teachers are required to agree on the procedures for ensuring comparability of assessment tasks and the schedule and marking schemes of any tasks to be done in common.
- Teachers should be clear and consistent about the application of the mandated criteria and descriptors for the School-assessed Task.
- Each school should mark its own students’ work and select student work for moderation.
- Each school should enter the scores for its own students on VASS.
- Each school should send a copy of the VASS printout of the scores for all School-based Assessment tasks to its partner schools to verify that scores have been entered correctly.

Producing a combined set of comparable School-based Assessment scores

Schools should follow these steps when working to produce a combined set of comparable scores:

- Participating teachers should discuss the requirements of the study design, the chosen assessment tasks for each outcome, the assessment criteria for each task or outcome, and the assessment program of each of the partnership schools. This communication should occur as early as possible, and no later than the expected date of completion of the first piece of School-based Assessment for the unit.
- Teachers should establish agreement on the procedures to be followed to ensure comparability of assessments. This includes the scheduling and marking schemes of any tasks that are to be done in common.
- Each school assesses its own students’ work. It is expected that schools with more than one teacher group for the study will apply their own procedures for moderation of student work to achieve comparability of assessments within their school.
- Each school selects student work for moderation. For small-group partnerships, this should include all work from the school with the small group, and at least an equivalent number from the partner school or schools. For
other partnerships, teachers should agree on an appropriate number, preferably at least five pieces from each school. For each piece of work, the second marking should be ‘blind’, that is, made without any knowledge of the assessment given by the student’s own teacher.

- Teachers then discuss both assessments for each piece of work and a final score is agreed on, by consensus. If the teachers cannot reach consensus, the two scores should be averaged or adjusted appropriately. As a result of the moderation exercise, it may be necessary to adjust the assessments of other work not included in the moderation.
- When all assessments have been finalised, the scores for each student on each task should be collated in a single list for the partnership. Each school must keep a copy of this list; the VCAA may request it for the purpose of analysis.

Reporting scores to the VCAA

Each school enters the scores for its own students on VASS, and sends a copy of the VASS printout of the assessments for all School-based Assessment tasks to the partner school to verify that the scores have been entered correctly. If a Score Amendment Sheet (SAS) is subsequently filed with the VCAA, it must be signed and dated by the principals of all schools in the partnership.

Schools must keep copies of the following documents at the school:

- a single list of the moderated scores for all students in the partnership (from all schools involved)
- a copy of the partner school’s VASS printout of the assessments for all School-assessed Coursework tasks (to verify that the scores have been entered correctly)
- a VCAA Partnership Agreement form (available on VASS) signed by the school principal. Each school is required to keep their own copy of the partnership agreement, and each copy must be signed by the principal of each school. The agreement is to be retained at the school, and should not be forwarded to the VCAA; however, the VCAA may request it for audit purposes.

Once schools have formed partnerships, the details must be entered on VASS and need to be approved by each school in the partnership.

Schools that form partnerships for Units 3 and 4 must first exchange partnership agreements, and then enter the partnership details directly onto VASS. Once partnership details are entered onto VASS, schools must re-enter VASS and check that all the schools in the partnership have checked (‘ticked’) the approval button. Partnerships cannot be considered ‘valid’ by the VCAA unless all schools in the partnership group have ‘approved’ their involvement; in addition, the statistical moderation process cannot run for those partnerships where one or more schools has the status ‘unapproved’. Partnerships cannot be entered directly onto VASS after the closing date.

Schools can search for potential partner schools through VASS.

Exemption from partnership requirement

Exemption from the requirement to form partnerships may be granted following written application to the VCAA outlining why the formation of a partnership is impossible or undesirable in a particular circumstance. The exemption request letter must be endorsed by the school principal. Exemption requests can be accepted up until the end of October of any given year.

Exemption requests will be processed within 10 working days. The outcome of each request will appear in the status column on the VCE Partnerships screen on VASS. If an exemption request is unsuccessful, the principal will be notified in writing.

Schools with moderation groups that comprise fewer than five students at the time of moderation should retain all student work contributing to School-based Assessments and make this work available to the VCAA if requested.

Assistance for schools participating in small-group moderation

The VCAA provides a wide range of resources to support schools and teachers engaged in small-group partnerships, including, but not limited to, access to professional development and exemplars of best practice.
When a partnership should be dissolved

If a teacher in a partnership is not satisfied that the partnership is working satisfactorily, it is in the best interests of the students concerned that the partnership is dissolved. Unsatisfactory partnership can result when:

- regular and sufficient communication is not maintained
- teachers do not agree, or a compromise cannot be reached on the standard of tasks to be set, the standard of assessment, the outcomes of moderation, and/or the level and spread of student scores
- a teacher feels pressured to agree to assessments they believe do not best reflect the students’ ability.

How to dissolve a partnership

If a partnership is not working satisfactorily and teachers have tried to reach a resolution, the partnership can be dissolved up until the end of October in any given year. Requests for dissolution of a partnership must be submitted in writing and endorsed by the principal of each school involved. These requests are to be addressed to the Manager, Student Records and Results, and must list the reason or reasons for the request. The VCAA will then remove the partnership from the database and award an exemption if necessary (that is, for the school with fewer than five enrolments). Alternatively, the ‘small school’ can form a partnership with another school.

6.2 VCAL partnerships

VCAL providers are encouraged to form cooperative partnerships with external education providers, businesses, community organisations and individuals. Partnerships will extend the learning program and resources available to VCAL providers.

Partnerships provide advantages such as:

- access to a wider range of opportunities to meet curriculum learning outcomes
- greater cost effectiveness in delivery of VCAL learning programs
- better quality learning programs
- access to particular expertise
- provision of resources
- more innovative delivery and assessment strategies
- ready sources for structured workplace learning, excursions and guest speakers
- links to industry that focus on developing students’ work readiness, mapping employment opportunities and identifying particular employment skills
- access to specialist organisations or individuals
- involvement in activities with a regional focus that may provide opportunities for VCAL students.

Successful partnerships usually include:

- a common purpose and a shared vision
- open, clear communication from the beginning of discussions
- a culture of equality and cooperation
- clear understandings about how the partnership will be funded and what each partner will provide in terms of resources (such as time, money, materials, equipment)
- clear guidelines about the roles and responsibilities of each partner
- a recognition of the different cultures that may exist between partners
- a belief that partner representatives can respect each other and work together
- a formal agreement (such as a Memorandum of Understanding) that clearly sets out the obligations of each party.
Funding or resourcing partnerships is the responsibility of VCAL providers. For example, a VCAL provider arranges:

- VET to be delivered by the local TAFE institute
- the delivery of the Certificate in General Education for Adults (CGEA) where the teacher is provided by the school, under the auspices of an ACE organisation.

The Australian Quality Training Framework (AQTF) standards for RTOs include requirements for partnerships. If a VCAL provider that is an RTO enters into a partnership with another organisation to provide training and/or assessment services on behalf of the RTO, for qualifications under its scope of registration, there must be a written agreement with which the partners comply. The agreement must specify how each party will discharge its responsibilities to ensure the quality of training and/or assessment conducted under the agreement, and the RTO must maintain a register of any agreements.

Where to start in building partnerships

The partnerships a VCAL provider may wish to pursue will be guided by the identified needs of VCAL students. Strategies that may assist providers to develop partnerships, if there is no existing relationship between the VCAL provider and an organisation or a group, may include:

- contacting a local learning and employment network (LLEN; www.llen.vic.gov.au)
- canvassing support through letters or telephone calls
- inviting key personnel or organisations to open days or events
- identifying the community of support to which a student is already linked
- exploring the networks linked to the student’s broader circle of relatives or support groups
- contacting group training companies
- joining a local VET cluster
- forming networks with other VCAL providers or other education providers.

LLENs are established across Victoria, and can provide support to VCAL providers, including:

- linking with industry and employers
- supporting partnerships and network arrangements
- supporting collaborative planning and delivery arrangements
- providing advice and information about post-compulsory initiatives.

Group training companies are not-for-profit organisations that employ apprentices and trainees and then connect them with other employers. Many of these organisations are also RTOs that can provide training in nationally recognised VET qualifications. Most group training companies have close links with job networks and can provide assistance with contacting employers and arranging structured workplace learning programs.

7 Maintenance of school records

Procedures must be established to keep records and documentation of decisions relating to:

- unit completion and graded assessments (and initial School-based Assessments if appropriate)
- student appeals and resulting decisions
- applications and decisions relating to Second Language eligibility and English as an Additional Language (EAL)
- agreements to work in partnership with other providers in determining initial School-based Assessments
- applications for extensions of time, with supporting documentation
- applications for, and approvals of, Special Provision, with supporting documentation
- student absences, and whether or not these are approved
- any interviews with a student and resulting decisions.
It is expected that schools will advise students of the need to retain work completed for assessment until the end of the academic year in which the work was undertaken. Schools may wish to supervise the storage of student work for this purpose, but it is not required.

Work assessed as N, or which may be, for other reasons, the subject of dispute at a later date should be retained at the school. Such work may be retained in original or photocopied form.

7.1 Retention of VCE School-based Assessments

The decision about whether or not to return School-based Assessments to students rests with the school. The VCAA will usually not request to see copies of student work.

However, as part of the School-based Assessment audit program the VCAA may request that a school submit copies of specific School-based Assessments completed by students. The VCAA will either nominate specific student work or ask the school to choose student work.

Advice on which studies will form part of the School-based Assessment audit program will be communicated to schools via email early in 2016. Schools involved in the Unit 3 School-based Assessment audit will be notified in late February/early March and schools involved in the Unit 4 School-based Assessment audit will be notified in July.

7.2 Privacy

The Privacy and Data Protection Act 2014 (Vic) (PDP Act) sets standards for the way the Victorian public sector collects and handles the personal information of individuals. Victorian government schools must comply with the PDP Act. The collection and handling of personal information of individuals by non-government schools is regulated by the Privacy Act 1988 (Cth).

7.3 Access to student data

As a general rule, no information should be provided to parents by the school about a student without the student’s written authority. However, s 1.2.1(f), s 5.10.1(2) and Item 9 of Schedule 5 of the Education and Training Reform Act 2006, and regulation 51 and Item 3 of Schedule 2 of the Education and Training Reform Regulations 2007 require schools registered with the VRQA to ensure that parents of students have access to accurate information about their achievement and performance. This information must include at least two written reports relating to their performance. Schools should seek their own advice about fulfilling their obligations to provide information to parents from DET or the relevant sectoral agency.

Students should be allowed to access their VCE or VCAL records during the course of their study and, at the discretion of the principal, after completion of the course.

7.4 Security and storage

Confidential student VCE and VCAL records held by the school should be kept under secure conditions, accessible only to persons authorised by the principal. Minimum secure conditions consist of a locked filing cabinet or cupboard within a locked storeroom.

School copies of results should be held separately from collections of student work. Duplicate master records should also be stored separately. Computer databases should be kept in such a way that records are not accessible to students or unauthorised persons.

7.5 Freedom of Information (FOI)

Under provisions of the Freedom of Information Act 1982 (‘FOI Act’), students are entitled to access specific personal records held by schools. Requests for access to records related to School-based Assessment held by a school should be directed to the Manager, Freedom of Information and Privacy, DET or emailed to: foi@edumail.vic.gov.au.
The VCAA holds specific records related to student personal details, enrolment and assessment. Requests for access to these records under the FOI Act must be directed to the Freedom of Information Officer, VCAA, 2 Lonsdale Street, Melbourne 3000 or emailed to foi.vcaa@edumail.vic.gov.au. No school should privately process such applications.

7.6  Maintenance and disposal of records

Note that the term ‘schools’ in this section refers to schools and other VCE and VCAL providers.

Advice for government schools

Government schools are obliged to keep school records and dispose of such records in accordance with the relevant record disposal authority (RDA) guidelines, which are established by the keeper under the Public Records Act 1973 (http://prov.vic.gov.au). RDA guidelines describe the major categories of records kept by schools and specify the minimum period for which they should be retained.

These are the relevant government school RDA guidelines:

• PROS01/01 General Retention and Disposal Authority for School Records
• PROS10/09 Retention and Disposal Authority for Records of Education and Early Childhood Development Functions
• PROS08/10 Curriculum and Assessment Functions Records RDA.

Advice for non-government schools

Non-government schools may be guided by the retention periods specified for government school records, or they may wish to use the ‘Records Retention Schedule for non-Government Schools’ produced by the Australian Society of Archivists (www.archivists.org.au). Alternatively, they may have their own internal records authority for school records.