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About PTIB

The Private Training Institutions Branch (PTIB) of the Ministry of Advanced Education, Skills & Training regulates private institutions that offer career training programs in British Columbia.

The governing legislation is the *Private Training Act* (PTA) and related regulations which came into force in 2016 in order to:

- Set higher quality standards for institutions
- Strengthen consumer protection
- Streamline administrative processes
- Reduce the regulatory burden for registered institutions

*Private Training Act*
*Private Training Regulation*
=Fees and Student Tuition Protection Fund Regulation=

The Online Directory at [www.privatetraininginstitutions.gov.bc.ca](http://www.privatetraininginstitutions.gov.bc.ca) lists:

- Current information about certified institutions and the programs they offer
- Institutions whose certificates have expired
- Enforcement actions, including compliance orders, administrative penalties, suspensions, cancellations and injunctions
- Information about reconsideration and appeals

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**About this Manual**

This manual is designed to help private institutions understand and comply with the PTA and associated regulations. It also serves to inform students and the general public about the regulatory requirements for private training in British Columbia.

A *Glossary of Terms* is included at the end of this manual.

This manual is not a replacement for the PTA and its regulations, which will prevail in the case of any discrepancy. For the full text of the PTA and regulations, go to [www.privatetraininginstitutions.gov.bc.ca](http://www.privatetraininginstitutions.gov.bc.ca).

The Ministry of Advanced Education, Skills and Training may amend this manual from time to time. For the most current version, go to [www.privatetraininginstitutions.gov.bc.ca](http://www.privatetraininginstitutions.gov.bc.ca).
Chapter 1: Certification

This chapter of the manual supports:

- Sections 2, 3, 4, 5, 6, 7, 8 and 9 of the Private Training Act
- Sections 3, 4, 5, 6, 7, and 8 of the Private Training Regulation
- Section 3 and 4 of the Fees and Student Tuition Protection Fund Regulation

The PTA sets out the approach for regulating career training in British Columbia. The process is called certification, and institutions can choose from one of two distinct pathways to achieve it – registration or designation.

The following chapter offers information on:

- Who must be certified
- Certificate types
- Requirements for certification
- The application process, step-by-step

1.1 Who requires a certificate?

Private institutions in British Columbia require a certificate if they provide, or offer to provide, at least one career-related program with:

- 40 hours or more of instructional time, and
- Tuition of at least $4,000

This applies to all programs, whether delivered in class or by distance education.

These are called Class A programs.

The PTA does not apply to:

- Elementary, middle and secondary schools
- British Columbia public post-secondary degree-granting institutions
- Private post-secondary degree-granting institutions that only offer degree programs
- Professional organizations established under an Act providing career-related programs to their members, if the program is part of professional requirements or for the purpose of professional development

For a complete list of excluded institutions, see Appendix 1.
1.2 Certificate types

Institutions can apply for either a registration certificate or a designation certificate.

**Registration** is the minimum requirement for private institutions offering Class A programs (defined in Section 1.1 above).

**Designation** is associated with a higher level of quality. Only designated institutions can:

- Apply for the B.C. Education Quality Assurance (EQA) designation and, once EQA is achieved, enrol international students on study permits
- Apply for StudentAid BC (SABC)

**Interim designation** may be issued when an institution applies for, but does not meet, all the requirements for designation.

For more on EQA and SABC see Section 5.4.

One of the requirements for a designation certificate is to have held a certificate for one year. This means that first time applicants will not be issued a designation certificate but may be eligible for an interim designation certificate.
### 1.3 Requirements for a certificate

Institutions may apply for a registration or a designation certificate.

Institutions that do not meet the requirements for designation may be issued an interim designation certificate. The following table outlines the requirements for each type of certificate.

<table>
<thead>
<tr>
<th>Part One: Requirement for first-time applicants for a certificate</th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Attend an orientation session.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Part Two: Requirements for all certificates</th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Have a valid Business BCeID (British Columbia Electronic Identification) account. A Business BCeID is required to access the Private Training Institutions Portal. To get a Business BCeID, go to <a href="https://www.bceid.ca/">https://www.bceid.ca/</a>.</td>
</tr>
<tr>
<td>□ Submit an application for certification.</td>
</tr>
<tr>
<td>□ Have general liability insurance.</td>
</tr>
<tr>
<td>□ Demonstrate sufficient financial resources to meet contractual obligations to students.</td>
</tr>
<tr>
<td>□ Offer at least one program that requires approval by the registrar</td>
</tr>
<tr>
<td>□ Provide financial security, if required by the registrar.</td>
</tr>
<tr>
<td>First time applicants will generally be required to provide security in the amount of $25,000.</td>
</tr>
<tr>
<td>□ Pay the certification fee and any outstanding fees, fines or payments.</td>
</tr>
<tr>
<td>□ Submit a student data report for the previous fiscal year (if not a first-time applicant).</td>
</tr>
</tbody>
</table>
Submit business plan (first-time applicant) or financial statements for the previous fiscal year (if not a first-time applicant).

### Part Three: Requirements for designation – in addition to the requirements for all certificates listed in Part Two

- **Have a Senior Educational Administrator** (SEA) who holds a degree, diploma, certificate or comparable education or work experience in adult education. The SEA is responsible for:
  - Ensuring that, for each approved program, the course outline(s), curriculum and program outline are relevant to the learning objectives of the program
  - Overseeing a performance evaluation process for instructors

- **Have been continuously certified for the past year.**
  
  This means that first time applicants do **not** meet the requirements for a designation certificate.

- **Have students enrolled in at least 50% of the approved programs** – either currently or at some point in the one-year period that ends on the expiry date included in the institution’s current certificate.

- Once an institution has provided three consecutive student data reports, the following requirement will apply: the institution must have granted a **credential to students in at least 50% of the institution’s approved programs** in the three-year period that ends on the expiry date included in the institution’s current certificate.

### Part Four: Requirements for interim designation – in addition to the requirements for all certificates listed in Part Two

- **Have a Senior Educational Administrator**
  
  (see above for the requirements for Senior Educational Administrators)
1.4 Applying for a certificate for the first time

This section of the manual applies to institutions applying for a certificate for the first time.

For information on re-certification, see Chapter 5.

**Step 1:**

**Attend an orientation session.**
Someone legally authorized to act on behalf of the institution, or the Senior Educational Administrator for the institution, must complete an orientation session. Where space allows, more than one person may attend. For more information or to sign up for a session, go to [www.privatetraininginstitutions.gov.bc.ca](http://www.privatetraininginstitutions.gov.bc.ca).

**Step 2:**

**Have a valid Business BCeID account.** Once you have created a Business BCeID account, you will need to provide the full name, email address and BCeID User ID of the BCeID account holder for your institution by emailing this information to PTI@gov.bc.ca. This email must be sent from the email account associated with your BCeID account. Once certified, you will use your BCeID to access the PTIB Portal (see Chapter 2).

**Step 3:**

**Submit an application** for certification using the Institution Application Form available in the Forms, Templates and Resources tab at [www.privatetraininginstitutions.gov.bc.ca](http://www.privatetraininginstitutions.gov.bc.ca). Select one of the following:

- Application for Registration
- Application for Designation

First time applicants will not be issued a designation certificate. One of the requirements for a designation certificate is to have held a certificate for one year.

For a complete list of the information and records required with the application, see Appendix 2.

**Step 4:**

**Submit basic program information** for all programs you plan to offer using the Institution Application Form available in the Forms, Templates and Resources tab at [www.privatetraininginstitutions.gov.bc.ca](http://www.privatetraininginstitutions.gov.bc.ca). Email the completed application to PTI@gov.bc.ca.

**If PTIB approval is required, you will be asked to submit a Program Approval Application** using the Institution Application Form available in the Forms, Templates and Resources tab at [www.privatetraininginstitutions.gov.bc.ca](http://www.privatetraininginstitutions.gov.bc.ca). Email the completed application to PTI@gov.bc.ca.

To be certified, institutions must offer at least one program that requires PTIB approval.

For more information, see Chapter 2.
Step 5:

Pay application fees.

<table>
<thead>
<tr>
<th>Fee</th>
<th>Amount</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Registration Application Fee</td>
<td>$2,450</td>
<td></td>
</tr>
<tr>
<td>Designation Application Fee</td>
<td>$2,600</td>
<td></td>
</tr>
<tr>
<td>Additional Location Fee</td>
<td>$1,000</td>
<td>Required for each additional location where an institution operates.</td>
</tr>
<tr>
<td>New Program Application Fee</td>
<td>See Chapter 2</td>
<td></td>
</tr>
</tbody>
</table>

All application fees are not refundable.

Business Plan

Institutions applying for a certificate for the first time must submit a business plan that includes the following elements:

- Industry/market analysis
- Marketing plan
- Financial plan

The estimated tuition revenue from approved programs provided in the business plan will be used to assess fees and payments to the Student Tuition Protection Fund charged for the certificate term.

The template for the Business Plan can be found in Appendix 3.

Step 6:

Site inspection

For first-time applicants, PTIB will typically inspect the locations from where the institution will offer programs. The cost of the inspection is included in the application fee.

For more information on inspections, see Chapter 4.
Step 7:

The registrar will assess the application, require an $83 certification fee and, if applicable, require the institution to provide security. Most first-time applicants are required to post financial security of at least $25,000.

For more on security, see Chapter 8.

Step 8:

Once an institution has met the requirements for a certificate the registrar will issue a certificate for each location of the institution.

The certificate must be printed and prominently displayed at each location for which a certificate was issued. Certificates must remain posted until they expire, or are surrendered or cancelled.

Along with their certificate(s), the institution will receive an invoice, setting out the fees and payments for the certificate term. These will include:

- Flat rate fees
- Graduated fees
- Payments to the Student Tuition Protection Fund (the Fund)

For more on fees and payments to the Fund, see Chapter 7.
1.5 Registrar refuses to issue certificate

The registrar may refuse to issue a certificate if the requirements have not been met. In that case, the registrar will provide the reasons in writing.

The institution may not reapply for a certificate for 12 months following receipt of the decision.

The institution may request a reconsideration of the decision. For details see Chapter 10.
Chapter 2: Programs

This chapter of the manual supports:

- Sections 11 and 12 of the Private Training Act
- Sections 10-14 of the Private Training Regulation
- Section 5 of the Fees and Student Tuition Protection Fund Regulation.

2.1 Programs that require approval

Programs requiring approval from the registrar fall into three categories:

Class A: Career-related programs with 40 or more hours of instruction, for which tuition is at least $4,000. A career-related program is defined as a program that has the purpose of enhancing students’ employability or ability to carry out a career occupation.

Class B: Career-related programs at designated/interim designated institutions, other than Class A programs, for which tuition is at least $1,000.

Class C: Language programs at designated/interim designated institutions that are longer than six months or for which tuition is at least $4,000. A language program is defined as a program that has as its learning objective that students gain or improve proficiency in a language.

Programs in which all students enrolled are funded by one employer or one third party (“employer provided programs”) do not require approval unless they are offered to international students on study permits.

PTIB Portal

The PTIB Portal is the primary link between PTIB and institutions.

Features include:

- **BCeID**, a secure method for accessing government services online
- A dashboard displaying key institution information such as operating name, number, fiscal year end, along with certificate type, status, and expiry date
- The ability for administrators to manage Portal user access, to submit and complete applications, and to submit payment. Basic users are able to complete applications and submit payments, however applications must be submitted by an individual in the administrator role
- An invoice tab which displays the institution’s outstanding invoices and allows an institution to pay an invoice by credit card
- A process to apply for re-certification and submit student data reports
- A process to submit new program applications, program changes, and re-certification applications
- Display of due dates of financial statements and student data report
2.2 Excluded occupations

Programs leading to the following career occupations (described in the current edition of the National Occupational Classification) do not require approval:

i. 4154 (professional occupations in religion)
ii. 4217 (other religious occupations)
iii. 5232 (other performers)
iv. 6564 (other personal service occupations), other than feng shui practitioner, massager, masseur/masseuse, and Reiki master

Also exempt from requiring approval is training for the following career occupations:

• Driving motor vehicles with a class 1, 2, 3 or 4 driver’s licence
• Operating a vehicle equipped with air brakes under the Motor Vehicle Act
• Driver training instruction as defined in the Motor Vehicle Act Regulations, BC Reg. 26/58

Examples of programs that do not require approval

• A career-related program at a registered institution for which tuition is less than $4,000
• A career-related program at a designated institution for which tuition is less than $1,000
• A language program at a designated institution that is no more than six months and less than $4,000
• Any language program at a registered institution
• A commercial driving instruction program
2.3 Submitting programs

Step 1:

Provide basic information for all programs – including programs that do not require approval – via the PTIB Portal.

The registrar will assess whether each program requires approval and, if so, the class it is in. For details on the information and records required, see Appendix 4.

If the program does not require approval, no further action is required.

Step 2:

If approval is required, submit the required information via the PTIB Portal. For details, see Appendix 5.

Pay any applicable fees for programs requiring approval. See Section 2.5 for more information.

Prior to program approval

A certified institution may advertise a program that requires approval before the program has been approved, but MUST NOT:

• Enrol students
• Accept tuition
• Sign student contracts

An EQA designated institution* that advertises a program prior to PTIB approval must specify in the advertising that the program is not yet available.

When providing materials to PTIB, please ensure they can be opened and edited freely. Do not send materials that are password protected or otherwise secured.

All application fees are not refundable.

* EQA designation requires a high degree of transparency. Under the EQA Policy and Procedures Manual, institutions are required to provide full and accurate information regarding their operations, regulatory authority, program offerings, tuition rates and refund policies affecting prospective and current students. The EQA suitability assessment will include a review of all advertised programs that require approval.
Program Evaluations

Institutions submitting a program for approval may be required to provide a program evaluation.

The program evaluation is an important tool that provides the registrar an unbiased opinion about the program submitted for approval.

Designated/interim designated institutions applying for approval of a Class A program must submit a program evaluation.

The registrar may also require a program evaluation from a registered institution who submits a Class A program for approval, a designated/interim designated institution who submits a Class B or Class C program for approval, or an institution who submits a program change that requires approval.

Program evaluators must have expertise in career occupations that are relevant to the program of instruction. They must not receive any benefit from the institution, other than the payment for the evaluation, nor be a related party. The registrar may refuse to accept a report by an evaluator who does not meet these criteria.

PTIB has reviewed the qualifications of subject matter experts (SMEs) who made submissions to the Ministry of Advanced Education, Skills and Training through BC Bid. The vetted SMEs are listed on the PTIB website and the list will be periodically updated.

Institutions may select any of the listed SMEs to complete a program evaluation provided the SME has expertise in career occupations that are relevant to the program submitted for approval.

You should first contact PTIB to confirm the SME is qualified to review the program you are submitting for approval. If the list does not include an appropriate SME, or if you want to hire a program evaluator that is not included in the list, please contact PTIB to confirm the program evaluator has relevant expertise to prepare a program evaluation.

It is the responsibility of the institution to arrange and pay for the program evaluation. A site-visit by the program evaluator is required as part of the evaluation.

PTIB may accept a report prepared by a regulator or accrediting body. Contact PTIB if you want to request that PTIB accept a regulator or accrediting body report in place of a program evaluation.

The institution must submit the completed program evaluation along with the program application. A New Program Application Program Evaluation template is provided at [https://www.privatetraininginstitutions.gov.bc.ca/form-library](https://www.privatetraininginstitutions.gov.bc.ca/form-library).

The “summarize your findings” sections of the program evaluation must include sufficient analysis to constitute an evaluation of the program. Program evaluations with no or insufficient analysis will not be accepted.

For more information, including the SME list, go to [https://www.privatetraininginstitutions.gov.bc.ca/institutions/subject-matter-experts](https://www.privatetraininginstitutions.gov.bc.ca/institutions/subject-matter-experts).
2.4 Program Approval

Considerations for Approval

The registrar must take into account the following considerations when deciding whether to approve a program:

a) Whether the title of the program is consistent with the learning objectives of the program
b) Whether the program leads to a credential

c) Whether the following are appropriate to enable students to meet the learning objectives of the program:
   (i) the admission requirements
   (ii) the number of hours of instruction
   (iii) the maximum number of students that may be admitted in the program
   (iv) the method of delivery
   (v) the order in which courses are provided
   (vi) the equipment and facilities the institution uses to provide the program
   (vii) the student intake model
   (viii) the course outline, which includes:
      ▪ the learning objectives of the course
      ▪ a list of required course materials
      ▪ a description of the method of evaluation used to assess student performance in the course
      ▪ the requirements that a student must meet to complete the course, and
      ▪ the teaching methods used in the course.

For the title of the program to be considered consistent with the learning objectives of the program, it must:

- Accurately reflect the subject matter of the program
- Accurately reflect the scope of the program, and
- Not be misleading

Method of delivery includes the following:

- Distance education
- In-class instruction
- A method that incorporates both distance education and in-class instruction

An intake model is either:

- Continuous intake, where students are continuously admitted throughout the program, or
- Intermittent intake, where students are admitted into a program at specific times.

An example of facilities for a nursing program would include practical work areas.

A Learning Objectives guide is available in Appendix 6 and in the Forms, Templates and Resources tab of the PTIB website at: https://www.privatetraininginstitutions.gov.bc.ca/form-library.

For example, a nursing program may require the following equipment to enable students to meet the learning objectives of the program:

- Hospital beds
- Mannequins
(ix) the **program outline**, which includes:

- the title of the program
- the learning objectives of the program
- a description of the method of evaluation used to assess a student if there is an evaluation in addition to the one included in a course outline that is part of the program
- the requirements that a student must meet to complete the program
- a list of the titles of the courses that are part of the program
- the number of hours of instruction for each work experience component of the program
- in respect of career-related programs of instruction, the career occupation for which the program prepares a student.

d) Whether the course materials are relevant to the program and in the language in which the program is provided, or in a language appropriate for the program
e) Whether the institution has a work experience policy that meets the **standards**, if the program includes work experience
f) Whether the institution contracts with another entity to provide a portion of the program
g) For Class A programs at designated/interim designated, the SME evaluation
h) Any other information or records required by the registrar

**Course materials** include textbooks, equipment and uniforms.

**Institutions must have ownership or usage rights for the curriculum for as long as the program is delivered.**

**Institutions must directly deliver at least 50% of the hours of instruction of the program, not including work experience.**

**Decision**

- If the registrar approves the program, the institution will be notified and the program will be added to the Online Directory. For more on the Online Directory, see Section 9.1.
- If approval is denied, the registrar will provide reasons. The institution may submit a new application at any time.
Admission Requirements

What is acceptable?

Admission requirements are those requirements necessary for students to be admitted into a program. They must be appropriate to enable students to meet the learning objectives of the program. They may differ from the requirements for participating in the work experience component of the program.

An Admission Requirements guide is available in Appendix 7 and in the Forms, Templates and Resources tab of the PTIB website at: https://www.privatetraininginstitutions.gov.bc.ca/form-library.

Examples of acceptable admission requirements include:

- Language proficiency to a specified generally accepted standard, such as IELTS
- Prior education such as a provincially recognized high school course
- Current registration, certification or licensure in a field such as a private pilot or registered counsellor
- Assessment through an interview, portfolio review or audition, to a specified standard

The following are not admission requirements:

- Completion of an application form
- Payment of an application fee
- Parental signature for minors
- Access to or ownership of specialized equipment

How to assess if admission requirements met?

Institutions are encouraged to use standardized criteria and testing to assess whether prospective students meet admission requirements. For example, an institution may use the International English Language Testing System (IELTS) to assess language proficiency or require evidence the student has completed a provincially recognized high school academic course.

In PTIB’s experience, when institutions have either developed in-house testing to evaluate whether students meet the admission requirements or provide the courses that students are missing, that testing and/or academic equivalency courses are generally inferior. As a result, students are not likely to meet the learning objectives of the program. This defeats the purpose of having an admission requirement and contributes to a lack of student success.
Program Approval - Application Process Overview

Institutions must clearly identify in their publications, including websites, whether a program has been approved by the registrar.

Designated/interim designated institutions must list tuition and related fees for each approved program on their website.

Note that institutions applying for a designation certificate must meet the following requirements:

- Have students enrolled in at least 50% of their approved programs – either currently or at some point in the one-year period that ends on the expiry date included in the institution’s current certificate.
- Once an institution has provided three consecutive student data reports, the following requirement will apply: the institution must have granted a credential to students in at least 50% of the institution’s approved programs in the three year period that ends on the expiry date included in the institution’s current certificate.

We recommend you revise your program offerings in order to meet these requirements. If you no longer offer a program, you must notify PTIB to ensure that we do not take those programs into account when determining whether you meet the requirements.
2.5 New program application fees

Institutions must pay the following fees when submitting a New Program Approval application:

<table>
<thead>
<tr>
<th>Program class</th>
<th>New program application fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class A</td>
<td>$500</td>
</tr>
<tr>
<td>Class B</td>
<td>$200</td>
</tr>
<tr>
<td>Class C</td>
<td>$500</td>
</tr>
</tbody>
</table>

2.6 Program Eligibility for StudentAid BC

As part of the program approval process, designated institutions can also apply for eligibility with StudentAid BC (SABC) for that program. PTIB forwards information about approved programs directly to SABC, however for the program to be evaluated for SABC eligibility, designated institutions must follow the procedures set out in Section 6: Program Eligibility Application Procedure of the StudentAid BC Policy Manual, available at https://studentaidbc.ca/institution-officials.
Chapter 3: Maintaining compliance

This section of the manual supports:

- Sections 13-15 of the Private Training Act
- Sections 15-48 and 56-60 of the Private Training Regulation

Certified institutions must, on a continuous basis:

- Meet all the requirements for their certificates, including any condition attached
- Maintain the financial security, if any, required by the registrar (see Chapter 8)
- Comply with all relevant compliance standards (see Section 3.2)
- Offer at least one approved program (see Chapter 2)
- Fulfill all reporting requirements (see Chapter 6)
- Notify the registrar before making certain changes (see Chapter 3)
- Notify the registrar and receive consent before making certain changes (see Chapter 3)
- Maintain compliance with all applicable local, provincial and federal enactments related to operation or administration of the institution
- Pay the applicable fees and payments to the Fund (see Section 7.2)

3.1 Making changes

There are three types of changes:

- changes requiring notification only. Institution may not implement these changes without first notifying the registrar;
- changes requiring notification and PTIB consent before implementation;
- changes that must be reported as soon as practicable following the change.

When providing materials to PTIB, please ensure they can be opened and edited freely.
Do not send materials that are password protected or otherwise secured.
3.1.1 Changes requiring notification only (consent not required)

90-day Notice – Fiscal Year

<table>
<thead>
<tr>
<th>Institution must notify PTIB in writing at least 90 days before changes to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• the fiscal year established by an institution</td>
</tr>
</tbody>
</table>

Changing fiscal year

Certificate expiry and deadlines for reporting are tied to the institution’s fiscal year. A change in fiscal year will, therefore, have a significant impact and must be reported in writing at least 90 days before the change.

It also requires prior approval from the Canada Revenue Agency. For more information go to www.cra-arc.gc.ca/

14-day Notice

<table>
<thead>
<tr>
<th>Institution must notify PTIB in writing at least 14 days before changes to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• tuition or related fees of an approved program</td>
</tr>
<tr>
<td>• an approved program from full time to part time, or part time to full time</td>
</tr>
<tr>
<td>• the list of programs offered (program deletions only) the student intake model for an approved program</td>
</tr>
<tr>
<td>• the maximum number of students the institution admits to an approved program</td>
</tr>
<tr>
<td>• the language of instruction of an approved program</td>
</tr>
<tr>
<td>• information about the institution, including:</td>
</tr>
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</tbody>
</table>

Program change impacting program class

If, following a program change, a Class B program now meets the threshold for a Class A program, the registrar may require the institution to submit a program evaluation.
Full and part time

In relation to an approved program:

- **Full time means:**
  - Instructional time of 20 hours or more per week, or
  - If the program leads to employment in a career occupation regulated by Transport Canada, the federal regulator, instructional time of 15 hours or more per week.

- **Part time means:**
  - Instructional time of less than 20 hours per week, or
  - If the program leads to employment in a career occupation regulated by Transport Canada, the federal regulator, instructional time of less than 15 hours per week.

7-day Notice – Change of Control

| Institution must notify PTIB in writing at least 7 days before any change of control of an institution. |
| For a company or extraprovincial company, a change of control means a change in the major shareholder (a shareholder holding more than 50% of the voting shares). |
| For a partnership, a change of control means a change or alteration in the membership of the firm. |
| Certificates are not transferrable. For a change in ownership, see Section 3.1.7 of this manual. |
3.1.2 Changes requiring notification and consent

Institution must obtain consent before making any of the following changes to an approved program:

- hours of instruction
- method of delivery (e.g. in-class, distance, or a combination of both)
- admission requirements
- the location where or from which the program is provided
- the program outline in relation to any of the following:
  - the title of the program
  - the learning objectives
  - the number of hours of instruction for each course that is part of the program
  - the number of hours of instruction for each work experience component
  - in respect of career-related programs, the career occupation for which the program prepares a student

3.1.3 Changes to report as soon as practicable

Institution must notify PTIB as soon as practicable of the following changes:

- change required by a third party regulator in relation to an approved program that leads to a regulated occupation, that may reasonably be expected to have an adverse effect on students
- change of shareholders (other than the major shareholder) holding 10% or more of the shares of the company

Action Required by a Regulator

Institutions must provide a copy of any correspondence from a third party regulator that requires an institution to take action that may reasonably be expected to have an adverse effect on students.
Varying reporting requirements apply to specific types of corporate structures:

<table>
<thead>
<tr>
<th>If the institution is:</th>
<th>It must report changes in:</th>
</tr>
</thead>
<tbody>
<tr>
<td>A company</td>
<td>• shareholders, holding more than 10% of shares that carry the right to vote at general meetings, other than a change in major shareholder (see Section 3.1.1).</td>
</tr>
<tr>
<td>An extraprovincial company</td>
<td>• shareholders, holding more than 10% of the shares that carry the right to vote at general meetings, other than a change in major shareholder (see Section 3.1.1).</td>
</tr>
<tr>
<td>A society or extraprovincial society</td>
<td>• directors as defined in section 1 of the Society Act.</td>
</tr>
</tbody>
</table>

### 3.1.4 Fees for changes

There is **no fee** for changes requiring **notification only**, except change of control (see Section 3.1.1) which requires payment of a $1,500 fee.

Fees for changes requiring consent are detailed in Section 7.1.

### 3.1.5 Notification process

All change notifications must be made through the PTIB Portal at [https://www.privatetraininginstitutions.gov.bc.ca/institutions](https://www.privatetraininginstitutions.gov.bc.ca/institutions).

For each change planned, institutions will be asked to provide information and describe:

- Any anticipated adverse effects on students
- Steps the institution will take to address these effects

PTIB may request additional information and/or records.

If no consent is required, PTIB will update the Online Directory, if necessary.

Where consent is required, PTIB will:

- Notify the institution whether consent has been granted
- Update the Online Directory, if necessary

It will take approximately 12 weeks to process changes requiring consent. The registrar will provide reasons if consent is denied.
3.1.6 Ceasing operations at one or more locations

Any institution ceasing operations at one or more certified locations must notify PTIB at least 14 days before surrendering the certificate(s).

If the institution ceases operations at all certified locations, it must transfer records for all students enrolled in approved programs to the registrar within 48 hours.

If at the time the institution surrenders its certificate(s) students have not yet completed their approved programs, they may file claims on the Fund. The institution will be required to reimburse the Fund for any payments made as a result of successful student claims.

3.1.7 Change of ownership

There are two types of change of ownership: asset purchase and share purchase. Institutions should contact PTIB to discuss their plans before proceeding with either type of change.

Asset purchase

Certificates are not transferrable or assignable (s. 7(7) of the Private Training Act). Following an asset purchase, a certified institution is required to surrender its certificate(s) and the new owner is required to submit a new application for registration or designation along with any associated fees. Waiting periods for processing vary and may take several months. Once a new certificate is issued, the new institution will be considered a Category 3 (see Chapter 6). Institutions applying for a designation certificate may be issued an interim designation certificate and will not be eligible for access to EQA or SABC.

Share purchase resulting in change of control

The registrar must be notified at least 7 days in advance of any change of control of an institution. There is a fee of $1,500 for a change of control.

For a company or extraprovincial company, a change of control means a change in the major shareholder (a shareholder holding more than 50% of the voting shares). For a partnership, a change of control means a change or alteration in the membership of the firm.

Institutions considering a change in fiscal year must notify the registrar at least 90 days in advance. They are also encouraged to contact the registrar before the change is made to discuss implications.
3.2 Compliance standards

This section of the manual supports Sections 15-48 of the Private Training Regulation.

3.2.1 Student policies

All institutions must have written student policies that meet the standards specified this section.

- Dispute Resolution Policy
- Student Dismissal Policy
- Student Grade Appeal Policy
- Respectful and Fair Treatment of Students Policy
- Sexual Misconduct Policy (if the institution operates one or more student residence)
- Student Attendance Policy

These standards apply to all approved programs.

The Institution must provide copies of the policies to students before the start of the program.

Templates for all mandatory student policies are available on the PTIB website at https://www.privatetraininginstitutions.gov.bc.ca/form-library.

Dispute Resolution Policy

Institutions must have a written dispute resolution policy that:

- Requires a student complaint to be made in writing
- Identifies, by title:
  - The individual responsible for making a determination in respect of a student complaint, or
  - In case the individual identified above is absent or named in the complaint, the individual responsible for making a determination in respect of the student complaint.
- Describes how a student complaint will be handled
- Authorizes a student who makes a complaint to be represented by an agent or a lawyer
- Requires written reasons for the decision be given to a student as soon as possible and no later than 45 days of making a complaint
- Is provided to the student before the start date of the program

An institution may not charge a fee for using the dispute resolution policy it has established.

An institution must retain a single file of all complaints made by students and decisions issued under the dispute resolution policy for five years. These records must be accessible, on request, by the registrar.
Student Dismissal Policy
Institutions must have a written Student Dismissal Policy that:

- Sets out what constitutes reasonable grounds to dismiss a student
- Includes the process by which a student may be dismissed
- Is provided to the student before the start date of the program

Student Grade Appeal Policy
Institutions must have a written Student Grade Appeal policy that allows a student to appeal a grade received in a course. The policy must include the process a student has to follow to ask for a grade appeal.

The institution must provide a copy of the grade appeal policy to each student before the start date of the program.

Respectful and Fair Treatment of Students Policy
Institutions must have a written policy that:

- Promotes the respectful and fair treatment of students.

Sexual Misconduct Policy
Institutions that operate one or more student residences must have a written sexual misconduct policy that:

- Addresses sexual misconduct, including sexual misconduct prevention and responses to sexual misconduct
- Sets out procedures for the following:
  - Making a complaint of sexual misconduct involving a student
  - Making a report of sexual misconduct involving a student
  - Responding to a complaint of sexual misconduct involving a student
  - Responding to a report of sexual misconduct involving a student

The policy must be posted on the institution’s website.

Sexual misconduct includes the following:

- sexual assault
- sexual exploitation
- sexual harassment
- stalking
- indecent exposure
- voyeurism
- the distribution of a sexually explicit photograph or video of a person to one or more persons other than the person in the photograph or video without the consent of the person in the photograph or video and with the intent to distress the person in the photograph or video
- the attempt to commit an act of sexual misconduct
- the threat to commit an act of sexual misconduct
Student Attendance Policy

Institutions must have a written Student Attendance Policy that includes:

- Minimum attendance requirements for students
- Consequences if a student does not meet the minimum requirements
- A process for a student to report an absence

3.2.2 Fees and tuition

Application and assessment fees

Institutions may not charge more than:

- $250 for a domestic student application fee
  (a registration fee is considered to be the same as an application fee)
- $1,000 for an international student application fee
- $250 for an assessment fee

Institutions may not charge for an initial letter of acceptance. For any additional letters of acceptance, an institution may charge no more than a one-time fee of $250.

Tuition

Designated/interim designated institutions must list tuition and related fees for each approved program on their website.

Tuition Refund Policy

Institutions must have a written Tuition Refund Policy, and may not accept any tuition until they have either:

- Provided a copy of the policy to the student, or
- Posted the policy on their website.

When a refund is due, an institution must provide it to the student within 30 days of:

- Receiving a notice of withdrawal from a student
- Receiving a copy of refusal of a study permit
- Providing a student with a notice of dismissal
- Receiving notice from the registrar to issue a refund because the institution did not provide a work experience to a student or a student was admitted in an approved program without meeting the admission requirements.

What is tuition?

Tuition is the total of the fees a student must pay in respect of a program.

Tuition does not include:

- Administrative fees
- Application fees
- Assessment fees
- Fees charged for textbooks or other course materials (including equipment and uniforms)

The following fees are tuition, and, if charged, must be identified as such in the student enrolment contract:

- Co-op fees or any other fee relating to a work experience
- Fees for courses offered by a third party (i.e., WHMIS, Foodsafe, First Aid)
- Exam fees
- IT services
- Fees for the use of a lab or clinic

What are administrative fees?

Administrative fees may include:

- Non-sufficient funds (NSF) fees
- Copy of transcript or student record fees

Administrative fees may not include an institution’s payment to the Fund.
If a refund is due and the student has paid for, but not received, textbooks or other course materials, including equipment or uniforms, the institution must also refund the fees charged for these items.

If a refund is due, **the student record must include evidence** that the refund was issued.

<table>
<thead>
<tr>
<th>Circumstance</th>
<th>Tuition Refund Entitlement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Institution receives a notice of withdrawal from a student, or an international student delivers a refusal of study permit:</td>
<td></td>
</tr>
<tr>
<td>• No later than seven days after student and institution signed the enrolment contract, and</td>
<td>100% tuition refund</td>
</tr>
<tr>
<td>Before the program start date.</td>
<td></td>
</tr>
<tr>
<td>• Between the date the contract was signed and the start date of the program, where that period is less than seven days.</td>
<td>100% tuition refund</td>
</tr>
<tr>
<td>• More than seven days after the student and institution signed the enrolment contract, and at least 30 days before the program start date.</td>
<td>Institution may retain up to 10% of tuition, to a maximum of $1,000</td>
</tr>
<tr>
<td>• More than seven days after the student and institution signed the enrolment contract, and</td>
<td>Institution may retain up to 20% of tuition, to a maximum of $1,300</td>
</tr>
<tr>
<td>Less than 30 days before the program start date.</td>
<td></td>
</tr>
<tr>
<td>• After the contract start date, and up to and including 10% of instruction hours have been provided.</td>
<td>Institution may retain up to 30% of tuition</td>
</tr>
<tr>
<td>• After the contract start date, and after more than 10% but before 30% of instruction hours have been provided.</td>
<td>Institution may retain up to 50% of tuition</td>
</tr>
<tr>
<td>Institution delivers a notice of dismissal to a student:</td>
<td></td>
</tr>
<tr>
<td>• Up to and including 10% of instruction hours have been provided.</td>
<td>Institution may retain up to 30% of tuition</td>
</tr>
<tr>
<td>• More than 10% but less than 30% of the instruction hours have been provided</td>
<td>Institution may retain up to 50% of tuition</td>
</tr>
<tr>
<td>Student withdraws or is dismissed from a distance-education-only program:</td>
<td></td>
</tr>
<tr>
<td>• When the student has received an evaluation for completing up to 30% of the program.</td>
<td>Institution may retain up to 30% of the tuition</td>
</tr>
<tr>
<td>• When the student has received an evaluation for completing 30% to 50% of the program.</td>
<td>Institution may retain up to 50% of the tuition</td>
</tr>
<tr>
<td>Student does not attend – no-show:</td>
<td></td>
</tr>
<tr>
<td>• A student (other than a distance education student) does not attend the first 30% of the program.</td>
<td>Institution may retain up to 50% of the tuition</td>
</tr>
</tbody>
</table>
3.2.3 Work experience

Institutions may only offer work experience of a type specified below.

**Clinical placement:**
- Leads to employment in a health-related career,
- Has no more than 12 students supervised by one instructor, and
- Consists of no more than 50% of the total hours of instruction.

**Cooperative placement:**
- Consists of no more than 50% of the total hours of instruction, and
- Provides a payment to the student.

**Preceptorship:**
- In which one student is supervised by one preceptor (an individual qualified to practice in the health field), and
- Consists of no more than 10% of the total hours of instruction.

**Practicum:**
- Consists of no more than 20% of the hours of instruction, and
- Does not provide a payment to the student.

These limits on hours of instruction may only be exceeded if required by a third party regulator.

Institutions offering work experience must:
- Have a written *Work Experience Policy* that includes:
  - The process by which a student is placed in the work experience
  - The process by which a student is evaluated
  - The intervals at which the work experience will be monitored
  - The requirements for participation in the work experience
  - The number of hours of instruction in the work experience
  - Identification of the work experience as a clinical placement, cooperative placement, practicum or preceptorship

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**Work Experience guide**

A Work Experience guide is available in the Forms, Templates and Resources tab of the PTIB website at: [https://www.privatetraininginstitutions.gov.bc.ca/form-library](https://www.privatetraininginstitutions.gov.bc.ca/form-library).

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**Examples of work experience requirements**

- Minimum academic achievement level
- Criminal record check
- Medical testing
• Provide a copy of the Work Experience Policy to the student before the start date of the program
• Sign an agreement with the host organization and the student that describes:
  o The respective responsibilities of the host organization, the institution and the student
  o The work experience activities the student will undertake
• Provide a copy of the agreement to the student before the work experience starts
• Ensure that the work experience:
  o Is supervised by someone qualified in a relevant career occupation and employed or retained by the host organization
  o Includes activities directly related to the learning objectives of the program or meets the requirements of a regulatory body for that career occupation
  o Consists of no more than the hours of instruction for a clinical placement, cooperative placement, practicum or preceptorship, as applicable – except where a higher number of hours is required by a regulatory body for that career occupation, such as Transport Canada
  o Includes at least one written evaluation of the student
  o Is provided before the program ends
• Monitor the student during the work experience placement including reviewing whether the student is attending and meeting the learning objectives of the program

**Student enrolment contracts** must include the following information related to work experience:
• The requirements for participation in the work experience
• An estimate of the costs for a student to complete the work experience, if any
• The geographic area or region of the province where the work experience will be provided
• The date or dates on which the institution plans to provide the work experience
• The number of hours of instruction of the work experience

The registrar may order a **full tuition refund** if the institution fails to provide the work experience within 30 days of the contract end date.

**Work experience**

Institutions providing a work experience placement as part of an approved program are required to comply with the following:

• Any fee charged to a student in relation to a work experience component – including a placement fee – is considered **tuition** and must be listed in the student enrolment contract as tuition.
• Institutions are responsible for finding and securing work experience placements for students if a work experience is a required element of a program. While a student may be encouraged to find their own placement, institutions are ultimately responsible for ensuring an adequate availability of placements.
• Institutions are not expected to accommodate a student who refuses, for no valid reason, a work experience placement that meets PTIB’s work experience standards.
3.2.4 Institution’s Website

Institutions must comply with the following:

- Must provide a link to the PTIB website at www.privatetraininginstitutions.gov.bc.ca.
- Must provide accurate and current information.
- If an institution offers an approved program on its website, program information, including the title of the program, tuition and admission requirements, must match what is listed with PTIB.
- Before accepting tuition, an institution must post a copy of the Tuition Refund Policy on their website or provide a copy to the student.
- Must clearly identify whether a program has been approved by the registrar.

   For programs that require approval, the following wording is suggested: “This program has been approved by the Private Training Institutions Branch (PTIB) of the Ministry of Advanced Education, Skills & Training”.

   For programs that do not require approval, the following wording is suggested: “This program does not require approval by the Private Training Institutions Branch (PTIB) of the Ministry of Advanced Education, Skills & Training. As such, PTIB did not review this program”.

3.2.5 Admission Requirements

The following standards apply:

- Admission requirements are those requirements necessary for students to be admitted into a program.
- Admission requirements must be appropriate to enable students to meet the learning objectives of the program. They may differ from the requirements for participating in the work experience component of the program.
- Institutions must not enrol students that do not meet admission requirements for the program.
- Institutions must keep evidence in the student record that the student has met the admission requirements for the program.

The registrar may order the institution to refund tuition and all related fees if a student was enrolled without having met the admission requirements for the program and the student did not misrepresent their knowledge or skills.

Institutions are encouraged to use standardized criteria and testing to assess whether prospective students meet admission requirements. For example, an institution may use the International English Language Testing System (IELTS) to assess language proficiency or require evidence the student has completed a provincially recognized high school academic course.

In PTIB’s experience, when institutions have either developed in-house testing to evaluate whether students meet the admission requirements or provide the courses that students are missing, that testing and/or academic equivalency courses are generally inferior. As a result, students are not likely to meet the learning objectives of the program. This defeats the purpose of having an admission requirement and contributes to a lack of student success.
3.2.6 Program delivery

In relation to approved programs, institutions must:

- Deliver programs as approved
- Report and/or obtain consent before making certain changes to approved programs
- Apply admission requirements consistently to all applicants
- Maintain course outlines, a curriculum and a program outline that enable students to meet the learning objectives of the program
- Ensure the institution has ownership or usage rights of curriculum for the duration of the program
- Ensure that the following enable students to meet the learning objectives for the program:
  - the number of hours of instruction
  - the number of students enrolled
  - the method of delivery
  - the order in which courses are provided
  - the equipment and facilities the institution uses to provide the program
  - the student intake model (intermittent intakes or continuous admission)
  - teaching methods
- Ensure that students are provided with a copy of the course outline on the first day of a course
- Ensure that the course materials provided to students are relevant to the program

These standards apply to all approved programs.

Curriculum means a plan that sets out learning activities and how they meet the learning objectives of a program.

For example, a nursing program may require the following equipment to enable students to meet the learning objectives of the program:

- Hospital beds
- Mannequins

An example of facilities for a nursing program would include practical work areas.

A Learning Objectives guide is available in Appendix 6 or in the Forms, Templates and Resources tab of the PTIB website at https://www.privatetraininginstitutions.gov.bc.ca/form-library.
• For **Class A** and **Class B** programs, ensure that course materials are in the language in which the program is provided
• For **Class C** programs, ensure that the course materials are in a language appropriate to the program
• If the program has 40 or more hours of instruction, ensure that students receive written evaluations regularly, and at least once before 30% of the hours of instruction have been provided
• Provide to students copies of the following student policies prior to the start date of the program:
  o Dispute Resolution Policy
  o Student Dismissal Policy
  o Student Grade Appeal Policy
  o Respectful and Fair Treatment of Students Policy
  o Sexual Misconduct Policy (if the institution operates one or more student residence)
  o Student Attendance Policy
  o Work Experience Policy (if applicable)
• Ensure the institution directly provides over 50% of the hours of instruction of the program, except as they relate to work experience
• For **Class A** and **Class B** programs leading to employment in regulated fields such as health care and transportation, maintain evidence that the requirements of the third party regulator are met

### 3.2.7 Instructors, Senior Educational Administrator and Student Support

Institutions must have a current organizational chart.

Institutions must have adequate staffing and an adequate number of qualified instructors. Each position title must accurately reflect the main job duties.

**Instructors**

**Minimum Instructor Qualifications:**

**An instructor of a vocational or practical course must have:**

• A certificate, diploma or post-secondary degree relevant to the subject matter and two years of full time work experience in a career occupation relevant to the subject matter of the course, or
• 10 years of full time work experience in a career occupation relevant to the subject matter of the course.

**An instructor of a language course, other than an Indigenous language course must have:**

• A post-secondary degree in language instruction, or
• A certificate or diploma in language instruction and two years of full time work experience teaching a language, or
• 10 years of full time work experience teaching a language, or
• A certificate or diploma in language instruction and a post-secondary degree.
The instructor of an academic course, other than a language course or an Indigenous culture course, must have a relevant post-secondary degree in the subject area.

For programs leading to employment in a regulated career, where the regulator stipulates minimum instructor qualifications, the PTA instructor standards do not apply. Instead, instructors – including substitute instructors – must meet the standards set by the regulator.

Institutions may use substitute instructors who do not meet the instructor standards – as long as they provide no more than 10% of the instruction hours for the program.

Instructor records
Institutions must keep a record for each instructor that includes evidence the instructor meets the required qualifications. At designated/interim designated institutions, the instructor record must also include a copy of each performance evaluation. The institution must keep instructor records for two years after an instructor leaves the institution.

Instructor performance evaluations
All instructors of approved programs at designated/interim designated institutions must have a written performance evaluation at least once every two years, conducted by the Senior Educational Administrator or an appropriately qualified delegate.

Senior Educational Administrator (SEA)
Designated/interim designated institutions must have a SEA who holds a degree, diploma, certificate or comparable education or work experience in adult education.

The SEA is responsible for:
- Ensuring that the course outline(s), curriculum and program outline of an approved program are relevant to the learning objectives of the program, and
- Overseeing a performance evaluation process for instructors

Student support
Designated/interim designated institutions must designate a staff member whose responsibility it is to provide students with information relating to the following:
- Student enrolment contract
- Program outline for each approved program
- Housing and transportation services for students
- Medical insurance, the Pharmacare program and similar government health care programs for students
- Child care services available to students
- Community and cultural services available to students, such as family support, addiction treatment and services for immigrants
• Available academic support, such as tutoring services, literacy support and library services
• Employment resources for students, including resources in relation to preparing a resume

3.2.8 Student enrolment contract

Institutions are required to sign a written contract with each student they enrol, unless the program is employer provided (meaning all students enrolled are funded by a single employer or third party). This applies to approved programs and programs not requiring approval.

The student enrolment contract must set out accurate information about the program. The institution must provide the student a copy of the signed enrolment contract as soon as practicable.

Contracts for approved programs must:

• Be written in a clear and comprehensible manner in not less than 10 point type
• Be for a term no longer than 18 months
• Include all required information (see Appendix 10)

The contract must be dated and signed by:

• The student or, if the student is under the age of 19, by a parent or legal guardian
• An individual who has legal authority to act on behalf of the institution

Contracts for programs that do not require approval must include:

• A statement that the program of instruction does not require approval under the Private Training Act; and
• A statement that a student may not file a claim with the trustee against the Fund in respect to the program of instruction.

The following wording is suggested: “This program does not require approval by the Private Training Institutions Branch (PTIB) of the Ministry of Advanced Education, Skills & Training. As such, PTIB did not review this program. Students may not file a claim against the Student Tuition Protection Fund in relation to this program.”

3.2.9 Student records

Institutions must keep an accurate and current record for each student enrolled in an approved program. The student record must include all the information listed in Appendix 11. A copy must be provided to the student, when requested, at a reasonable cost.

For Class A programs, institutions must retain student records for at least eight years from the following date, whichever is applicable:

• The date the student completes the program
• The date the institution delivers to the student a notice of dismissal
• The date the institution receives a notice of withdrawal
Designated/interim designated institutions must retain student records for Class B and Class C programs for at least three years from the following date, whichever is applicable:

- The date the student completes the program
- The date the institution delivers to the student a notice of dismissal
- The date the institution receives a notice of withdrawal

**Record storage at the institution**

Student records kept electronically must be:

- In a format that provides for copies of the student record to be made
- Backed up at least once a month
- Stored in a secure manner
- In a format that is not created using proprietary software
- Accessible, on request, by the registrar

**Paper** records must be stored securely in a location that is accessible, on request, by the registrar.

**Archiving student records**

Institutions offering Class A programs other than programs of instruction that lead to employment in a career occupation regulated by Transport Canada, the federal regulator, must:

Enter into an agreement with Cube Global or Datawitness, approved archiving vendors, which stipulates that:

- Student records must be archived in a secure manner for 25 years from the date the record is provided to the third party, and
- The registrar must have access to the records on request.

Provide the archived student record to the approved archiving vendor within 60 days of:

- The end date of the student enrolment contract, or
- The date the institution receives a notice of withdrawal, or
- The date the institution delivers to the student a notice of dismissal.

The archived record must be labeled by student name and personal education number, if any, and must include:

- A copy of the signed student enrolment contract,
- Any transcripts issued to the student by the institution, and
- A copy of any credential granted to the student by the institution.

Institutions should not archive records containing sensitive personal information such as unmasked credit card numbers (including the 3 to 4 digit security code found on the back of a credit card), social insurance numbers, bank account numbers, driver’s licence numbers, permanent resident card numbers, or whether
the student is receiving provincial income assistance. Scanned images showing a cheque, or any ID documentation should not be archived.

### 3.2.10 Prior learning assessment

Prior learning assessment is a process to determine if prior education or experience is equivalent to part of a program. Institutions that have such a process must ensure it is applied consistently to all students.

Prior learning must not be assessed as equivalent to more than 50% of the hours of instruction of a program unless:

- It is related to a program leading to an occupation that is regulated, or
- In the case that an institution ceases to hold a certificate before a student can complete their approved program, where another institution is appointed by the registrar to provide a comparable program.

### 3.2.11 Credentials

As soon as practicable after a student meets the requirements of an approved program, an institution must grant:

- For a **Class A** program, a certificate or diploma that confirms the completion of a career training program
- For a **Class B** or **Class C** program, a credential other than a career training credential

### 3.2.12 Program Advisory Committee (PAC)

Designated/interim designated institutions must establish PACs to ensure **Class A** programs reflect current practice in the relevant career occupation(s). These PACs, which can be established for a single program or a group of programs, must consist of individuals who:

- Have experience working in relevant career occupations, and
- Are not related to the institution. This means the institution cannot directly or indirectly control or influence the person, and the person cannot control or influence the institution.

Each PAC must also include an institution staff member who serves as secretary.

PACs must meet on a regular basis – at least once every two years – and the institution must keep written records of PAC meetings for at least four years.

Note: This does not apply to programs leading to employment in a career occupation regulated by Transport Canada.
Chapter 4: Inspections and enforcement

This chapter of the manual supports:

- Sections 28-46 of the *Private Training Act*
- Section 63 of the *Private Training Regulation*
- Section 11 of the *Fees and Student Tuition Protection Fund Regulation*

### 4.1 Appointment of inspectors

The Private Training Act (PTA) allows inspections of all institutions, regardless of whether they are certified. Inspectors appointed by the registrar are authorized to inspect business premises during business hours without a warrant. On request, the inspector must present evidence of appointment.

**Inspectors have the authority to:**

- Observe the delivery of programs to students
- Interview students and staff
- Remove from the premises and retain a record or any other thing that may be required as evidence
- Question a person

The inspector will issue a receipt if any thing is removed from the premises.

### 4.2 Types of inspections

Inspections are conducted for the following purposes:

- Assessing new applications for registration or designation certificates
- Assessing whether an institution requires certification
- Determining compliance with the PTA and regulations, or with SABC or EQA requirements, including determining whether the certificate held by the institution should be suspended or cancelled
- Conducting new location or new site-specific program applications
The table below provides further information on the types of inspections and fees for each.

The registrar will normally determine whether an inspection is required during a certificate term at the time the certificate is issued.

<table>
<thead>
<tr>
<th>1. Pre-certification (initial application)</th>
<th>Description and fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inspection conducted prior to the issuance of initial certificate.</td>
<td>Conducted by ministry staff and/or subject matter experts (SMEs) appointed as inspectors by the registrar</td>
</tr>
<tr>
<td></td>
<td>Fees are included in the application fee</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>2. Designation Review</th>
<th>Description and fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>Designation Review conducted within one year of the registrar issuing a designation certificate for the first time</td>
<td>Conducted by ministry staff and/or SMEs appointed as inspectors by the registrar</td>
</tr>
<tr>
<td>Subsequent Designation Reviews are conducted at least every seven years</td>
<td>Fees:</td>
</tr>
<tr>
<td></td>
<td>• $1,500 per inspection, plus</td>
</tr>
<tr>
<td></td>
<td>• $1,750 per inspector</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3. Compliance</th>
<th>Description and fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>May be conducted at any time, usually for one or more of the following reasons:</td>
<td>Conducted by ministry staff and/or SMEs appointed as inspectors by the registrar</td>
</tr>
<tr>
<td>• The institution has a category 3 assignment (see Chapter 6 for details)</td>
<td>Fees are charged for follow-up visits only as follows:</td>
</tr>
<tr>
<td>• The institution has been certified for less than one year</td>
<td>• $100/hour for ministry staff</td>
</tr>
<tr>
<td>• The registrar has identified a possible compliance issue concerning the PTA, the regulations or SABC or EQA requirements</td>
<td>• $200/hour for SME</td>
</tr>
<tr>
<td>• A follow-up visit is required to assess whether a compliance issue has been resolved</td>
<td>• $300/hour for a consultant with expertise in accounting</td>
</tr>
<tr>
<td>• The institution is not certified and may be offering Class A programs.</td>
<td></td>
</tr>
</tbody>
</table>
4.3 Process for inspections

4.3.1 Pre-certification inspection
Institutions applying for certification for the first time are typically inspected as part of the application process. The registrar will notify the institution of the date and time for the inspection.

4.3.2 Designation Review
The registrar will conduct a Designation Review:

- Within one year of initial designation
- Within seven years of the most recent Designation Review

Prior to the inspection, institutions will be required to submit a Designation Review Report. The report template is available at https://www.privatetraininginstitutions.gov.bc.ca/form-library.

The registrar will provide an estimate of fees for the inspection, based on the number and types of programs the institution offers. A date and time for the inspection will then be scheduled.

The institution will receive a copy of the inspection report and will be given an opportunity to respond.

4.3.3 Compliance inspection
Typically, the registrar provides notice for compliance inspections. However, the PTA provides authority to inspect an institution at any time, without advance notice.

The institution will receive a copy of the inspection report and will be given an opportunity to respond.

Fees may be charged for certain compliance inspections. See Section 7.1 for more information.
4.4 Enforcement

One of the key principles behind the PTA is progressive enforcement – providing for a range of enforcement actions when institutions contravene the PTA or regulations.

Typically, institutions are notified when the registrar identifies a possible contravention, and PTIB staff work with the institution to address any compliance issues.

If compliance issues persist, the registrar may use one or more of the following enforcement tools. As shown in the table below, each of these tools has progressively more serious implications for institution.

<table>
<thead>
<tr>
<th>Tool</th>
<th>Implications for Institutions</th>
</tr>
</thead>
</table>
| Compliance order                  | • The institution must address any contraventions of the PTA or regulations identified in the compliance order by the specified deadline  
                                    | • Compliance orders may be published in the Online Directory                                                                                                                                                                |
| Order to refund tuition and all related fees | • The institution must refund students as ordered by the registrar if:  
                                    |   o The institution enrolled a student who did not meet admission requirements; or  
                                    |   o The institution did not provide work experience within the required timeline (30 days from contract end date)                                                                                                   |
|                                    | • Refund orders may be published in the Online Directory                                                                                                                                                                     |
| Administrative penalty             | • The institution must pay a specific amount for having contravened the PTA or regulations. For more information, see Appendix 12.                                                                                       |
|                                    | • Where contraventions persist, additional penalty amounts may apply                                                                                                                                                       |
|                                    | • Administrative penalties will be published in the Online Directory for at least two years                                                                                                                                   |
| Certificate suspension             | • The institution must not advertise, contract with or enrol new students at any location for which a certificate is suspended until the suspension is lifted. Current students may continue their studies.                                  |
|                                    | • The institution is automatically assigned to Category 3, which may increase fees and payments to the Fund                                                                                                          |
|                                    | • Suspension information will be published in the Online Directory for at least two years                                                                                                                                   |
| Certificate cancellation           | • The institution must immediately stop providing or offering to provide any Class A programs at the location for which the certificate has been cancelled                                                                 |
|                                    | • The institution may not apply for a certificate for at least one year                                                                                                                                                     |
|                                    | • Cancellation information will be published in the Online Directory for at least two years                                                                                                                                  |
Chapter 5: Re-certification

Institutions wishing to continue to operate must apply for re-certification annually at least 90 days before the expiry date on the institution’s certificate.

At re-certification the registrar will:

- Assess whether the institution is meeting the requirements for a certificate
- Assign the institution to a category
- Determine whether security is required
- Determine the amount of payments to the Fund and fees payable
- Determine whether inspections will be required in the upcoming certificate term

Institutions will receive a notice in advance of their certificate expiry date, reminding them of the date to apply for re-certification and the requirements.

5.1 Certificate expiry

Certificates generally expire seven months after the end of the institution’s fiscal year. Institutions must apply for re-certification annually at least 90 days before the expiry date included in the institution’s certificate.

For example, for a fiscal year ending December 31, 2019:

- The certificate will expire on July 31, 2020
- The application for re-certification is due by April 30, 2020.

For a detailed explanation, see the Example Re-certification Timeline in Section 5.2.2.
5.2 Applying for Re-certification

5.2.1 Application process

Application – 90 days before the current certificate expiry date.

Submit an application for re-certification through the PTIB Portal. Select ‘Apply for Re-certification’ in the Certification section.

Update or confirm information in the Institution and Contacts sections of the form.

Pay any outstanding fees or payments to the Fund.

For a list of the information and records required with the application, see Appendix 13.

Student data reporting – 90 days before the current certificate expiry date

Log on to the PTIB Portal and select ‘View or update student data’ in the Tools section or select the Student Data tab and download the student data report. Only PTIB Portal users with administrator permissions can view the Student Data section of the PTIB Portal. Basic users do not have access.

Complete the report to provide the required information for each student who was enrolled in or completed an approved program during the previous fiscal year, then return to the PTIB Portal to upload and submit the student data report. The information required is listed in Appendix 14. Refer to PTIB’s Student Data Report Reference Guide available on the Forms, Templates and Resources page of the PTIB website for more information about completing the report.

Financial reporting – five months after the institution fiscal year end

Submit financial statements for the previous fiscal year via the PTIB Portal. Click on the Document Upload tab under Document Type, select Financial Statements, then select the file to upload and submit. See Section 5.4 below for details regarding reporting requirements for financial statements.

5.2.2 Application process

The registrar will assess the application and determine:

- Whether the institution meets the requirements for a certificate, and if so, what type of certificate
- Whether financial security is required, and if so, the amount
- The certification fee
- The institution’s category assignment
Example Re-certification Timeline

- Fiscal Year End: December 31, 2019
- Apply for Re-certification & Provide Student Data Report: April 30, 2020
- Financial Statements: May 31, 2020
- Certificate Expires: July 31, 2020

Timeline:
- 7 MONTHS
- 60 DAYS
- 90 DAYS
5.3 Receiving a certificate, invoice and Designation Mark

Certificate

Once an institution has met the requirements, including provision of security (if required) and payment of certification fee, the registrar will issue a certificate for each institution location.

The certificate must be printed and prominently displayed at each location for which a certificate is issued. Certificates must remain posted until they expire, or are surrendered or cancelled.

Invoice

Along with the certificate(s), the institution will receive an invoice for:

- Flat rate fees
- Graduated fees
- Payments to the Fund

For more on fees and payments to the Fund, see Chapter 7.

Designation Marks (designated institutions only)

The B.C. PTIB Designation Certification Mark (“the Marks”) is available to designated institutions. Only designated institutions may use the Marks; there is no corresponding mark for registered or interim designated institutions. PTIB will legally enforce proper use of the Marks.

When using the Marks, the institution must provide “Notice of Licence” (Section 8 of the Designation Certification Marks Terms of Use Agreement). This means the Marks must be accompanied by the following statement: “DESIGNATED B.C. PRIVATE TRAINING INSTITUTIONS BRANCH & Shield Design mark is a certification mark owned by the Government of British Columbia and used under licence.”

Designated institutions that want to use the Mark must sign and return the Designation Certification Marks Terms of Use Agreement, included in this manual at Appendix 24 and available in the Forms, Templates and Resources tab at www.privatetraininginstitutions.gov.bc.ca. Completed Terms of Use Agreements should be sent to PTI@gov.bc.ca.

PTIB will then email the Marks files to the institution.

The Marks may not be used before the signed Terms of Use Agreement is in place.
5.4 EQA and StudentAid BC designations

Institutions designated under the PTA can also apply for Education Quality Assurance (EQA) and StudentAid BC (SABC) designations. Institutions must meet additional requirements for EQA and SABC designations and applications will be assessed by EQA and SABC program staff.

- **EQA** is the British Columbia brand for quality post-secondary education. It is also a requirement for inclusion on the federal list of Designated Learning Institutions to host international students on study permits. For more on EQA, go to [http://www2.gov.bc.ca/gov/content/education-training/post-secondary-education/institution-resources-administration/education-quality-assurance](http://www2.gov.bc.ca/gov/content/education-training/post-secondary-education/institution-resources-administration/education-quality-assurance). For more on the federal Designated Learning Institutions list, go to [www.cic.gc.ca/english/study/study-institutions-list.asp](http://www.cic.gc.ca/english/study/study-institutions-list.asp).
- **SABC** designation allows institutions to enrol students who want to apply for financial assistance through StudentAid BC. For more information, go to [www.studentaidBC.ca/institution-officials](http://www.studentaidBC.ca/institution-officials).

Planning to enrol international students?

International students who want to enrol in a program longer than six months require study permits from the Federal Government under the International Student Program. For more information on study permits, go to [www.cic.gc.ca/english/study/study.asp](http://www.cic.gc.ca/english/study/study.asp).

Note: Only designated institutions that also hold EQA designation may enrol international students on study permits. First time applicants will not be issued a designation certificate. One of the requirements for a designation certificate is to have held a certificate for one year.

5.5 Reporting requirements – financial statements

Institutions are notified of financial reporting requirements when the certificate is issued. Financial statements for the previous fiscal year are due no later than five months after fiscal year end.

As shown in the table below, reporting requirements are based on tuition from approved programs in the previous fiscal year and the category assigned to the institution. For more on reporting requirements, see Appendix 15.

**Preparation of financial statements**

All financial statements must be prepared by a Chartered Professional Accountant (CPA) in good standing.
The types of financial reporting are:

- Audited Financial Statement
- Audit on Specific Financial Information
- Review Engagement Report
- Review Engagement Report on Tuition From Approved Programs
- Notice to Reader
- Notice to Reader AND Review Engagement on Tuition from Approved Programs

See Appendices 15-19 for examples

**Reporting Requirements – based on Tuition Revenue and Category Assignment**

<table>
<thead>
<tr>
<th>Tuition revenue from approved programs for the previous fiscal year</th>
<th>Category 1</th>
<th>Category 2</th>
<th>Category 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>$25,000 or less</td>
<td>Notice to Reader(^1)</td>
<td>Notice to Reader(^1)</td>
<td>Notice to Reader(^1)</td>
</tr>
<tr>
<td>Greater than $25,000 and no more than $500,000</td>
<td>Notice to Reader(^1)</td>
<td>Notice to Reader(^1)</td>
<td>Notice to Reader(^1) and a Review Engagement on Tuition from Approved Programs</td>
</tr>
<tr>
<td>Greater than $500,000 and no more than $1,000,000</td>
<td>Review Engagement</td>
<td>Review Engagement</td>
<td>Review Engagement and an audit on specific financial information</td>
</tr>
<tr>
<td>Over $1,000,000</td>
<td>Review Engagement and an audit on specific financial information</td>
<td>Review Engagement and an audit on specific financial information</td>
<td>Audited financial statements</td>
</tr>
</tbody>
</table>

\(^1\) Cash Flow Statements and Notes are required with all Notice to Reader statements.
5.5 Delays due to missing information

If an institution submits an application for re-certification 90 days before the expiry date on its current certificate, but does not provide student data and financial statements by the required due date:

The current certificate will remain valid until the registrar issues a new certificate or the institution receives the registrar’s decision refusing to issue a certificate. However, should the registrar issue a certificate after the expiry date of the current certificate, fees and payments to the Student Tuition Protection Fund will only be payable as a lump sum. The institution will not have the option of monthly payments.

5.6 Failure to apply for re-certification by deadline

If an institution does not apply for re-certification at least 90 days before the expiry date on its current certificate, the institution may still apply for re-certification. However, it may not be possible to process the application before the current certificate expires, in which case the certificate will expire.
Chapter 6: Category assignment

This chapter of the manual supports Sections 30-45 of the Fees and Student Tuition Protection Fund Regulation.

All institutions are assigned to a category 1, 2 or 3 which is a factor in determining:

- Graduated fees
- Payments to the Fund
- Frequency of compliance inspections
- Type of financial reporting requirements
- Whether security is required

As described below, category assignment may be automatic or may involve assessment against a list of criteria.

6.1 Automatic category assignment

Some institutions, including those seeking certification for the first time, will be assigned automatically to a category, as shown in the table below.

<table>
<thead>
<tr>
<th>Description of institution</th>
<th>Automatic category assignment</th>
</tr>
</thead>
<tbody>
<tr>
<td>The institution has continuously held a certificate for less than two years</td>
<td>Category 3</td>
</tr>
<tr>
<td>The registrar has suspended any of the certificates issued to the institution within the past two years</td>
<td>Category 3</td>
</tr>
<tr>
<td>The institution is in the Indigenous institution class (operated by a First Nation and/or Indigenous society/corporation)</td>
<td>Category 1</td>
</tr>
</tbody>
</table>

6.2 Category assessment

For institutions not automatically assigned to a category, the registrar will conduct an assessment:

<table>
<thead>
<tr>
<th>When</th>
<th>Why</th>
<th>Assessment Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>After the registrar issues a certificate</td>
<td>A factor in determining graduated fees, payments to the Fund, frequency of compliance inspections and type of reporting requirements</td>
<td>Criteria 1-9 in Section 6.2.1 below will be used for institutions issued a registration or interim designation certificate. Criteria 1-12 in Section 6.2.1 below will be used for institutions issued a designation certificate.</td>
</tr>
</tbody>
</table>
### 6.2.1 Assessment criteria

Category ratings are based on the criteria shown in the table below. For the calculations for each criterion, see Appendix 21.

<table>
<thead>
<tr>
<th>Assessment Criteria</th>
<th>Category 1</th>
<th>Category 2</th>
<th>Category 3</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Criteria for all institutions:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Change in student enrolment&lt;sup&gt;1&lt;/sup&gt;</td>
<td>More than -10%</td>
<td>-10% to -30%</td>
<td>Less than -30%</td>
</tr>
<tr>
<td>2. Student withdrawal&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Less than 3%</td>
<td>3% to 13%</td>
<td>More than 13%</td>
</tr>
<tr>
<td>3. Compliance orders and administrative penalties</td>
<td>0</td>
<td>1 to 3</td>
<td>More than 3</td>
</tr>
<tr>
<td>4. Claims against the Fund</td>
<td>0</td>
<td>2% or less</td>
<td>More than 2%</td>
</tr>
<tr>
<td>5. Current ratio&lt;sup&gt;2&lt;/sup&gt;</td>
<td>More than 1.5</td>
<td>1 to 1.4</td>
<td>Less than 1</td>
</tr>
<tr>
<td>6. Months of working capital&lt;sup&gt;2&lt;/sup&gt;</td>
<td>More than 1.5</td>
<td>1.25 to 1.5</td>
<td>Less than 1.25</td>
</tr>
<tr>
<td>7. Change in revenue&lt;sup&gt;2&lt;/sup&gt;</td>
<td>More than -10%</td>
<td>-10% to -30%</td>
<td>Less than -30%</td>
</tr>
<tr>
<td>8. Profit margin&lt;sup&gt;2&lt;/sup&gt;</td>
<td>More than 1%</td>
<td>0% to 1%</td>
<td>Less than 0%</td>
</tr>
<tr>
<td>9. True trust&lt;sup&gt;2&lt;/sup&gt;</td>
<td>More than 0</td>
<td>0</td>
<td>Less than 0</td>
</tr>
<tr>
<td><strong>Additional criteria for institutions applying for or holding a designation certificate:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. StudentAid BC support&lt;sup&gt;3&lt;/sup&gt;</td>
<td>50% or less</td>
<td>51% to 70%</td>
<td>More than 70%</td>
</tr>
<tr>
<td>11. International student enrolment&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Less than 70%</td>
<td>n/a</td>
<td>70% or more</td>
</tr>
<tr>
<td>12. Employment or further education&lt;sup&gt;1&lt;/sup&gt;</td>
<td>More than 80%</td>
<td>60% to 80%</td>
<td>Less than 60%</td>
</tr>
</tbody>
</table>

---

<sup>1</sup> Data for this criterion will be taken from the most recent student data report provided by the institution.

<sup>2</sup> Financial information for this criterion will be taken from the most recent financial statement provided by the institution.

<sup>3</sup> Data for this criterion will be taken from Ministry of Advanced Education, Skills and Training data sources.
### 6.2.2 Determining category assignment

The tables below show how the assessment criteria are used to determine the category assignment for an institution.

**For institutions:**
- applying for a registration certificate, or
- holding a registration or interim designation certificate

<table>
<thead>
<tr>
<th>Assessment criteria</th>
<th>Category assignment</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the institution has five or more Category 1 criteria ratings</td>
<td>Category 1</td>
</tr>
<tr>
<td>If the institution does not fall under Category 1 or 3</td>
<td>Category 2</td>
</tr>
<tr>
<td>If the institution has five or more Category 3 criteria ratings</td>
<td>Category 3</td>
</tr>
</tbody>
</table>

**Institutions holding or applying for a designation certificate**

<table>
<thead>
<tr>
<th>Assessment criteria</th>
<th>Category assignment</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the institution has seven or more Category 1 criteria ratings</td>
<td>Category 1</td>
</tr>
<tr>
<td>If the institution does not fall under Category 1 or 3</td>
<td>Category 2</td>
</tr>
<tr>
<td>If the institution has seven or more Category 3 criteria ratings</td>
<td>Category 3</td>
</tr>
</tbody>
</table>
Chapter 7: Fees and payments to the Fund

This chapter of the manual supports:

- Sections 6, 7, 12, 13, 14, 21, 22, 47, 50, 54 and 64 of the Private Training Act
- Sections 3-13 and 15-26 of the Fees and Student Tuition Protection Fund Regulation

All institutions pay:

- **Transaction fees**, which are charged on a per-service basis
- **Certificate term fees and payments**, which are charged in relation to the certificate held by an institution

**Certificate term fees and payments** consist of:

- Certification fee
- Flat rate fees
- Graduated fees
- Payments to the Fund

Institutions must pay the certification fee before the registrar will issue a certificate. Institutions are invoiced for flat rate fees, graduated fees and payments to the Fund when the registrar issues the certificate.

PTIB operates on a cost-recovery model.

As described in the sections below, certificate term fees and payments are based on factors such as annual tuition revenue, certification status, years certified and category assignment.

**Definition: Annual tuition revenue**

Annual tuition revenue is defined as the total tuition earned in respect of approved programs during the previous fiscal year. This amount is included in an institution’s financial statements.

For first time applicants, the annual tuition revenue is the institution’s estimate of what it will earn in respect of approved programs in the institution’s current fiscal. This amount is included in the institution’s business plan.
## 7.1 Transaction fees

<table>
<thead>
<tr>
<th>Transaction</th>
<th>Fee based on type of certification held by the institution</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Registered</td>
</tr>
<tr>
<td>Application for a certificate – first time applicants only (for more on applications, see Chapter 1)</td>
<td></td>
</tr>
<tr>
<td>Registration</td>
<td>$2,450</td>
</tr>
<tr>
<td>Designation</td>
<td>N/A</td>
</tr>
<tr>
<td>Additional Location</td>
<td>$1,000</td>
</tr>
<tr>
<td>Program approval (for more on program approval, see Chapter 2)</td>
<td></td>
</tr>
<tr>
<td>Class A</td>
<td>$500</td>
</tr>
<tr>
<td>Class B</td>
<td>N/A</td>
</tr>
<tr>
<td>Class C</td>
<td>N/A</td>
</tr>
<tr>
<td>Changes to approved programs requiring consent from registrar (for more on changes, see Section 3.1)</td>
<td></td>
</tr>
<tr>
<td>Change in the hours of instruction</td>
<td>$100</td>
</tr>
<tr>
<td>Change in the method of delivery</td>
<td>$100</td>
</tr>
<tr>
<td>Change in admission requirements</td>
<td>$100</td>
</tr>
<tr>
<td>Change of location (includes adding a location)</td>
<td>$500</td>
</tr>
<tr>
<td>Changes to program outline:</td>
<td></td>
</tr>
<tr>
<td>• title of the program</td>
<td></td>
</tr>
<tr>
<td>• learning objectives</td>
<td></td>
</tr>
<tr>
<td>• number of hours for each course</td>
<td></td>
</tr>
<tr>
<td>• number of hours work experience instruction</td>
<td></td>
</tr>
<tr>
<td>• career occupation for which a program prepares a student (career-related programs only)</td>
<td>$200</td>
</tr>
<tr>
<td>Change requiring the institution to notify the registrar</td>
<td></td>
</tr>
<tr>
<td>Change of control</td>
<td>$1,500</td>
</tr>
<tr>
<td>Inspections (for more on inspections, see Chapter 4)</td>
<td></td>
</tr>
<tr>
<td>Follow-up compliance inspection</td>
<td>100 per hour for ministry staff</td>
</tr>
<tr>
<td></td>
<td>(ministry staff, SMEs and consultants are appointed as inspectors)</td>
</tr>
<tr>
<td>Review of Designation</td>
<td>N/A</td>
</tr>
<tr>
<td>Request for reconsideration, appeal or review (for more information, see Chapter 10)</td>
<td>$100</td>
</tr>
</tbody>
</table>
7.2 Certificate term fees and payments

Certificate term fees and payments consist of:

- Certification fee
- Flat rate fees
- Graduated fees
- Payments to the Fund

7.2.1 Certification fee and flat rate fees

Institutions applying for a certificate for the first time pay a certification fee of $83 and a flat rate fee of $76.42 per month for the term of their certificate. All fees must be paid in Canadian dollars.

Otherwise, the certification fee is based on annual tuition revenue, as shown in the Certification Fee and Flat Rate Fees table below.

Flat rate fees are based on annual tuition revenue, as shown in the table below.

### Certification Fee and Flat Rate Fees

<table>
<thead>
<tr>
<th>Annual Tuition Revenue</th>
<th>Certification Fee (once, per certificate term)</th>
<th>Flat Rate Fees (per month of the certificate term)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$83</td>
<td>$30.58</td>
</tr>
<tr>
<td>$1 to 24 999</td>
<td>$33</td>
<td>$30.58</td>
</tr>
<tr>
<td>$25 000 to $49 999</td>
<td>$83</td>
<td>$76.42</td>
</tr>
<tr>
<td>$50 000 to $99 999</td>
<td>$132</td>
<td>$122.25</td>
</tr>
<tr>
<td>$100 000 to $349 999</td>
<td>$199</td>
<td>$183.33</td>
</tr>
<tr>
<td>$350 000 to $699 999</td>
<td>$315</td>
<td>$290.33</td>
</tr>
<tr>
<td>$700 000 to $999 999</td>
<td>$420</td>
<td>$385.33</td>
</tr>
<tr>
<td>$1 000 000 to $2 499 999</td>
<td>$639</td>
<td>$588.33</td>
</tr>
<tr>
<td>$2 500 000 to $4 999 999</td>
<td>$855</td>
<td>$787.08</td>
</tr>
<tr>
<td>$5 000 000 to $7 499 999</td>
<td>$1,071</td>
<td>$985.75</td>
</tr>
<tr>
<td>$7 500 000 to $10 000 000</td>
<td>$1,295</td>
<td>$1,192.08</td>
</tr>
<tr>
<td>Greater than $10 000 000</td>
<td>$1,577</td>
<td>$1,451.92</td>
</tr>
</tbody>
</table>
7.2.2 Graduated fees and payments to the Fund

Graduated fees and payments to the Fund are based on the following factors:

- The category assigned to the institution
- Number of years certified
- Type of certificate
- Annual tuition revenue
- Class of institution, if applicable

For certificates with a term of more or less than 12 months, fees and payments to the Fund are pro-rated.

Classes of institutions

As set out above, institutions may be assigned to one of four classes:

- **Regulatory body institution class**: institutions at which the only approved programs the institution provides or intends to provide are approved programs leading to careers regulated by Transport Canada or provincial health regulatory bodies.
- **Language institution class**: institutions at which the only approved programs the institution provides or intends to provide are:
  - Language programs assessed by, and meeting the standards of, a language assessment body independent of the institution
  - **Class A** or **Class B** programs that lead to employment in language instruction
- **Indigenous* institution class**: institutions operated by a First Nation and/or society/corporation.

In order to be assigned to a class, an institution must provide evidence that they meet the requirements for the class. For example, a language institution must provide a copy of the assessment of standards conducted by an independent body.

*Note that the term ‘Aboriginal’ is used in the *Private Training Regulation and Fees and Student Tuition Protection Fund Regulation*. Where the term ‘Indigenous’ is referred to in the Policy Manual, it is meant to be analogous to the term Aboriginal.
Graduated Fees and Payments to the Fund – Other than Indigenous institution class

<table>
<thead>
<tr>
<th>Institution Description</th>
<th>Number of Certificate or Registration Years</th>
<th>Category Assignment</th>
<th>Percentage of annual tuition revenue payable to</th>
</tr>
</thead>
<tbody>
<tr>
<td>All institutions, except those in the regulatory body institution class or language institution class</td>
<td>less than 2 years</td>
<td>Category 3 (automatic)</td>
<td>1.04% 1%</td>
</tr>
<tr>
<td>2 years or more</td>
<td>Category 3</td>
<td>1.04% 1%</td>
<td></td>
</tr>
<tr>
<td>Registered institutions, except those in the regulatory body institution class or language institution class</td>
<td>2 or more years but fewer than 5 years</td>
<td>Category 1 or 2</td>
<td>0.546% 0.75%</td>
</tr>
<tr>
<td>5 or more years but fewer than 11 years</td>
<td>Category 1 or 2</td>
<td>0.45% 0.5%</td>
<td></td>
</tr>
<tr>
<td>11 or more years</td>
<td>Category 1 or 2</td>
<td>0.40% 0.475%</td>
<td></td>
</tr>
<tr>
<td>Designated/interim designated institutions, except those in the regulatory body institution class or language institution class</td>
<td>2 or more years but fewer than 5 years</td>
<td>Category 1 or 2</td>
<td>0.296% 0.45%</td>
</tr>
<tr>
<td>5 or more years but fewer than 11 years</td>
<td>Category 1 or 2</td>
<td>0.25% 0.4%</td>
<td></td>
</tr>
<tr>
<td>11 or more years</td>
<td>Category 1 or 2</td>
<td>0.2% 0.35%</td>
<td></td>
</tr>
<tr>
<td>Institutions in the regulatory body institution class or language institution class</td>
<td>less than 2 years</td>
<td>Category 3 (automatic)</td>
<td>0.2% 0.35%</td>
</tr>
<tr>
<td>2 years or more</td>
<td>Category 1 or 2</td>
<td>0.2% 0.35%</td>
<td></td>
</tr>
<tr>
<td>2 years or more</td>
<td>Category 3</td>
<td>1.04% 1%</td>
<td></td>
</tr>
</tbody>
</table>
Graduated Fees and Payments to the Fund – Indigenous institution class

<table>
<thead>
<tr>
<th>Institution Class</th>
<th>Number of Certificate or Registration Years</th>
<th>Category Assignment</th>
<th>Graduated Fees (% of annual tuition revenue)</th>
<th>Payments to the Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indigenous institution class</td>
<td>n/a</td>
<td>Category 1 (automatic)</td>
<td>0.2%</td>
<td>$10.00</td>
</tr>
</tbody>
</table>

### 7.2.3 Reduced payments to the Fund

Debt ratio and current ratio are key measures of financial stability, so institutions with ratios below certain levels make lower payments to the Fund, as shown in the table below.

These discounts are not cumulative and do not apply to institutions assigned to Category 3, or those in the Indigenous institution class.

<table>
<thead>
<tr>
<th>Thresholds</th>
<th>Discount on the payment due to the Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td>Debt ratio less than 0.2</td>
<td>2.5%</td>
</tr>
<tr>
<td>Debt ratio less than 0.2, and Three-year average current ratio of 1.2 or more</td>
<td>5%</td>
</tr>
</tbody>
</table>

### 7.3 When and how to pay fees and payments

<table>
<thead>
<tr>
<th>Type of payment</th>
<th>Form</th>
<th>When</th>
<th>How</th>
</tr>
</thead>
<tbody>
<tr>
<td>Certification fee</td>
<td>Single payment</td>
<td>Before a certificate is issued</td>
<td>Cheque, payable to the Minister of Finance</td>
</tr>
<tr>
<td>Flat rate fees</td>
<td>For a certificate with a term of less than six months, or a certificate issued after the expiry date included in the previous certificate, payment must be in a lump sum</td>
<td>Lump sum is payable within 30 days of receiving an invoice</td>
<td>Credit card via the PTIB Portal</td>
</tr>
<tr>
<td>Graduated fees</td>
<td>Otherwise, institutions may choose between a lump sum and monthly payments</td>
<td>Monthly payments over the term of the certificate*</td>
<td>Electronic Funds Transfer (EFT)</td>
</tr>
<tr>
<td>Payments to the Fund</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transaction fees</td>
<td>Single payment</td>
<td>Varies by transaction</td>
<td></td>
</tr>
</tbody>
</table>

*Note: Monthly payments may only be made by pre-authorized debit (PAD)
Payment Information

Payment can be made through the following methods:

1. **Cheque**

   Make cheque payable to the Minister of Finance. Mail your payment to the mailing address in the contact section below.

2. **Electronic Funds Transfer (EFT)**

   EFT can be done through your banking institution. Account details for transferring funds to are as follows:
   
   - Bank: 003
   - Transit: 00010
   - Account: 1295377

   With each EFT payment we also require notification of payment sent to PTI.Finance@gov.bc.ca which includes the following information:
   
   - Institution ID No.
   - Invoice No.
   - Invoice Amount
   - Payment Date

3. **Credit Card**

   Institutions can make credit card payments (Visa, MasterCard and American Express) via the PTIB Portal.

4. **Pre-Authorized Payment (PAD)**

   Monthly payments may only be made by pre-authorized debit (PAD). Institutions must complete the Pre-Authorized Debit Application available in the Forms, Templates and Resources tab at www.privatetraininginstitutions.gov.bc.ca and mail the original with a copy of a void cheque to the address noted below under Contract and Inquiries.

Contact and Inquiries

You may forward inquiries to:

Email: PTI.Finance@gov.bc.ca

Telephone:  
  - Local: 604-569-0033
  - Toll-free: + 1 800-661-7441
  - Fax: + 1 778-945-0606
Mail: Private Training Institutions Branch
      Accounts Receivable
      203 - 1155 West Pender St

      Vancouver, BC V6E 2P4
Chapter 8: Financial security

This chapter supports:

- Section 7 of the *Private Training Act*
- Section 14 of the *Fees and Student Tuition Protection Fund Regulation*

The registrar may require institutions to provide security – a financial instrument guaranteeing payment if the institution cannot or will not reimburse amounts paid from the Fund. This determination is made after an institution applies for certification or re-certification.

### 8.1 Determining whether security is required

To determine whether an institution is required to provide security, the registrar will consider:

- Whether the institution has been suspended in the past two years
- How long the institution has been certified
- The category to which the institution is assigned
- If the institution holds a certificate, the amount of unearned revenue the institution had in the previous fiscal year
- If the institution does not hold a certificate, the institution’s balance sheet
- Whether the institution is in the Indigenous institution class

For institutions not automatically assigned to a category, the registrar will conduct an assessment after an institution submits an application for re-certification. For more information, see [Chapter 6: Category Assignment](#).

### 8.2 Determining the amount of security

The maximum amount of security required will be $100,000. Generally, the registrar will apply the following principles when determining the amount of security:

<table>
<thead>
<tr>
<th>Application for certification</th>
<th>Amount of Security</th>
</tr>
</thead>
<tbody>
<tr>
<td>First time application</td>
<td>At least $25,000</td>
</tr>
<tr>
<td>Re-application</td>
<td>The greater of:</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- $25,000 or</td>
</tr>
<tr>
<td></td>
<td>- 25% of unearned tuition revenue from approved programs in the previous fiscal year to a maximum of $100,000</td>
</tr>
</tbody>
</table>
8.3 Acceptable types of security

Two types of security are accepted, as shown in the table below.

<table>
<thead>
<tr>
<th>Type of security</th>
<th>Conditions</th>
<th>Conditions</th>
</tr>
</thead>
</table>
| An irrevocable letter of credit (ILOC) issued by a savings institution (which generally means a bank or a credit union). The financial institution must have an office in Canada. | • Must be made out to the Trustee of the Student Tuition Protection Fund  
• Must include an automatic renewal clause  
• Must include a clause that states that if the savings institution gives notice that they will not be renewing the ILOC, it triggers an obligation for the bank to immediately pay the amount remaining on the ILOC to the beneficiary  
• The savings institution must agree that the beneficiary is permitted to make partial drawings from the ILOC  
• Must be for a term of at least 12 months | Both bonds and ILOCs must include:  
1. The legal name and location(s) of the institution  
2. The amount of the financial security  
3. The end/expiry date of the security  
For templates, see:  
• Appendix 22: Irrevocable Letter of Credit Template  
• Appendix 23: Surety Bond Template |
| A surety bond, issued by a business authorized under the Financial Institutions Act to carry on insurance business. | • Must be made out to the Trustee of the Student Tuition Protection Fund  
• Must be for a term of at least 15 months after the expiry date of the certificate held by the institution  
• Must include a notice of cancellation provision of 30 days or more  
• The issuer must agree that the beneficiary is permitted to make partial drawings from the surety bond | |
Chapter 9: Claims against the Fund

This chapter of the manual supports:

- Sections 17, 18, 21, 23, 24, 25, 26 and 27 of the Private Training Act
- Sections 61 and 62 of the Private Training Regulation
- 15-26 of the Fees and Student Tuition Protection Fund Regulation

A student may file a claim against the Fund on the following grounds:

- The institution misled the student regarding a significant aspect of an approved program; or
- The institution ceases to hold a certificate before a student can complete their approved program.

Students may be refunded up to the total tuition paid.

Tuition is defined as the total fees the student, or someone on behalf of a student, pays to the institution for a program, not including:

- Administrative, application or assessment fees
- Fees for textbooks or other course material, including equipment or uniforms
9.1 Who can file claims and under what circumstances

<table>
<thead>
<tr>
<th>Ground for claim</th>
<th>Who can claim</th>
<th>Deadline for filing claim</th>
</tr>
</thead>
<tbody>
<tr>
<td>The institution no longer holds a certificate</td>
<td>A student enrolled in an approved program at the time the institution ceased to hold a certificate</td>
<td>The student must file the claim within one year of the date the institution ceased to hold a certificate</td>
</tr>
</tbody>
</table>

Example: On December 1, 2018, the registrar cancels the certificate issued to Institution ABC. A student enrolled in an approved six-month program paid tuition and completed only three months of studies. The student must file a claim by December 1, 2019.

<table>
<thead>
<tr>
<th>Grounds for claim</th>
<th>Who can claim</th>
<th>Deadline for filing claim</th>
</tr>
</thead>
<tbody>
<tr>
<td>The institution misled the student regarding a significant aspect of an approved program</td>
<td>Any student who:</td>
<td>The student must file the claim within one year of:</td>
</tr>
<tr>
<td></td>
<td>• is or was enrolled in the approved program, and</td>
<td>• completion</td>
</tr>
<tr>
<td></td>
<td>• has exhausted the institution’s dispute resolution process</td>
<td>• dismissal, or</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• withdrawal</td>
</tr>
</tbody>
</table>

Example: Six months into a two-year program at Institution XYZ, a student learns that – contrary to what was specified in her enrolment contract – the second year of the program is delivered online rather than in-class. The student goes through the dispute resolution process established by Institution XYZ but remains unsatisfied and withdraws from the program on March 1, 2019. The student must file a claim by March 1, 2020.

9.2 How the claim process works

The tables below outline the processes for claims against the Fund for each of the allowable grounds.

To file a claim, a student must submit all of the information and records, if available, listed on the claim form by the one year deadline.

While deadlines apply to parts of the process, the trustee may extend, at the request of the student or the institution or its own initiative, the time period for responses and submissions. The trustee cannot extend the one year deadline to file a claim. The trustee may also consolidate claims.

The trustee

Claims are adjudicated by the trustee, who was appointed by the Minister of Advanced Education, Skills and Training.
## Institution no longer holds a certificate

<table>
<thead>
<tr>
<th>Who</th>
<th>What</th>
<th>When</th>
</tr>
</thead>
<tbody>
<tr>
<td>Student</td>
<td>File a claim using the form at: <a href="http://www.privatetraininginstitutions.gov.bc.ca">www.privatetraininginstitutions.gov.bc.ca</a></td>
<td>Within <strong>one year</strong> of the date the institution ceased holding a certificate</td>
</tr>
<tr>
<td>Trustee</td>
<td>Provides a summary of the claim to the institution</td>
<td>Within 15 days of receiving the claim from the student</td>
</tr>
<tr>
<td>Institution no longer holds a certificate (the certificate was cancelled or surrendered)</td>
<td>May respond to the claim</td>
<td>Within seven days of receiving the summary from the trustee</td>
</tr>
<tr>
<td>Registrar</td>
<td>Determines whether a comparable program is available at another institution (the train-out institution)</td>
<td></td>
</tr>
</tbody>
</table>

### If there is a comparable program

<table>
<thead>
<tr>
<th>Who</th>
<th>What</th>
</tr>
</thead>
<tbody>
<tr>
<td>Student</td>
<td>May:</td>
</tr>
<tr>
<td></td>
<td>Accept enrolment in the comparable program at the train-out institution, or</td>
</tr>
<tr>
<td></td>
<td>Reject enrolment at the train-out institution, citing special circumstances. This is done by submitting a form to the registrar. The form is available at: <a href="http://www.privatetraininginstitutions.gov.bc.ca">www.privatetraininginstitutions.gov.bc.ca</a></td>
</tr>
<tr>
<td>Registrar</td>
<td>If the registrar determines that special circumstances prevent the student from attending the comparable program, the claim will be forwarded to the trustee.</td>
</tr>
<tr>
<td></td>
<td>If the registrar determines that there are no special circumstances, the student may still elect to accept the train-out option.</td>
</tr>
</tbody>
</table>

### If the student signs an enrolment contract with the train-out institution

<table>
<thead>
<tr>
<th>Who</th>
<th>What</th>
</tr>
</thead>
<tbody>
<tr>
<td>Train-out institution</td>
<td>Provides a copy of the contract to the registrar</td>
</tr>
<tr>
<td>Trustee</td>
<td>Determines and pays the tuition refund to the train-out institution</td>
</tr>
<tr>
<td>Institution no longer holds a certificate (certificate cancelled or surrendered)</td>
<td>Reimburses the Fund for the payment to the train-out institution</td>
</tr>
</tbody>
</table>

### If there is no comparable program, or the registrar has accepted the special circumstances cited by the student

<table>
<thead>
<tr>
<th>Who</th>
<th>What</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trustee</td>
<td>Adjudicates the claim to determine whether any refund should be issued, and provides written reasons to the student, the institution and the registrar</td>
</tr>
</tbody>
</table>

For more information about comparable programs, see Section 9.2.5.
### Claim the student was misled

<table>
<thead>
<tr>
<th>Who</th>
<th>What</th>
<th>When</th>
</tr>
</thead>
<tbody>
<tr>
<td>Student</td>
<td>Files a claim using form available on the PTIB website</td>
<td>Within one year of completing, being dismissed from or withdrawing from the program</td>
</tr>
<tr>
<td></td>
<td><a href="http://www.privatetraininginstitutions.gov.bc.ca">www.privatetraininginstitutions.gov.bc.ca</a></td>
<td></td>
</tr>
<tr>
<td>Trustee</td>
<td>Gives a copy of the claim to the institution</td>
<td>Within 15 days of receiving the claim from the student</td>
</tr>
<tr>
<td>Institution</td>
<td>May respond to the claim</td>
<td>Within 15 days of receiving a copy of the claim from the trustee</td>
</tr>
<tr>
<td>Trustee</td>
<td>Gives the response from the institution, if any, to the student</td>
<td>Within 15 days of receiving the response from the trustee</td>
</tr>
<tr>
<td>Student</td>
<td>May reply to the response from the institution</td>
<td>Within 15 days of receiving the response from the institution</td>
</tr>
<tr>
<td>Trustee</td>
<td>Must give the reply from the student, if any, to the institution</td>
<td>Within 15 days of receiving the reply from the student</td>
</tr>
<tr>
<td>Trustee</td>
<td>Adjudicates the claim to determine whether the student was misled and if any refund should be issued. Provides written reasons to the student, the institution and the registrar.</td>
<td></td>
</tr>
</tbody>
</table>

### 9.3 Approved claims may result in payments to student, the government or an institution

<table>
<thead>
<tr>
<th>Type of approved claim</th>
<th>Type of payment from the Fund</th>
</tr>
</thead>
</table>
| A student is enrolled in an approved program at the time the institution’s certificate is cancelled or surrendered | If the registrar appoints a train-out institution to provide a comparable program, payments from the Fund are made to the train-out institution to cover the cost of completing the program.  
  
  If the registrar determines that there is no comparable program, or there is a comparable program but special circumstances prevent the student from attending, and the student has received student financial assistance, payments from the Fund are first applied to any outstanding student loans.  
  
  Otherwise, the payment from the Fund is made to the student. |
| The student was misled regarding a significant aspect of the program                     | If the student has received student financial assistance, payments from the Fund are first applied to any outstanding student loans.  
  
  Otherwise, the payments from the Fund are made to the student. |
9.4 Repayments to the Fund

Institutions are required to reimburse the Fund for any payments resulting from approved claims.

9.5 Comparable programs

The registrar may appoint an institution (the train-out institution) to provide a comparable program to students who were enrolled in an approved program and had not completed their program at the time an institution ceased to hold a certificate.

PTIB will invite institutions to make proposals to be appointed a train-out institution. In determining whether a program is comparable, the registrar will take into account the following considerations, among others:

(a) program content
(b) location from which the program is offered
(c) tuition
(d) start and end date of the program
(e) date the institution offering the program was initially certified
(f) whether institution is registered or designated
(g) institution’s most recent inspection report
(h) institution’s category assessment
(i) institution’s compliance history
(j) institution’s capacity to provide comparable program
(k) reasonableness of the institution’s plan for accommodating students
(l) if the program leads to employment in a career occupation that is regulated by a regulator, institution’s standing with regulator’s requirements
(m) date the institution last offered the program
Chapter 10: Reconsideration, appeal and review

Certified institutions may apply for a reconsideration or file an appeal of certain decisions of the registrar. Uncertified institutions may only request a review of administrative penalties.

10.1 Reconsideration

Certified institutions may apply for a reconsideration of a decision by the registrar to:

- Refuse to issue a certificate
- Suspend a certificate, or
- Impose an administrative penalty

Reconsiderations must be based on one or more of the following grounds:

- The registrar made an error in law
- The registrar did not observe principles of natural justice, such as administrative fairness
- New evidence is available that was not available at the time the registrar made the decision

Evidence that the institution has subsequently remedied the contraventions that formed the basis for the enforcement action is not in itself grounds to request a reconsideration.

To request a reconsideration:

- Submit a Request for Reconsideration form available in the Forms, Templates and Resources tab at www.privatetraininginstitutions.gov.bc.ca citing at least one of the grounds listed above
- Include the reconsideration fee ($100)
- Ensure the request is received by the registrar within the following timelines:
  - for reconsideration of a certificate refusal or suspension, no more than 30 days after receipt of the decision from the registrar
  - for reconsideration of an administrative penalty, no more than 15 days after the determination imposing the penalty is served on the institution

The Registrar’s Rules of Practice and Procedure for Reconsiderations are available in the Forms, Templates and Resources tab at www.privatetraininginstitutions.gov.bc.ca.
The table below shows the possible outcomes of reconsiderations. In each case, the registrar will issue written reasons.

<table>
<thead>
<tr>
<th>Decision being reconsidered</th>
<th>Possible outcomes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Refusal to issue certificate</td>
<td>Confirm refusal</td>
</tr>
<tr>
<td></td>
<td>Overturn refusal and issue a certificate</td>
</tr>
<tr>
<td>Administrative penalty</td>
<td>Affirm the penalty</td>
</tr>
<tr>
<td></td>
<td>Rescind the penalty</td>
</tr>
<tr>
<td>Certificate suspension</td>
<td>Confirm the suspension</td>
</tr>
<tr>
<td></td>
<td>Cancel the suspension</td>
</tr>
</tbody>
</table>

10.2 Appeal to the commissioner

The following decisions may be appealed to the commissioner:

- Reconsideration decisions by the registrar regarding:
  - certificate refusal
  - certificate suspension
  - administrative penalties
- Decisions by the registrar to cancel a certificate.

To file an appeal:

- Complete a notice of appeal, available at [www.privatetraininginstitutions.gov.bc.ca](http://www.privatetraininginstitutions.gov.bc.ca)
- Include the appeal fee ($100)
- Send it to PTIB to the attention of the commissioner along with the applicable fee, and
- Ensure it arrives within **30 days** from the date of the reconsideration decision, or the date the institution received notice of a certificate cancellation.
10.2.1 Appeal process

As a general rule, when deciding an appeal, the commissioner will consider only the records that were before the registrar. However, the commissioner may consider additional records where it is reasonably required for a full and fair disclosure of all matters related to the decision under appeal.

Several provisions of the Administrative Tribunals Act apply. For example, the commissioner:

- Cannot address questions relating to the Canadian Charter of Rights and Freedoms or the British Columbia Human Rights Code
- Cannot be compelled to testify or produce evidence in any civil proceeding, and
- Is protected from personal liability in relation to the good faith exercise of his or her powers and duties

10.2.2 Orders from the commissioner

After considering an appeal, the commissioner may:

- Dismiss the appeal
- Allow the appeal and give any directions to the registrar that the commissioner considers appropriate in the circumstances, and/or
- Vary the decision under appeal (this can include reducing the amount of an administrative penalty).

The commissioner will give written reasons to the institution and the registrar, and make these reasons publicly available.

In exceptional circumstances, the commissioner may require an institution to pay all or part of the appeal costs, where the conduct of the institution in relation to the appeal is found to have been improper, vexatious, frivolous or abusive, and file the order with the British Columbia Supreme Court, giving it the same force and effect as a judgment of that court.

Decisions of the commissioner are final and may not be appealed.

10.3 Review of administrative penalties (uncertified institutions only)

Uncertified institutions may request a review of any administrative penalty imposed by the registrar. Reviews must be based on one or more of the following grounds:

- The registrar made an error in law
- The registrar did not observe principles of natural justice, such as administrative fairness, and/or
- New evidence not available at the time the decision was made is available
To request a review:

- Submit a written Request for Review form which PTIB will provide with the administrative penalty, citing at least one of the grounds listed above
- Ensure that the request is received by PTIB within 15 days of the penalty being served on the institution

Reviews are carried out by review officers – designated employees of the Ministry of Advanced Education, Skills and Training. Review officers may consider new information, and have the authority to rescind or affirm an administrative penalty. They may also reduce an administrative penalty in circumstances where it is considered excessive.

Review officers will give written reasons to the institution and the registrar. Administrative penalties affirmed or reduced are payable within 30 days of service of the review decision.

Review decisions are final and may not be appealed to the commissioner.
Appendices

Appendix 1: Excluded Institutions

Under the Private Training Act, an "excluded institution" means any of the following:

(a) a board of education as defined in the School Act
(b) a francophone education authority as defined in the School Act
(c) an authority as defined in the Independent School Act
(d) the minister responsible for the administration of the School Act, in respect of a Provincial school as defined in that Act
(e) the government of Canada, in respect of a school operated by that government
(f) a first nation as defined in the School Act, in respect of a school operated by the first nation
(g) a Community Education Authority established by one or more participating First Nations under the First Nations Jurisdiction over Education in British Columbia Act (Canada), in respect of a school operated by that authority
(h) a treaty first nation in respect of a school operated by the treaty first nation under laws established by the first nation
(i) an institution established under the College and Institute Act, the Royal Roads University Act, the Thompson Rivers University Act or the University Act
(j) an institution that is authorized by a consent under the Degree Authorization Act and offers only degree programs to which the consent applies
(k) an institution established or continued under an Act and authorized under that Act to grant or confer degrees
(l) a professional organization established by an Act in respect of a program, if the program is part of professional requirements or is for the purpose of professional development
(m) an institution that is excluded by regulation
Appendix 2: Application for Certification – Required Information and Records

Institutions applying for a certificate are required under section 5(1) of the Private Training Regulation to provide the following information and records:

(a) if the institution is a company:
   (i) the names of the directors and senior officers of the company, as defined in section 1 (1) of the Business Corporations Act, and of the major shareholder of the company
   (ii) a copy of the central securities register for the company maintained under section 111 of that Act, and
   (iii) a certificate of good standing

(b) if the institution is an extraprovincial company, the names of the directors and senior officers of the company, as defined in section 374 of the Business Corporations Act, and the major shareholder

(d) if the institution is a partnership within the meaning of the Partnership Act or under the laws of a jurisdiction other than British Columbia, other than a limited partnership, a signed copy of the partnership agreement

(e) if the institution is a limited partnership, the names of the general partners

(f) if the institution is a society or an extraprovincial society:
   (i) the names of the directors of the society as defined in section 1 of the Society Act, and
   (ii) a copy of the most recent annual report filed under section 68 or 78 of that Act, as the case may be

(g) if the institution is a sole proprietorship, the full name of the proprietor

(h) if the institution is an Indigenous institution, the legal name of the entity that operates the institution

(i) evidence that the institution has a valid British Columbia Electronic Identification

(j) evidence that the institution has obtained general liability insurance

(k) a written declaration, by a person who has the legal authority to act on behalf of the institution, as to whether or not the institution, or an associated institution within the meaning of section 46 of the PTA:
   (i) has suspended operations in any jurisdiction, or
   (ii) has been closed or involved in an action in any jurisdiction respecting the closure of the institution

(l) copies of the following:
   (i) the business licence held by the institution, if the institution holds a business licence issued by a local government
   (ii) the business plan established by the institution (initial application)
   (iii) the student enrolment contract used by the institution for approved programs of instruction and for programs of instruction that do not require approval (initial application)
   (iv) a copy of the institution’s student policies:
      o Dispute Resolution Policy.
      o Student Attendance Policy
      o Student Dismissal Policy
      o Student Grade Appeal Policy
      o Sexual Misconduct Policy (if applicable)

Institutions must also provide their website address.
Appendix 3: Business Plan Template

Institutions applying for a certificate for the first time must submit a business plan that includes the information listed below.

The estimate of tuition revenue from approved programs provided in the business plan will be used to assess fees and payments to the Student Tuition Protection Fund owing if PTIB issues a certificate.

[Name of Institution] Business Plan

[Date]

Table of Contents

A. Industry/Market Analysis
B. Marketing Plan
C. Financial Plan
D. Balance Sheet

A. Industry/Market Analysis

- A description of the programs the institution provides or intends to provide.
- An analysis of the market for the programs the institution provides or intends to provide.
- A description of any agreements the institution has entered into, or intends to enter into, with another entity to provide a program except as it relates to work experience.
- The number of students the institution estimates will enroll in each program of instruction in each of the next three years.

B. Marketing Plan

- A description of the student recruitment process.

C. Financial Plan

- Operational expenses the institution estimates it will incur in the next year.
- Capital costs the institution estimates it will incur in the next three years.
- Revenue sources the institution estimates it will have in the next three years.
- Estimates of what the institution will earn from each revenue source during each of the next three fiscal years, including the total tuition the institution estimates it will earn in respect of programs that require approval.
- A copy of the balance sheet for the institution.
D. Institution Balance Sheet [Date]

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<th>ASSETS</th>
<th>(What you own)</th>
<th>Amount</th>
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<tr>
<td>Investments</td>
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<tr>
<td>Inventory</td>
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<td></td>
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<tr>
<td>Property &amp; Equipment</td>
<td>Land</td>
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<tr>
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Total Assets $ 

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<th>LIABILITIES</th>
<th>(What you owe)</th>
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<tr>
<td>Other Loans</td>
<td>Owing to Shareholder</td>
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<td>Other (please list)</td>
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</tr>
<tr>
<td>Accounts Payable</td>
<td>(unpaid bills/invoices)</td>
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<tr>
<td>Other Payables</td>
<td>Lease Obligations</td>
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<tr>
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<td>Taxes or Payroll Contributions Owing</td>
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</table>

Total Liabilities $ 

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<th>$</th>
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</thead>
<tbody>
<tr>
<td><em>Total Liabilities-Total Assets</em></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Other Relevant Information


Appendix 4: New Program Information and Records

For All New Programs

Institutions must submit the following information via the PTIB Portal. The registrar will assess whether the program requires approval and, if so, the class.

General Program Information

a) The amount of tuition and related fees
b) The number of hours of instruction
c) The number of weeks of the program during which students enrolled in the institution receive instruction
d) The location where the institution provides, or from which the institution provides, the program
e) The following information must be included in the program outline:
   (i) The title of the program
   (ii) The learning objectives of the program
   (iii) A description of the method of evaluation used to assess a student, if there is an evaluation in addition to the one included in the course outline that is part of the program
   (iv) The requirements a student must meet to complete the program
   (v) A list of the titles of the courses that are part of the program
   (vi) The number of hours of instruction for each course that is part of the program
   (vii) The number of hours of instruction for each work experience component of the program
   (viii) In respect of career-related programs, the career occupation for which the program prepares a student

Calculating weeks

A week that includes one or more vacation days is not included in the number of weeks.

A week that includes a statutory holiday, if it does not also include a vacation day, is included in the number of weeks.

Programs and program outlines

A program may consist of one course or a series of courses of training or instruction.

Institutions must submit a program outline when submitting a program for approval or a program change application.

A program outline must include specific required elements. A sample program outline is available in the Forms, Templates and Resources tab at https://www.privatetraininginstitutions.gov.bc.ca/form-library
Appendix 5: New Program Approval Application – Information and Records

If a program requires approval, the institution must submit the following information via the PTIB Portal.

Program Information and Records

a) The admission requirements for the program
b) The student intake model
c) If the student intake model is an intermittent intake model:
   (i) The number of intakes throughout the program
   (ii) The maximum number of students admitted in each intake
d) The maximum number of students that are admitted to the program
e) A list of equipment and facilities the institution uses to provide a program
f) A description of the method of delivery for the program
g) A description of the course materials provided to students enrolled in the program, including the language of the materials
h) The language of instruction of the program
i) Whether the program is offered as a full-time program, a part-time program or both a full-time program and a part-time program
j) If the program includes work experience:
   (i) the following information that must be included in the written work experience policy that will be provided to students:
      ▪ the process by which a student is placed in a work experience
      ▪ the process by which a student in a work experience is evaluated
      ▪ the intervals at which work experience monitoring of a student will be undertaken
      ▪ the requirements for participation in work experience
      ▪ the number of hours of the work experience
      ▪ identification of the work experience as a clinical placement, cooperative placement, practicum or preceptorship. All work experience offered must fall into one of these four categories

Student intake model is either a:

- Continuous intake model which means there is continuous admission of students throughout the program, or
- Intermittent intake model which means students are admitted into the program at specific times

Method of delivery includes the following:

- Distance education
- In-class instruction
- A method that incorporates both distance education and in-class instruction
(ii) a list of all of the host organizations that will provide work experience to students

k) If the institution has entered into, or intends to enter into, an agreement with another entity to provide the program, or part of the program, except as it relates to work experience, a copy of the agreement

l) The information that will be included in the outline of each course, and the order in which courses will be provided, including:

   (i) The learning objectives of the course
   (ii) A list of required course materials
   (iii) A description of the method of evaluation used to assess student performance in the course
   (iv) The requirements that a student must meet to complete the course, and
   (v) The teaching methods used in the course.

Teaching methods include the following:

- Teaching in a seminar format
- Teaching in a laboratory
- Teaching in a lecture format

If the program is a Class A or Class B program

m) Whether the program leads to employment in a career occupation regulated by a regulator, if so, the name of the regulator

If the program is a Class A program

n) A description of the type of credential granted to students upon completion of the program

If the program is a Class A program offered at a designated/interim designated institution

o) An evaluation of the program by a subject matter expert. See Section 2.3 for more information.

Courses and course outlines

A course is a part of a program. A program may include one or a series of courses.

If a program includes only one course, an institution may choose to provide a combined program/course outline – a program outline that includes all elements required in both.

If an institution’s program includes more than one course, the institution must provide a copy of the outlines for all the courses in the program when submitting the program for approval. If an institution submits a program change which affects a course, it must also submit a revised course outline.

Course outlines must be provided to students before they start the course. The institution may provide them on the first day of class for the course.

Course outlines must include specific requirements. See the PTIB Course Outline Sample which is available in the Forms, Templates and Resources tab at www.privatetraininginstitutions.gov.bc.ca.
Appendix 6: Learning Objectives

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1. What are learning objectives, and why are they important?

A clear learning objective states knowledge, a skill or an attitude a learner will be able to demonstrate upon completion of the program or course. Learning objectives are the most important section of your program or course outline, because they:

- define the type and depth of learning students are expected to achieve
- provide an objective benchmark for assessment
- clearly communicate expectations to students
- clearly communicate graduates’ knowledge and skills to prospective employers
- define units of learning
- guide the instructor and the student

2. What should learning objectives look like?

Learning objectives are written as statements (usually in a point-form list) using action verbs such as: identify, recognize, describe, demonstrate, analyze, calculate, design, diagnose, assess.

Examples: Upon successful completion of this program/course, students will be able to:

- identify potential safety hazards in the workplace
- demonstrate professional standards of waste prevention
- design an effective marketing plan for a small business

Learning objectives must be measurable or observable. Evaluation methods such as written and practical exams are chosen based on the program’s learning objectives, and evaluation tools are designed to measure how well students are meeting them.

Avoid using words such as understand, know, appreciate, learn, which are not measurable and/or relate to the process of study rather than the end result.
3. How many learning objectives should a program have?

This varies depending on the scope of the program. Learning objectives are the foundation on which a curriculum is built. There should be enough learning objectives to establish the program’s breadth and depth of study – the major areas within its field that are covered - and to show how a successful graduate will be prepared for the career occupations listed in the application. Learning objectives in a program outline will be more general than those included in course outlines.

4. Should every learning objective for the program be in the program outline?

In general, no. If the program consists of courses, each course outline will have a list of learning objectives for that course, and together they provide greater detail of the learning objectives of the program as a whole. The objectives in the program outline will be broader and more general.

However, if the program does not consist of individual courses, the learning objectives in the program outline must provide all the detail a student or an instructor needs.

5. What is PTIB looking for in the learning objectives section of an outline, and why?

The Private Training Regulation refers to learning objectives in the context of new program approval and ongoing program compliance. Various aspects of program design and delivery (such as admission requirements, intake model and maximum class size, course order, program length) must be appropriate to enable students to meet the learning objectives of the program. For PTIB staff to determine whether program design and delivery, as described in your application, will enable students to achieve learning objectives, the objectives must be properly expressed, and there must be enough of them to show the full breadth and depth of the curriculum.

6. Common problems with learning objectives in program and course outlines

PTIB staff may say ask you to revise your learning objectives if:

- They are not student-focussed (e.g. they describe what the program covers, rather than skills/knowledge a graduate will be able to demonstrate)
- They are vague or too broad
- There are too few to effectively show the program’s scope
- They are too specific to effectively show the program’s scope
- They do not use action verbs
- They are not measurable or observable
Until the learning objectives are expressed effectively other aspects of the program cannot be assessed in relation to them.

At a designated institution, ensuring appropriate learning objectives is a responsibility of the Senior Educational Administrator (SEA). Revisions should be done in consultation with the curriculum designer.

7. Some online resources on learning objectives and how to write them

- [https://uwaterloo.ca/centre-for-teaching-excellence/teaching-resources/teaching-tips/planning-courses/course-design/writing-learning-outcomes](https://uwaterloo.ca/centre-for-teaching-excellence/teaching-resources/teaching-tips/planning-courses/course-design/writing-learning-outcomes)
- [http://www.bu.edu/cme/forms/RSS_forms/tips_for_writing_objectives.pdf](http://www.bu.edu/cme/forms/RSS_forms/tips_for_writing_objectives.pdf)
- [https://www.cmu.edu/teaching/designteach/design/learningobjectives.html](https://www.cmu.edu/teaching/designteach/design/learningobjectives.html)
- [https://teachonline.asu.edu/2012/07/writing-measurable-learning-objectives/](https://teachonline.asu.edu/2012/07/writing-measurable-learning-objectives/)
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1. What are admission requirements, and why are they important?

Admission requirements are the skills, knowledge and/or other background a student must have to be admitted to a program and that make it likely the student will successfully complete the program. Appropriate admission requirements support student retention and satisfaction, which is good for both students and the school.

Admission requirements may not be varied or waived by either an institution or a student, and they must be applied consistently to all students in the program.

Student records must show that admission requirements have been met by each student, and have been applied consistently to all students.

Should you want to change the admission requirements listed with PTIB, you must first obtain PTIB’s consent.

2. Admission requirements or admission procedures?

Admission requirements are different from admission procedures.

In general, any requirement on which the decision to admit a student to a program will be based, in whole or in part, is an admission requirement. If it is part of the admitting process, but will not influence the decision whether to admit a student, it is an admission procedure.

Admission procedures might include the following:

- Completion of application form
- Payment of application fee
- Proof of identity
- Parental signature for minors
You may include admission procedures in your program materials (program outline, etc.), but PTIB does not list these with program information. Some processes are administrative in nature (e.g. completion of forms, payment of fees) or may be legal requirements (parental signature for minors). These are either not subject to regulation or are covered in another context, such as the student enrollment contract.

3. What should admission requirements include?

Admission requirements should be clear and specific, and specify a minimum standard to be met. Most programs should include a language proficiency requirement.

When developing admission requirements you should consider the following:

- **Language proficiency:** in English, and/or other language of instruction if applicable, to a specified standard appropriate to the program. All programs, except language instruction (such as ESL), require proficiency in reading, writing, listening and speaking in the language(s) of instruction at the level appropriate for the curriculum. For example, if your students will be reading textbooks and other materials in English, they must read English at a level that will enable them to understand the program materials from the first day of classes. If there will be written assignments, essays or reports in English, students must be able to write at the level the program demands. The same is true for speaking and listening skills.
- **Prior education, if required:** e.g. Grade 12 or equivalent; Bachelor’s degree; Grade 10 math with minimum grade of C+.
- **Prior experience, if applicable:** e.g. program-related work or volunteering, with minimum duration and type of documentation required.
- **Membership:** registration, certification, licensure (for example, private pilot’s license, registered counsellor).
- **Minimum age.** (Having a parent or guardian sign for a minor is a legal requirement. It is not an admission requirement.) “Grade 12 or minimum 19 years of age” is common and meets StudentAid BC requirements.
- **‘Mature student’ status** may be an admission requirement if it is an alternative to other requirements such as prior education, and it has a documentable definition.

4. Setting your program’s admission requirements

- Choose admission criteria and standards that address all skills and/or knowledge students will need to succeed from their first day in this program.
- Ensure each requirement you set effectively addresses the criterion it is meant to. For example, to prove a level of language proficiency, choose assessment tests or proof of prior education in the language of instruction. Citizenship or residency does not guarantee fluency in a language.
- Set clear standards by specifying minimum levels and acceptable scores: for example, IELTS 6.5; English 12 with a minimum grade of C+; 80 hours documented work or volunteer experience; etc.
- The criteria and standards you set must be documentable, by the student or another organization (e.g. Grade 12 diploma, IELTS results, prior credential or transcript, letter of
reference), or by means of a test or process designed and administered by your institution. (If you design a test of your own, it must effectively assess the applicant’s knowledge of the subject. Be prepared to provide a copy to PTIB if requested.)

- If there are equivalents you will accept they must be specified, either in the admission requirements or elsewhere, e.g. in a Language Proficiency Policy.
- A program designed to teach intermediate or advanced skills must have admission requirements that ensure students already have an appropriate level of skills and knowledge in the program area.
- If your program is in a regulated field (e.g. health occupations) the admission requirements may be set by the regulator. It is your responsibility to know if this applies to a program you are applying for or offering, and if so to ensure you set, maintain and apply the regulator’s minimum admission requirements.

5. In-house testing, equivalents, and prior learning recognition

Admission requirements often specify standardized assessments such as IELTS, TOEFL, or CELBAN (with a minimum acceptable score for each), with the option of taking the institution’s own test instead. Or they may specify certain courses a student must have taken, usually with a minimum grade (e.g. Math 10 with a B, English 12 with a C, Biology 12 with a B), “or equivalent”.

If you are using a non-standard test to determine whether admission requirements are met, you must ensure it is equivalent to a standard test. For example, if you develop your own test to determine whether an IELTS or Math 10 requirement is met, it must be an accurate measurement of the requirement. Be prepared to provide copies of any assessments developed by your school for use in admissions, and to demonstrate that they are true equivalents.

If you develop a course that a student must successfully complete in order to meet an admission requirement, the course and its evaluation must be sufficient to demonstrate the student has the same level of understanding as someone who completed the course at a high school. For example, if the admission requirement is Grade 11 biology, your course must be equivalent to a BC public course. If you develop your own courses for equivalencies, you will be asked to submit course outlines to show that these will adequately prepare students for admission to the institution. PTIB will review the outlines to ensure they accurately show the course content and what the course can be used for.

If you use a prior learning assessment process, it may not accept a student's prior education or experience to be equivalent to more than 50% of the hours of instruction of the program. (For more information and the exceptions to this, see Private Training Regulation s.42.)

6. Subjective and/or non-quantifiable admission requirements

These include pre-existing skills, aptitude, maturity, etc. If they are included in admission requirements, these are usually assessed by means of an interview, assessment, portfolio, audition and/or essay.
Examples:

- Interview: is it meant to determine aptitude, maturity, oral language proficiency, or otherwise help establish whether candidates are prepared to succeed? *If so, it is an admission requirement.*
  - However, if an interview is just a chance to get acquainted and find out how the applicant heard about the program, it is an admission procedure, not an admission requirement, even if all applicants must do it. See Section 2 above.

- Portfolio: does the portfolio’s content help you make an admission decision? *If so, it is an admission requirement,* and there must be documentation of criteria for assessing the work and what standards must be met.
  - If the portfolio is meant only to give the instructor an idea of the student’s work to date, media used, etc., it is a procedure. See Section 2 above.

- Student statement: A statement by which the student represents to the institution that they meet admission requirements, such as skills difficult to test or document (e.g. for backcountry guiding programs), is an admission requirement.
  - If a student may be admitted based on his or her own statement of background and preparedness it is very important that the questions asked and criteria for assessing responses be effective and rigorous, for protection of both the student and the institution.

**Note:** for any of these, the rationale for making admission decisions need not be explained in the admission requirements, but it must be articulated in the tools used for assessing the interview, portfolio, audition, etc., and the records you keeps to demonstrate it has of having done so – this is your evidence of compliance with the regulation, and it may be required during audits.

7. **Other requirements to participate in work experience or employment**

Some items often listed in admission requirements may not need to be met before admission into the program, but are required to complete the program. These usually relate to eligibility for work experience (WE) placement and/or employment in the field, and include things like a negative TB test, current immunizations, and satisfactory criminal record check. Usually WE hosts will require these to have taken place recently (within six months of start of the placement or employment is common), so having students meet these requirements before the start of a long program may not make sense.

Requirements to attend a WE (including specifics such as type of criminal record check) must be included in the student enrollment contract and should be included in the admission requirements or elsewhere in the program outline to ensure students understand their importance, and help them make an informed choice about whether this program is right for them.

For programs leading to an occupation regulated by a regulator, the requirements of the regulator for employment in the career occupation must also be included in the student enrolment contract.
## Appendix 8: Work Experience

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8. **Other PTIB resources on work experience** ......................................... 98

### 1. What is a work experience?

A work experience (WE) is part of a program in which a student applies and practices skills and knowledge learned in the program in a work-place setting. It is provided by a host organization in a formal agreement with the school. The work performed by the student must be relevant to the learning objectives of the program. The student must be supervised by a person who is employed or retained by the host organization and who is qualified in a career occupation relevant to the program the student is taking.

There are four types of work experience recognized by the Private Training Regulation:

- **“clinical placement”** means a type of work experience component
  - (a) that is part of an approved program that leads to a career occupation in a health field,
  - (b) in which no more than 12 students are supervised by one instructor, and
  - (c) that consists of not more than 50% of the total hours of the program

- **“cooperative placement”** means a type of work experience component
  - (a) that consists of not more than 50% of the total hours of the program, and
  - (b) for which a student is paid;

- **“practicum”** means a type of work experience component
  - (a) that, subject to subsection (2), consists of not more than 20% of the total hours of the program, and
  - (b) for which a student is not paid;

- **“preceptorship”** means a type of work experience component
  - (a) in which one student is supervised by one preceptor, and
  - (b) that, subject to subsection (2), consists of not more than 10% of the total hours of the program.
All work experiences in approved programs must be one of these four types, and each must comply with its definition as set out in the regulation. For example, you may not refer to a work experience as an ‘internship’. The only exception to this is when a regulator (i.e. a College under the Health Professions Act) requires a WE to have a different duration or title.

2. Can a program have an optional work experience?

No. A work experience is an integral part of a program. There may be two versions of a program, one with a work experience, and one without: these would be considered two separate programs, and a complete program application would be required for each.

Students may transfer between programs with or without a work experience, but this must be their own choice.

If a student has enrolled in a program with a WE and there is no placement available, the student may be entitled to a full refund.

3. Can students be required to find their own placement?

No. Every student who enrolls in a program with a work experience and successfully completes the coursework and any other requirements for participation in the work experience must be provided with a placement. Students may be encouraged to seek their own placement, for example by including job search skills and exercises in the program curriculum, but it is still the institution’s responsibility to ensure there is a placement for every student in the program by the end of the program.

Every application for a new program with a work experience must include a list of the organizations that will provide placements. There must be enough hosts already in place to accommodate the maximum number of students in the program. PTIB staff may ask to see your agreements with hosts either when you apply for a new program or after a program is approved.

4. Common problems with work experience in program-related applications

Whether in applications for new programs or for changes to approved programs, common problems include:

- Work experience type not specified
- Work experience type not consistent: different types are mentioned in different parts of the application materials
- Terms of the work experience are not compliant with the regulatory requirements (e.g. a practicum that exceeds 20% of overall program duration, or an unpaid co-op)
- The list of hosts is missing, or is not adequate to accommodate the maximum class size
- The hosts listed are not suitable to provide work that is relevant to the learning objectives of the program
5. What is a work experience policy?

A work experience policy provides specific required information about the work experience component(s) of a program.

Every program that has a work experience must have a work experience policy, and each work experience policy must include the following information:

(a) the process by which a student is placed in a work experience component;
(b) the process by which a student in a work experience component is evaluated;
(c) the intervals at which work experience monitoring of a student will be undertaken;
(d) the requirements for participation in a work experience component;
(e) the number of hours of the work experience component;
(f) identification of the work experience component as a clinical placement, cooperative placement, practicum or preceptorship.

6. Common problems with work experience policy in applications

Common reasons why PTIB staff may say that you need to require the work experience policy:

- It does not include all the required elements listed in Section 3.2.3 of this manual
- One or more of the provisions of the work experience policy is non-compliant with any applicable provision of the regulation
- There are inconsistencies within the policy, or between the policy and other program documents or information (e.g. the duration of the work experience in the policy doesn’t match that in the program outline)
- The policy is not fair and reasonable (whether due to terms of one of the required elements, or any other aspect of the policy)

7. Can a third party be used to manage a work experience?

If you choose to contract with an organization that offers work experience management services to handle this for you, you are still responsible to ensure that your work experience and work experience policy are compliant with the Private Training Act and Regulation. Read their materials carefully to ensure their policies, procedures and practices are compliant. Be prepared to provide copies of any of their materials and your agreement with them to PTIB if requested, either as part of a new program application or at any time after the program is approved.

Regardless of who manages the work experience your institution must monitor students on placement directly: you may not assign this responsibility to a third party.
8. Other PTIB resources on work experience

- Work Experience Agreement – Sample (DOCX)
- Work Experience Policy – Sample (DOCX)
Appendix 9: Intake Models and Class Size

1. What is an Intake Model, and why is it important? ................................................................. 99
2. Intake Model definitions ........................................................................................................... 99
3. Maximum per intake and maximum class size ................................................................. 99
4. What information is the PTIB looking for about the intake model and class size? ......... 100
5. Common problems with intake models in program applications ........................................... 100

1. What is an Intake Model, and why is it important?

The Intake Model is the plan and schedule you have for admitting students to a single offering of the program. It supports student success by ensuring students are able to take the courses in the program in an appropriate order, and with a class structure that is appropriate to the teaching methods. For example, in some programs it ensures students have the support of a cohort progressing together through the program, enabling them to do group work, partner for labs, engage in role playing exercises, etc.. In other programs this may not be important, and the intake model may be chosen to help individual students get quick access to training through more frequent starts.

2. Intake Model definitions

There are two types of intake models defined in the Private Training Regulation:

"continuous intake model" means a student intake model in which there is continuous admission of students throughout a program of instruction;

In a continuous intake model, a student may start at any time. This may be appropriate for self-paced learning and distance delivery.

"intermittent intake model" means a student intake model in which students are admitted into a program of instruction at particular times of the year;

In an intermittent model, a student may start only at specific points in the program. Many programs have a single intake point with all students starting together. Some programs have multiple intermittent intake points, e.g. at the start of each course, or at the start of each term. Multiple intermittent intake starting points may work for programs in which courses or course blocks may be taken in any order.

3. Maximum per intake and maximum class size

“Maximum per intake” is the number of students that may join a program already in progress at any one of the intake points. In a single intake program, this number would be the same as maximum class size. In multiple intermittent intake models, it would be the number of new students permitted to join a
program already in progress, taking into account the potential impact on student success for either new or existing students.

4. **What information is PTIB looking for about the intake model and class size?**

These elements of an application tell us at what point(s) in the program students will start their studies, whether new students will be joining a program already in progress, and if so, how often/at what points and how many new students each time, and the maximum number of students in the program at any one time.

Intake model considerations include course progression/order in which material is taught, classroom dynamics and teaching methods used, and any other consideration relevant to the specific program. Class size considerations include student/instructor ratio, capacity of facilities and equipment, sufficiency of materials for students and instructors, classroom dynamics and teaching methods used, and any other consideration relevant to the specific program.

The Program Evaluator’s comments (if required) must confirm that this intake plan is appropriate to support student success in the program: that all students will have an equal likelihood of achieving the learning objectives no matter when they start the program or which intake they are part of.

5. **Common problems with intake models in program applications**

PTiB staff may ask you to clarify your intake model if:

- It appears to refer to the number of *separate offerings* of the program you plan to start in a given time frame (e.g. over a calendar year) rather than to the number of intakes during a single offering.
- The numbers don’t make sense: e.g. 3 intakes, with a maximum of 6 students per intake, but the maximum class size is 40 students.
- The maximum class size doesn’t appear to be supported by the program resources you have described: e.g. a computer-based program for which the maximum class size is 40 students, but you have listed one classroom with 22 computers.
- The intake model does not appear appropriate for the program structure: e.g. a continuous intake model for an in-class or synchronous online program with courses that must be taken in a specific order.
- The information provided in the program application differs from that in the Program Evaluation report. In this case we will need your confirmation of the model to be used, and if it is different from what the evaluator originally reviewed, his or her confirmation that the model to be used is appropriate.
Appendix 10: Student Enrolment Contract Required Information
(for programs requiring approval)

Institutions must enter into a written student enrolment contract with every student. This requirement applies to all programs including those that do not require approval, except employer provided programs. Sample student enrolment contracts for both approved programs and programs that do not require approval are available in the Forms, Templates and Resources tab at https://www.privatetraininginstitutions.gov.bc.ca/form-library.

Student enrolment contracts for programs requiring approval must be written in not less than 10-point type and contain the following information:

Institution information

- If the institution is not an individual, the full legal name and the operating name of the institution
- If the institution is an individual, the full legal name and the operating name of the institution
- A mailing address, telephone number, email address and, if applicable, fax number for the location where the institution provides, or from which the institution provides, the program, and
- Whether the institution holds a registration certificate, interim designation certificate or designation certificate.

Student information

- The full legal name, usual first name, mailing address, telephone number and email address of the student
- If the student is an international student, the mailing address for the student in Canada if the student has a mailing address in Canada
- If the student has a personal education number, the personal education number assigned to the student, and
- The date of birth and gender of the student

Program information

- The title of the program
- The program outline
- The number of hours of instruction of the program that will be provided during the term of the student enrolment contract
- The start date and end date of the program or part of the program that will be provided during the term of the student enrolment contract
- The number of weeks of the program during which students enrolled in the institution receive instruction
- The language in which the program will be provided
- The method of delivery of the program
• If applicable, a description of the course materials and technological resources that are not provided by the institution but are required to meet the learning objectives of the program

• If applicable, information about work experience, including:
  o the requirements for participation in the work experience
  o an estimate of the costs for a student to complete the work experience, if any
  o the geographic area or region of the province where the work experience will be provided
  o the date or dates on which the institution plans to provide the work experience
  o the number of hours of instruction of the work experience

• The credential granted on completion of the program, and

• The admission requirements for the program

Fee and refund information

• The amount of tuition for the program that is payable during the term of the student enrolment contract

• A list of the following fees, as applicable:
  o administrative fees
  o application fees
  o assessment fees
  o fees charged for course materials

• The method of payment by which a student may pay tuition and other fees listed above

• A list of other compulsory/mandatory fees the institution may require a student to pay not in respect of an approved program, and

• The tuition refund policy established by the institution.

Ministry of Advanced Education, Skills and Training information

• The email address, telephone number and website address for the Private Training Institutions Branch of the Ministry of Advanced Education, Skills and Training

Programs regulated by other regulators

• If the program leads to employment in a career occupation that is regulated by a regulator, the requirements of the regulator for employment in the career occupation

What are administrative fees?

Administrative fees may include:

• Non-sufficient funds (NSF) fees
• Copy of transcript or student record fees

Administrative fees may not include:

• Co-op fees
• Payment to the Fund (per student)
Student enrolment contracts must also include the following two statements:

- Please be advised that under section 61 of the Private Training Act, the registrar is authorized to collect, use and disclose personal information in accordance with the regulator duties of the registrar under that Act. Accordingly, this institution is authorized to disclose your personal information to the registrar for regulatory purposes.

- I consent to the sharing, in accordance with applicable Provincial privacy legislation, of my enrolment and reporting information between this institution and Immigration, Refugees and Citizenship Canada, as necessary, for the purposes of the International Student Program.

In addition, institutions may report the following information:

- Whether the student identifies as an Indigenous person that is, First Nations, Métis, or Inuit (voluntary disclosure)
- Whether the student has a disability (voluntary disclosure)

Additional information that may be included:

- Voluntary disclosure: whether student identifies as an Indigenous person that is, First Nations, Métis, or Inuit and whether student has disability
Appendix 11: Required Information and Student Records for an Approved Program

For students enrolled in any approved program, the institution must keep a current student record that includes the following:

- a) A copy of the signed student enrolment contract
- b) Evidence of payments for tuition and related fees
- c) Evidence that the student has met the admission requirements for the approved program
- d) A copy of the attendance record for the student
- e) The student transcripts issued by the institution
- f) If applicable, a copy of a complaint made by the student to the institution in relation to an approved program of the institution, and all documents in relation to the complaint and the participation by the student in the dispute resolution process
- g) If applicable, copies of a notice of withdrawal or a notice of dismissal and documents in relation to the withdrawal or dismissal, including in relation to a refund of tuition and related fees
- h) If the student is an international student who has been issued a study permit under the Immigration and Refugee Protection Act (Canada), a copy of the letter of acceptance and a copy of the study permit
- i) If applicable, a copy of the credential granted to the student,
- j) If applicable, documents in relation to the participation of a student in the grade appeal process
- k) If a refund is due, evidence that the refund was issued.

Institutions should not archive records containing sensitive personal information such as unmasked credit card numbers (including the 3 to 4 digit security code typically found on the back of a credit card), Social Insurance Numbers, bank account numbers, Driver’s Licence Numbers, Permanent Resident Card Numbers, or whether receiving provincial income assistance. Please do not archive scanned images showing a cheque or any ID documentation.

Institutions must also create and maintain an attendance record for each student enrolled in approved program that:
- includes the number of hours of instruction the student attended each day
- shows separately the hours of work experience attended, where applicable
- is updated at the end of every week in which hours of instruction have been provided

Note: Students enrolled in employer provided programs are not required to include the information listed under (a), (b) and (g) above.

Additional records must be included in the student record in relation to Class A and B programs:

- a) A copy of the work experience agreement with the host organization and the student
- b) Evidence that the student has met the requirements for participation in work experience
- c) A copy of the evaluation of the performance of the student in the work experience
## Appendix 12: Administrative Penalties

<table>
<thead>
<tr>
<th>Provision contravened</th>
<th>Amount of Administrative Penalty (CAD Dollars) per contravention</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>All Institutions</strong></td>
<td></td>
</tr>
<tr>
<td>Offering to provide, providing or entering a contract with a student to provide a Class A program without holding a certificate</td>
<td>1,000</td>
</tr>
<tr>
<td>Certified institution entering into a contract with a student to provide, or providing a program that is of a class that requires approval by the registrar, if the institution does not have approval</td>
<td>1,000</td>
</tr>
<tr>
<td>Granting a Class A credential for completion of a Class A program if the Class A program was not approved by the registrar</td>
<td>1,000</td>
</tr>
<tr>
<td>Providing false or misleading representation regarding whether an institution holds a certificate</td>
<td>1,000</td>
</tr>
<tr>
<td>Providing false or misleading representation regarding whether an institution holds a designation certificate</td>
<td>1,000</td>
</tr>
<tr>
<td>Providing false, deceiving or misleading advertising or representation</td>
<td>1,000</td>
</tr>
<tr>
<td>Providing false or misleading information when required or authorized to provide information</td>
<td>1,000</td>
</tr>
</tbody>
</table>
### Certified Institutions

<table>
<thead>
<tr>
<th>Provision contravened</th>
<th>Amount of Administrative Penalty (CAD Dollars) per contravention</th>
</tr>
</thead>
<tbody>
<tr>
<td>Failure to obtain consent from the registrar before implementing a change requiring notification and consent</td>
<td>500</td>
</tr>
<tr>
<td>Failure to establish and implement a dispute resolution policy for student complaints</td>
<td>500</td>
</tr>
<tr>
<td>Failure to post copies of certificates and keep them posted at the location and on the website of the institution</td>
<td>250</td>
</tr>
<tr>
<td>Failure to comply with a compliance order</td>
<td>1,000</td>
</tr>
</tbody>
</table>

### Contraventions of the *Fees and Student Tuition Protection Fund Regulation (FSTPF)*

<table>
<thead>
<tr>
<th>Provision contravened</th>
<th>Amount of Administrative Penalty (CAD Dollars) per contravention</th>
</tr>
</thead>
<tbody>
<tr>
<td>Failure to pay an inspection fee within 30 days of receiving invoice</td>
<td>250</td>
</tr>
<tr>
<td>Failure to pay fees and payments to the Fund when due</td>
<td>250</td>
</tr>
<tr>
<td>Contraventions of the <em>Private Training Regulation (PT)</em></td>
<td>Amount of Administrative Penalty (CAD Dollars) per contravention</td>
</tr>
<tr>
<td>-------------------------------------------------------</td>
<td>---------------------------------------------------------------</td>
</tr>
<tr>
<td>Failure to comply with prescribed standards concerning qualification of instructional staff</td>
<td>1,000</td>
</tr>
<tr>
<td>Failure to notify the registrar of a change of control at least seven days before implementing the change</td>
<td>1,000</td>
</tr>
<tr>
<td>Failure to enter into a compliant, written student enrolment contract with each student (except for employer funded programs)</td>
<td>750</td>
</tr>
<tr>
<td>Failure to provide a copy of signed enrolment contract to a student</td>
<td>750</td>
</tr>
<tr>
<td>Charging application, assessment or letter of acceptance fees that exceed the prescribed limits</td>
<td>750</td>
</tr>
<tr>
<td>Receiving tuition prior to either posting the tuition refund policy of the institution on the website of the institution, or providing the student with a copy of the tuition refund policy</td>
<td>750</td>
</tr>
<tr>
<td>Failure to adhere to the prescribed fee and tuition refund payment compliance standards</td>
<td>750</td>
</tr>
<tr>
<td>Failure to provide work experience programs that are compliant with prescribed standards</td>
<td>750</td>
</tr>
<tr>
<td>Failure to provide a written evaluation to students on a regular basis and at least once before 30% of the hours of instruction of the program have been provided (if the program has more than 40 hours of instruction)</td>
<td>500</td>
</tr>
<tr>
<td>Failure to comply with the credentials compliance standards</td>
<td>500</td>
</tr>
<tr>
<td>Failure to provide the information and records required for the student data report</td>
<td>500</td>
</tr>
<tr>
<td>Failure</td>
<td>Penalty</td>
</tr>
<tr>
<td>------------------------------------------------------------------------</td>
<td>---------</td>
</tr>
<tr>
<td>Failure to provide the additional information and records required for the student data report for a designated/interim designated institution</td>
<td>500</td>
</tr>
<tr>
<td>Failure to conduct a written performance evaluation every two years for every instructor at a designated/interim designated institution</td>
<td>250</td>
</tr>
<tr>
<td>Failure of keep a current student record for each student enrolled in an approved program</td>
<td>250</td>
</tr>
<tr>
<td>Failure to retain student records in accordance with prescribed standards</td>
<td>250</td>
</tr>
<tr>
<td>Failure to adhere to the prescribed standards for student record archiving</td>
<td>250</td>
</tr>
<tr>
<td>Failure to comply with student attendance compliance standards</td>
<td>250</td>
</tr>
</tbody>
</table>

**Continuing Contraventions:**

If a contravention continues for, or occurs on, two or more consecutive days, separate administrative penalties, each not exceeding the administrative penalty for the contravention, may be imposed for each day the contravention continues.
Appendix 13: Application for Re-certification – Required Information and Records

An institution holding a registration, interim designation or designation certificate and applying for re-certification must comply with one of the following options:

**Option 1: Provide the information and records listed below**

**Option 2: Provide evidence of general liability insurance (ii) below and confirm that the remainder of the information already provided continues to be accurate**

(a) If the institution is a company
   (i) the names of the directors and senior officers of the company, as defined in section 1 (1) of the Business Corporations Act, and of the major shareholders of the company, and
   (ii) a certificate of good standing

(b) If the institution is an extraprovincial company, the names of directors and senior officers of the company, as defined in section 374 of the Business Corporations Act, and the major shareholder of the company

(c) If the institution is a partnership within the meaning of the Partnership Act or under the laws of a jurisdiction other than British Columbia, other than a limited partnership, a signed copy of the partnership agreement

(d) If the institution is a limited partnership, the names of the general partners

(e) If the institution is a society or extraprovincial society
   (i) the names of the directors of the company as defined in section 1 of the Society Act

(f) If the institution is a sole proprietorship, the full name of the proprietor

(g) If the institution is an Indigenous institution, the legal name of the entity that operates the institution

(h) Confirmation that the institution has obtained general liability insurance

(i) A written declaration by a person who has the legal authority to act on behalf of the institution as to whether or not the institution, or an associated institution within the meaning of section 46 of the PTA
   (i) has suspended operations in any jurisdiction, or
   (ii) has been closed or involved in an action in any jurisdiction respecting the closure of the institution
Appendix 14: Student Data Report – Required Information

An institution must use the PTIB Portal to submit to the registrar, no later than 90 days before the expiry date included in current certificate held by the institution, a student data report. For each student who was enrolled in an approved program in the previous fiscal year established by the institution, or who has completed an approved program in the previous fiscal year established by the institution, the report must include the following information:

(a) The full legal name, usual first name, mailing address, telephone number and email address of the student
(b) If the student has a personal education number (PEN), that number
(c) The date of birth and gender of the student
(d) The title of the program in which the student was enrolled
(e) Whether the student was enrolled full time or part time in the program
(f) The start date of the program set out in the student enrolment contract
(g) Whether the student provided the institution with a notice of withdrawal after the start date of the program and, if so, the date of the notice
(h) Whether the student received a notice of dismissal after the start date of the program and if so, the date of the notice
(i) Whether the student was granted a credential for the program and if so, the date the credential was granted
(j) If the student is an international student:
   (i) the citizenship of the student
   (ii) whether the student has a study permit issued under the Immigration and Refugee Protection Act (Canada), or
   (iii) whether the student has a permit, visa or other written authorization to study in Canada other than a study permit issued under the Immigration and Refugee Protection Act (Canada)

In addition, institutions may report the following information:

(a) Whether the student identifies as an Indigenous person that is, First Nations, Métis, or Inuit (voluntary disclosure)
(b) Whether the student has a disability (voluntary disclosure)

Additional reporting requirements – interim designated and designated institutions

In addition to other reporting requirements, an institution that holds an interim designation certificate or designation certificate must, in relation to Class A programs and Class B programs, submit the following additional information in the student data report it prepares for each student, no later than 90 days before the expiry date included in the current certificate held by the institution. This requirement does not apply to international students.
(a) Whether the student:
   (i) completed an approved program and was granted a credential and if so, the date the credential was granted
   (ii) obtained employment in a career occupation related to the credential within six months after being granted the credential

(b) Whether the student:
   (i) completed an approved program of instruction leading to employment in a career occupation that is regulated by Transport Canada, the federal regulator, or a health regulatory body and was granted a credential and, if so, the date the credential was granted, and
   (ii) is registered, licenced, certified or otherwise recognized by Transport Canada, the federal regulator, or health regulatory body within six months after being granted the Class A credential

(c) Whether the student:
   (i) completed an approved program and was granted a credential and, if so, the date the credential was granted, and
   (ii) subject to subsection (3), obtained employment in a career occupation that is not related to the credential within six months after being granted the credential

(d) Whether the student:
   (i) completed an approved program and was granted a credential and, if so, the date the credential was granted, and
   (ii) is enrolled in further training or a post-secondary institution within six months after being granted the credential

For the purposes of subsections (a) (ii), (b) (ii), (c) (ii) and (d) (ii) the institution must make best efforts to provide the required information.

If the student is an international student, the following additional information is required instead of the additional reporting requirements listed in (a) through (d) above:

(a) Whether the student completed an approved program and was granted a credential and, if so, the date the credential was granted

(b) Whether the student returned to his or her country of citizenship

For the purposes of subsection (b), the institution must make best efforts to provide the required information.

“Health regulatory body” means a college designated under the Health Professions Act.
## Appendix 15: Financial Reporting Requirements

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Category 1</th>
<th>Category 2</th>
<th>Category 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial Statements due <strong>five months</strong> after fiscal year end</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Financial reporting requirements</td>
<td><strong>Notice to Reader</strong></td>
<td><strong>Notice to Reader</strong></td>
<td><strong>Notice to Reader</strong></td>
</tr>
<tr>
<td>Annual tuition revenue</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. $25,000 or less</td>
<td><strong>Notice to Reader</strong></td>
<td><strong>Notice to Reader</strong></td>
<td><strong>Notice to Reader and a Review Engagement</strong></td>
</tr>
<tr>
<td>b. $25,001 - $500,000</td>
<td><strong>Notice to Reader</strong></td>
<td><strong>Notice to Reader</strong></td>
<td><strong>Review Engagement Report on Tuition from</strong></td>
</tr>
<tr>
<td>c. $500,001 - $1,000,000</td>
<td><strong>Review Engagement</strong></td>
<td><strong>Review Engagement</strong></td>
<td><strong>Review Engagement with Audit on Specific</strong></td>
</tr>
<tr>
<td>d. $1,000,001 and more</td>
<td><strong>Review Engagement with Audit on Specific</strong></td>
<td><strong>Review Engagement with Audit on Specific</strong></td>
<td><strong>Audit Report</strong></td>
</tr>
<tr>
<td>Must be prepared by a Chartered Professional Accountant member in good standing, with the appropriate licence in BC</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Must be prepared using accrual method, on comparative basis and in accordance with generally accepted accounting principles</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
</tbody>
</table>
*Refer to [Appendix 20](#) for an example Audit on Specific Financial Information Report.

<table>
<thead>
<tr>
<th>Financial Statements must include:</th>
<th>Required</th>
<th>Required</th>
<th>Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Statement of Financial Position (Balance Sheet)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A Statement of Operations (Income Statement)</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>A Statement of Cash Flow</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Balance Sheet must disclose tuition accounts receivable from approved programs, net of allowance for doubtful accounts</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Balance Sheet must disclose amounts due from related parties with notes regarding collectability</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Balance Sheet must disclose amounts due to related parties with notes regarding payment terms and interest rates</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Balance Sheet must disclose unearned tuition from approved programs separately from other unearned revenue from other sources</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Balance Sheet must report cash and cash equivalents, including marketable securities</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Income Statement must disclose tuition revenue from approved programs separately from other tuition revenues</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>If institutions are carried on by or through more than one individual, corporation, firm, syndicate or association, or any combination of them under one common control or direction, the institution must submit consolidated financial statements in addition to individual statements for each institution.</td>
<td>Required</td>
<td>Required</td>
<td>Required</td>
</tr>
</tbody>
</table>
Appendix 16: Example Auditor Report

INDEPENDENT AUDITORS REPORT

To [Name of Institution]

We have audited the accompanying financial statements of [Name of Institution], which comprise the balance sheet as at [Year-End Date], the statements of operations, changes in retained earnings and cash flows for the year then ended, and notes, comprising a summary of significant accounting policies and other explanatory information.

Management Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with the Private Training Regulations Part 5 section 49-52, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the preparation and fair presentation by the entity of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control exercised by the entity. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of the [Name of Institution] as at [Year-End Date], and the results of the operations of the entity, and the cash flows of the entity, for the year then ended in accordance with the Private Training Regulations Part 5 section 49-52.

Nothing in this section is intended to supersede the requirements of the CPA Canada Handbook.

Signature

Name of Auditor
Audit Company

Date
Appendix 17: Example Review Engagement Report

REVIEW ENGAGEMENT REPORT

To the [Name of Institution]

We have reviewed the balance sheet of [Name of Institution] as at [Year-End Date], and the statements of earnings and retained earnings and cash flows for the year then ended. Our review was made in accordance with Canadian typically accepted standards for review engagements and, accordingly, consisted primarily of enquiry, analytical procedures and discussion related to information supplied to us by [Name of Institution].

A review does not constitute an audit and, consequently, we do not express an audit opinion on these financial statements. Based on our review, nothing has come to our attention that causes us to believe that these financial statements are not, in all material respects, in accordance with the Private Training Regulations Part 5 section 49-52.

Nothing in this section is intended to supersede the requirements of the CPA Canada Handbook.

Signature

Date

Name of Auditor
Audit Company
Appendix 18: Example Review Engagement Report on Tuition from Approved Programs

REVIEW ENGAGEMENT REPORT ON TUITION FROM APPROVED PROGRAMS

To [Name of Institution]

We have reviewed the tuition revenue earned of [Name of Institution] (“the Entity”) as at and for the year ended [Year-End Date] prepared in accordance with the Private Training Regulation Part 5 section 49-52. Our review was made in accordance with Canadian generally accepted standards for review engagements and, accordingly, consisted primarily of enquiry, analytical procedures and discussion related to information supplied to us by the Entity.

Tuition revenue from approved programs earned for fiscal year ended _______ totaled $_________.

A review does not constitute an audit and, consequently, we do not express an audit opinion on the tuition revenue earned.

Based on our review, nothing has come to our attention that causes us to believe that the tuition revenue earned is not, in all material respects, in accordance with the Private Training Regulations Part 5 section 49-52.

Signature

Date

Name of Auditor
Audit Company

Nothing in this section is intended to supersede the requirements of the CPA Canada Handbook.
Appendix 19: Example Notice to Reader

NOTICE TO READER

On the basis of information provided by management, we have compiled the balance sheet of [Name of Institution] as at [Year-End Date] and the statement of operations and changes in retained earnings for the year then ended. We have not performed an audit or a review engagement in respect of these financial statements and, accordingly, we express no assurance thereon. Readers are cautioned that these financial statements may not be appropriate for their purposes.

Nothing in this section is intended to supersede the requirements of the CPA Canada Handbook.

Signature

Date

Name of Auditor

Audit Company
Appendix 20: Example Audit of Specific Financial Information Report

INDEPENDENT AUDITOR REPORT

To [Name of Institution]

We have audited the [Description of Balances or Information] of [Name of Institution as at [Year-End Date]. The Balances or Information that were audited were:

- Cash and cash equivalents, including marketable securities
- Student tuition accounts receivable net of allowance for doubtful accounts
- Gross deferred tuition revenue (also called unearned tuition revenue) from the liabilities section of the Balance Sheet (or statement of financial position)
- Amounts due from related parties, with notes regarding collectability
- Amounts due to related parties, with notes regarding repayment terms and interest rates, and
- Annual tuition revenue earned from approved programs.

Management Responsibility for the Financial Information

Management is responsible for the financial information in accordance with the Private Training Regulation Part 5 section 49-52, and for such internal control as management determines is necessary to enable the preparation of financial information that is free from material misstatement, whether due to fraud or error.

Auditor Responsibility

Our responsibility is to express an opinion on the financial information based on our audit. We conducted our audit in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial information is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial information. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the financial information, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the preparation and fair presentation by the entity of the financial information in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control exercised by the entity. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial information.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial information presents fairly, in all material respects, the [Description of Balances or Information] of the [Name of Institution] as at [Year-End Date] in accordance with the Private Training Regulations Part 5 section 49-52.

Nothing in this section is intended to supersede the requirements of the CPA Canada Handbook.

Signature  Date

Name of Auditor  Audit Company
Appendix 21: Category Assessment Criteria

The assessment criteria for institutions will be calculated as follows:

1. Change in student enrolment

   The score for the change in student enrolment criterion is determined as follows:

   \[
   PCSE = 100 \times \left(\frac{SPFY-PFYSE}{PFYSE}\right)
   \]

   Where

   \(PCSE\) = the percentage of change in student enrolment

   \(SPFY\) = the number of students enrolled in approved programs during the previous fiscal year established by the institution

   \(PFYSE\) = the number of students enrolled in approved programs during the fiscal year prior to the previous fiscal year established by the institution

   The score may be a positive or negative percentage.

   Data for this criterion will be taken from the two most recent student data reports provided by the institution.

2. Student withdrawal

   The score for the student withdrawal criterion is determined as follows:

   \[
   \text{Percentage of student withdrawal} = 100 \times \left[\frac{SWPFY}{SEPFY}\right]
   \]

   Where

   \(SWPFY\) = the number of students who withdrew from an approved program after the start date of the approved program during the previous fiscal year established by the institution

   \(SEPFY\) = the number of students enrolled in approved programs during the previous fiscal year established by the institution

   The registrar must apply a category 1 rating for the student withdrawal criterion in an assessment if there are fewer than 10 students enrolled in an approved program.

   Data for this criterion will be taken from the most recent student data report provided by the institution.
3. **Administrative penalties and compliance orders**

The score for the compliance orders and administrative penalties criterion is the number of compliance orders and administrative penalties imposed by the registrar in respect of the institution during the previous fiscal year established by the institution.

A contravention of a provision of the Act or regulations that results in both a compliance order being issued and an administrative penalty being imposed is to be counted as one to establish the number to determine the score used in the assessment.

4. **Claims against the Fund**

The score for claims against the Fund criterion is determined as follows:

\[
PC = 100 \times \left( \frac{NCPFY}{SEPFY} \right)
\]

Where

- **PC** = the percentage of approved claims against the Fund in relation to total students enrolled
- **NCPFY** = the number of claims against the Fund approved by the trustee during the previous fiscal year established by the institution
- **SEPFY** = the number of students enrolled in approved programs of instruction during the previous fiscal year established by the institution.

5. **Current ratio**

The score for current ratio criterion is determined as follows:

\[
\text{current ratio} = \frac{PFYCA}{PFYCL}
\]

Where

- **PFYCA** = previous fiscal year current assets
- **PFYCL** = previous fiscal year current liabilities

Financial information for this criterion will be taken from the most recent financial statements provided by the institution.
6. Months of working capital

The score for the months of working capital criterion is determined as follows:

\[
MWC = \frac{(PFYCA - PFYCL)}{PFYE / 12}
\]

Where

- \(MWC\) = months of working capital
- \(PFYCA\) = previous fiscal year current assets
- \(PFYCL\) = previous fiscal year current liabilities
- \(PFYE\) = previous fiscal year expenses

Financial information for this criterion will be taken from the most recent financial statement provided by the institution.

7. Change in revenue

The score for the change in revenue criterion is determined as follows:

\[
\text{Percentage change in revenue} = 100 \times \left[\frac{PFYTR - TRPPFY}{TRPPFY}\right]
\]

Where

- \(PFYTR\) = previous fiscal year total revenue
- \(TRPPFY\) = total revenue of the fiscal year prior to the previous fiscal year established by the institution

Financial information for this criterion will be taken from the most recent financial statement provided by the institution.

8. Profit margin

The score for the profit margin criterion is determined as follows:

\[
\text{Profit margin} = 100 \times \left(\frac{PFYNI}{PFYTR}\right)
\]

Where

- \(PFYNI\) = previous fiscal year net income
- \(PFYTR\) = previous fiscal year total revenue

Financial information for this criterion will be taken from the most recent financial statement provided by the institution.
9. **True trust**

The score for the true trust criterion is determined as follows:

\[
\text{True trust} = (C + CE + AR) - ET
\]

Where

- \( C \) = cash
- \( CE \) = cash equivalents
- \( AR \) = accounts receivable from approved programs
- \( ET \) = unearned tuition from approved programs

Financials for this criterion will be drawn from the most recent financial statement provided by the institution.

The following additional criteria apply to institutions applying for a designation certificate and institutions that hold a designation certificate:

10. **StudentAid BC Support**

The score for the StudentAid BC support criterion is determined as follows:

\[
PSPFY = 100 \times \left( \frac{CSS}{SEPFY} \right)
\]

Where:

- \( PSPFY \) = percentage of students receiving StudentAid BC funding in the previous fiscal year established by the institution
- \( CSS \) = number of students who started or who are continuing in an approved program in the previous fiscal year established by the institution who received StudentAid BC funding in their student enrolment contract term
- \( SEPFY \) = the number of students enrolled in approved programs during the previous fiscal year established by the institution

Data for this criterion will be taken from Ministry of Advanced Education, Skills and Training data sources.
11. International student enrolment

The score for the international student enrolment criterion is determined as follows:

\[ PISSC = 100 \times \frac{NISSC}{SEPFY} \]

Where

- \( PISSC \) = the percentage of international students with citizenship from one country
- \( NISSC \) = the number of international students with citizenship from one country that is the largest group of international students with citizenship from one country
- \( SEPFY \) = the number of students enrolled in approved programs of instruction during the previous fiscal year established by the institution.

Data for this criterion will be taken from the most recent student data report provided by the institution.

12. Employment or further education (non-international students)

The score for the employment or further education criterion is determined as follows:

\[ PSE = 100 \times \frac{(NSRE + NSNRE + NSPSI)}{SEPFY} \]

Where

- \( PSE \) = the percentage of students in employment or further education
- \( NSRE \) = the number of students who obtained employment in a career occupation related to the credential granted to the student within six months after being granted a credential
- \( NSNRE \) = the number of students employed in a career occupation that is not related to the Class A credential granted to the students within six months after being granted a credential
- \( NSPSI \) = the number of students enrolled in further training or a post-secondary institution within six months after being granted a credential
- \( SEPFY \) = the number of students enrolled in approved programs of instruction during the previous fiscal year established by the institution.

International students are excluded from this calculation.

Data for this criterion will be taken from the most recent student data report provided by the institution.
Appendix 22: Irrevocable Letter of Credit Template

The Trustee of the Student Tuition Protection Fund Appointed under the
Private Training Act, S.B.C.2015, c.5 (The Beneficiary)

IRREVOCABLE LETTER OF CREDIT

In reference to
Proposal for financial security required under section 7(1)(c) of the Private Training Act.

At the request of _______________________________________________________________________

(Legal name of the Customer)

________________________________________________________________________________

(Location(s) of the Customer)

we, __________________________________________________________________________________

(the Issuer)

do hereby issue this Irrevocable Letter of Credit to guarantee payment on demand to the Beneficiary on
the following Terms and Conditions:

1) This Irrevocable Letter of Credit becomes effective immediately and shall remain in effect until at
least noon on the____________________

2) This Irrevocable Letter of Credit shall be automatically renewed for successive and consecutive
periods of 90 days from the above date or any future expiration date, until either:
   a) the Beneficiary provides notice of release to the issuer; or
   b) the Issuer provides notice of nonrenewal to the Beneficiary.

3) Any notice of release or nonrenewal to have effect shall be provided to the other party in writing by
registered mail at least 30 days prior to the next effective expiration date.

4) Presentation of sight drafts or letters of demand for payment to be made against this Irrevocable
Letter of Credit shall be at the discretion of the Beneficiary without requirement of further
documentation, notice or prejudice to the rights of any party.

5) We shall honour any demand(s) for payment signed by the Trustee of the Student Tuition Protection
Fund without inquiring as to whether you have the right as between yourselves and our said customer
to make such a demand and without recognizing any claim(s) of our said customer or any other party.

6) Presentation for payment may be made at our offices located at _____ in the municipality of ______.

7) Payment(s) shall be made payable to the Trustee of the Student Tuition Protection Fund and shall be
in the amount(s) specified by your representative, but shall not in the aggregate exceed $___________
(______________________Canadian Dollars).

8) We covenant to hold the Beneficiary, employees of the Beneficiary, agents of the Beneficiary and
representatives of the Beneficiary safe from any and all claims for costs or damages which may arise out
of any act, error or omission related to the handling, storage or presentation of this irrevocable Letter of
Credit. #_____________________________.

Unless otherwise stated this credit is subject to the Uniform Customs and Practice for Documentary
Credits of the International Chamber of Commerce current at the time of issuance of this Irrevocable
Letter of Credit.

Executed under Seal, this ________ day of ________________ , 20______ .    SEAL

__________________________________                ____________________________________________
Signature for the Issuer      Countersigned by Issuer
Appendix 23: Surety Bond Template

Private Training Institutions Bond

Private Training Institution’s Legal Name ________________________________
Bond # ___________________________ Bond Amount ______________________
Effective Date of Bond: ____________________ (hereinafter called the “Effective Date”)

KNOW ALL MEN BY THESE PRESENTS THAT [Insert name of intended Private Training Institution] ____________________ (the “Principal”) and [Insert name of Surety Corporation] ____________________ a corporation created and existing under the laws of Canada, and duly authorized to transact business of Suretyship in Canada as Surety (the “Surety”), are held and firmly bound unto Her Majesty the Queen in right of the Province of British Columbia, as represented by the Minister of Advanced Education, Skills and Training in the sum of ________________________ Dollars ($___________) of lawful money of Canada (hereinafter called the “Bond Amount”), for the payment of which sum, well and truly to be made to the Trustee of the Student Tuition Protection Fund, the Principal and Surety bind themselves, their heirs, executors, administrators and assigns, jointly and severally, firmly by these presents.

WHEREAS the Principal has applied for a registration certificate or a designation certificate to operate an institution as that term is defined in the Private Training Act, S.B.C. 2015, c. 5 (the “Act”) known by the name __________________________________ located at the street address of ___________________________________________________, in ________________, British Columbia, and as a pre-condition of issuing such certificate the Registrar has required a security under section 7(1)(c) of the Act.

THE CONDITION of the obligation is such that it remains in full force and effect from the Effective Date to the end of the term of the certificate issued by the Registrar, which term may be extended or cancelled in accordance with the Act, and shall be subject to forfeiture for the pro rata repayment to the Student Tuition Protection Fund as established under the Act for any claims against the Fund which, pursuant to the Act, are brought as the result of either:

(a) The Principal ceasing to hold any certificate before a student completed an approved program in which that student was enrolled at the institution; or
(b) The Principal is found by the Trustee of the Student Tuition Protection Fund to have misled a student regarding any significant aspect of an approved program in which that student was enrolled at the institution.

The Surety shall not be liable for a greater sum than the Bond Amount.

Any suit under this Bond must be instituted before the expiration of fifteen months from the date of expiration or earlier cancellation of the certificate.

IN WITNESS WHEREOF, the Principal and the Surety have Signed and Sealed this Bond this ___ day of ____________________, 20 ____.

Principal       Surety
__________________ (seal)     ______________________ (seal)
Print Name
Attorney-in-fact
Appendix 24: B.C. Private Training Institutions Branch Designation Certification Terms of Use

B.C. PRIVATE TRAINING INSTITUTIONS BRANCH
DESIGNATION CERTIFICATION MARK TERMS OF USE AGREEMENT

Dated for reference the ___ day of _______________, 20___

The Province of British Columbia (the “Province”) hereby grants to __________________(the “Institution”), as the holder of a designation certificate (“Designation Certificate”) granted by the Registrar of the Province’s Private Training Institutions Branch (“Registrar”) under the authority of and pursuant to the provisions of the Private Training Act, S.B.C. 2015, c. 5 (including any regulations made thereunder) (the “PTA”), a fully prepaid, royalty free, worldwide, non-exclusive licence (“Licence”) to use, reproduce and display any or all of the Province’s certification mark(s), trade-mark(s) and/or other designation(s) identified in Section 25 below (collectively, the “Marks”) during the Term, in accordance with the following terms and conditions (“Terms of Use”):

1. Duration – The Licence will be effective commencing upon the earlier of:
   (a) the date that the Institution is deemed to hold a Designation Certificate under s. 72(2) of the PTA;
   (b) the Registrar’s issuance of a Designation Certificate to the Institution under s. 7 of the PTA;
   and will continue in effect until terminated in accordance with Section 11 below (the “Term”).

2. General Use and Prohibition – The Institution will only use, display or reproduce the Marks in association with the provision of private career training services or language training services (collectively, the “Services”) that are authorized by the Registrar, and only in a way that is expressly permitted or directed by these Terms of Use, or otherwise by the Province in writing, and not in any other manner. The Institution must provide the Services in a manner that conforms with the character and quality of any applicable standards established by the Province or the Registrar from time to time.

3. Reproduction – During the Term, the Institution may use, reproduce and display the Marks on or in association with signage, advertising, promotional materials and Internet websites that:
   (a) relate directly to the Institution’s provision of the Services; or
   (b) promote the business of the Institution;
   provided that such use shall at all times be in accordance with any graphic standards developed by the Province for the Marks, as may be amended by the Province from time to time upon notice to the Institution, a current version of which is attached as Appendix B.

4. Internet and Telecommunication Identifiers – The Institution must not use, reproduce or display the Marks, or any words, designs, characters or symbols that are confusing with or are derived from any of the Marks, as part of any Internet domain name, universal resource locator, telephone number, address or any other identifier (collectively, “Identifiers”) except as expressly permitted by the Province in advance in writing.

5. Ownership – The Province is the owner of the Marks and all goodwill associated with or appurtenant to the Marks. All the benefit and goodwill associated with use of the Marks will at all times enure entirely to the Province and the Institution will absolutely and irrevocably assign
to the Province all right, title and interest throughout the world that it may have or acquire in
the Marks, including all related goodwill, other than the Institution’s rights to use the Marks
under the Licence.

6. **Cooperation** – The Institution will, as reasonably requested by the Province from time to time,
cooperate with the Province for the purpose of:
   (a) registering or recording the Marks in the Province’s name;
   (b) registering or recording the Licence or notice of the Licence; and
   (c) protecting, preserving and enhancing the Marks and the Province’s interest therein.

7. **Verification** – Promptly when requested by the Province to do so, the Institution will:
   (a) provide the Province with samples of any material prepared by, for or with the permission
       of the Institution that bears or refers to any of the Marks; and
   (b) comply with all further policies, specifications, regulations and graphic or other standards
       related to the Marks that are authorized or stipulated by the Province from time to time
       forthwith upon being notified of same.

8. **Notice of Licence** – When the Marks are displayed or used by the Institution, the Institution will,
whenever possible, indicate in association with the Services and all signage, advertising and
promotional materials associated therewith, including Internet websites, that the Marks are
being reproduced and used under licence from the Province.

9. **Good Faith Covenants** – The Institution will not do anything or omit to do anything that might
impair, jeopardize, violate or infringe the Marks or the Province’s interest in the Marks,
including but not limited to:
   (a) opposing, contesting or in any other manner challenging the validity of the Marks or the
       Province’s interest in the Marks; and
   (b) unless authorized in writing by the Province, claiming, using, displaying, reproducing or
       applying to register any trade-mark, trade name, Identifier, copyright or design that is
       identical to or confusing with, or that is derived from or based on, the Marks.

The Institution will not assist, permit, or encourage any other person or entity to do any of the
above.

10. **Retained Rights** – Nothing in these Terms of Use or any rights granted to the Institution under
the Licence shall be deemed to override the express provisions of the PTA and nothing in these
Terms of Use will prevent the Province from licensing others to use the Marks in any manner, as
it sees fit, including licencing another institution to use the Marks, as part of a business name or
a domain name, or registering any of the Marks as a trade-mark in association with wares. When
requested by the Province to do so, the Institution will promptly execute and deliver to the
Province any written consents or other instruments that the Province, acting reasonably,
considers necessary or useful to exercise its retained rights in the Marks.

11. **Termination** –
   (1) The Licence:
       (a) will terminate immediately if the Institution no longer holds a current and valid
           Designation Certificate, including if a current Designation Certificate:
           (i) expires and the institution does not hold a Designation Certificate with a
               certificate term that starts the day after the previous certificate term expired;
           (ii) is suspended by the Registrar under s. 36 of the PTA; or
           (iii) is cancelled by the Registrar under s. 37 of the PTA.
(b) may be terminated by the Province if the Institution defaults in observing or performing any of its material obligations set out in these Terms of Use and fails to correct the default within 10 calendar days after receiving a written demand from the Province to do so, by giving the Institution written notice of termination which will be effective upon receipt by the Institution;

(c) may be terminated by the Institution for its own convenience, by giving the Province written notice of termination, which will be effective on receipt by the Province, or immediately upon the Institution surrendering its Designation Certificate; and

(d) will terminate immediately upon the Institution becoming insolvent, having a receiver or a receiver/manager appointed for any part of its property, being adjudicated Bankrupt or entering into any composition or arrangement with its creditors.

(2) For certainty under subsection (1)(a), a Licence does not terminate if the Institution holds a Designation Certificate that expires and the Institution holds a Designation Certificate that starts the day after the previous certificate term expired.

12. Effect of Termination – Forthwith upon termination of the Licence for any reason:
   (a) the Institution will cease all reproduction and use of the Marks including any trade-marks, trade names, designs and permitted or other Identifiers that are confusing with the Marks or that are derived from or based on the Marks;
   (b) as directed by the Province, the Institution will permanently delete the Marks from all signs and other physical or electronic material in its possession or control that bears or refers to the Marks (including plates and other means for reproducing the Marks) but if the Institution cannot or prefers not to do that, the Institution will deliver all items bearing the Marks to the Province; and
   (c) as directed by the Province, the Institution will permanently erase or delete the Marks from all Internet websites, internal networks and permitted Identifiers controlled by the Institution or by others on behalf of the Institution, including reproduction of any of the Marks in meta-tags and key words that appear on, are displayed by, or are embedded in websites and networks, and any cached versions thereof.

13. Infringements – If, during the subsistence of the Licence, the Institution becomes aware that any other party (other than an affiliate or licencee of the Province) is using a trade name, Identifier, trade-mark, get-up of goods, or mode of advertising or promotion that might reasonably amount to infringement, unfair competition, passing off or cybersquatting in respect of the Marks, the Institution will promptly report such activities to the Province.

14. Claims by Others – If the Institution learns that any person or entity is alleging that any of the Marks is invalid, infringes the rights of any party, or is open to any other form of attack, the Institution will not make any admissions in respect of the allegation and will promptly report the matter to the Province.

15. Proceedings – The Province will have the right, but not the obligation, to control and direct the conduct of all legal proceedings and negotiations with third parties relating to the Marks except:
   (a) if a third party carries on an activity that might constitute infringement, passing-off or unfair competition in respect of the Marks and the Province does not initiate proceedings against that third party within one month after the Institution requests the Province to do so, then;
      (i) entirely at its own expense, the Institution may institute proceedings against that third party in respect of its own interests; and
      (ii) the Institution will indemnify and save harmless the Province from and against all expenses, costs, damages, and liabilities that the Province incurs
in connection with any proceeding that the Institution initiates against any such third parties; and
(b) subject to the provisions contained in Section 14 above, the Institution may defend itself at all times from actions brought by others.

The Province may, in its absolute discretion, choose not to defend or prosecute any actions or any other proceedings with third parties that relate to the Marks and it will have no liability to the Institution for failing to defend or prosecute any such actions or proceedings.

16. **Assignment** – The Institution will not assign, grant or give to a third party, including to any successor of the Institution, any type of interest in the Licence or the Marks, or authorize any third party to use, display or reproduce the Marks, without first obtaining the written consent of the Province, which may be withheld for any reason or without reason. If the Province’s consent is given on any particular occasion, further consent will be required for every subsequent occasion. The Province may assign the Licence or any of the Marks at its sole discretion.

17. **Disclaimer** – The Province makes no representations or warranties to the Institution regarding the Marks, including those regarding ownership and whether or not the Marks infringes the rights of third parties. The Institution waives all claims against the Province regarding the Marks that it would have or might acquire but for the foregoing disclaimer.

18. **Indemnity** – The Institution will indemnify and save harmless the Province from and against any and all damages, injuries, liabilities, costs and expenses, including but not restricted to actual legal fees and costs, that may be incurred by the Province or claimed by any third parties against the Province in connection with any of the Services or business of the Institution or any negligent or wrongful conduct of the Institution, including misuse by it of the Marks.

19. **Time/Waiver** – The timely performance and observance of the parties’ obligations set out in these Terms of Use is an essential condition and:
   (a) if the Province waives a particular default of the Institution, that will not affect or impair the rights of the Province regarding any other default of the Institution;
   (b) if the Province delays or fails to exercise any rights in connection with a default of the Institution, that will not affect or impair the rights of the Province regarding that event of any other default of the Institution; and
   (c) in any event, the timely performance and observance by the Institution of its obligations will continue to be an essential condition without the need for specific reinstatement following particular waivers, extensions, or delays.

20. **Law/Dispute Resolution** – These Terms of Use and the relationship of the parties as contemplated herein will be governed by and interpreted in accordance with the laws prevailing in the Province of British Columbia and all disputes will be finally settled in the Supreme Court of British Columbia sitting in the City of Victoria, British Columbia.

21. **Implementing Intent** – The parties will execute and deliver to each other any additional instruments and take any additional steps that may be required to give full effect to the intent expressed in these Terms of Use.

22. **Notice to Institution** – All notices and other communication that the Province will give to an Institution in connection with these Terms of Use will be in writing or by email and will be deemed to have been received by the institution:
   (a) if sent by ordinary or registered mail, on the fifth day after it is mailed;
(b) if sent by email, on the third day after it is sent; or
(c) if sent by fax, on the third day after it is faxed;
if delivered to the Institution’s address for service, as provided to the Registrar in accordance with s. 62 of the PTA. Proof of delivery in that manner will constitute proof of receipt.

23. Notice to Province – All notices and other communication that an Institution will give to the Province in connection with these Terms of Use will be in writing and will be deemed to have been received by the Province:
   (a) if sent by ordinary or registered mail, on the fifth day after it is mailed; or
   (b) if sent by fax, on the third day after it is faxed;
if delivered to the Private Training Institutions Branch at 203 – 1155 West Pender St, Vancouver, BC, V6E 2P4 or by fax to 778-945-0606.

24. Entire Agreement – These Terms of Use supersede all prior agreements and understandings of the parties regarding the Institution’s use of the Marks. This document and any documents specifically referred to herein contain the entire understanding between the parties and, except as expressly set out herein, may not be varied except by written instrument signed by both parties.

25. Marks – The Marks referred to and included under these Terms of Use are set out in Appendix A, including any amendments thereto and any additional or replacement marks identified by the Province and communicated to the Institution from time to time.

IN WITNESS WHEREOF the parties hereto have executed this agreement as of the reference date first written above.

SIGNED on behalf of Her Majesty the Queen in right of the Province of British Columbia by a duly authorized representative of the Minister of Advanced Education, Skills and Training:

_____________________________________________
[signature]
_____________________________________________
[print name]

SIGNED on behalf of the Institution by its duly authorized representative:

_____________________________________________
[signature]
_____________________________________________
[print name]

I declare that I have read and understood these Terms of Use and I represent and warrant that I have the authority to bind the Institution.
Appendix A

The Marks

The Marks referred to and included under these Terms of Use are:
(a) DESIGNATED PRIVATE TRAINING INSTITUTION; and
(b) DESIGNATED B.C. PRIVATE TRAINING INSTITUTIONS BRANCH & Shield Design (colour or black and white):
Appendix B
Graphics Standards

B.C. Private Training Institutions Branch
Suite of designation marks for use by certified career training programs and institutions

<table>
<thead>
<tr>
<th>Use of Logo</th>
<th>Light background</th>
<th>Dark background</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CMYK</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commercial printing</td>
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<td></td>
</tr>
<tr>
<td>Use <strong>CMYK_pos</strong> on both light and dark backgrounds</td>
<td></td>
<td></td>
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<tr>
<td><strong>Solid</strong></td>
<td></td>
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<tr>
<td>Black and white or single-colour commercial, desktop or silk screen printing</td>
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<td>Use <strong>K_pos</strong> on light backgrounds and <strong>K_rev</strong> dark backgrounds</td>
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<tr>
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<td></td>
</tr>
<tr>
<td>On-screen video and computer monitors</td>
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<td></td>
</tr>
<tr>
<td>Use <strong>RGB_pos</strong> on both light and dark backgrounds</td>
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<table>
<thead>
<tr>
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<th>Minimum Size</th>
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The files supplied for the BC Mark include vector files with an EPS file extension. This type of file can be scaled to any size or resolution without losing quality. Use these files whenever possible for the best reproduction. A vector drawing program is required to view or edit these files, though they can be included in most document-creation programs providing excellent results.

*MS Word*: Use the **INSERT > PHOTO > PICTURE FROM FILE** command to select and place the logo in your document. Use the same method for other MS applications.

*InDesign*: Use the **PLACE** command to select and place the logo in your document.

August 2016
Glossary of Terms

Administrative fees
A type of related fee that may include non-sufficient funds (NSF) fees or fees for copies of transcripts or records. Administrative fees do not include co-op fees or per-student payments to the Fund.

Administrative penalty
A compliance enforcement tool that allows the registrar to order an institution to pay a specific amount for having contravened the PTA or regulations. For more information, see Appendix 12.

Admission requirements
Admission requirements are the skills, knowledge and/or other background a student must have to be admitted to a program and that make it likely the student will successfully complete the program.

Annual tuition revenue
The total tuition earned in respect of approved programs during an institution’s fiscal year.

British Columbia Electronic Identification (BCeID)
An online account with an identification and password used to provide secure access to online government services.

Career-related programs
Programs provided to a student for the purpose of:
   (a) enhancing the student’s employability in a career occupation, or
   (b) improving the student’s ability to carry out a career occupation.

Career training programs
Career-related programs with 40 or more hours of instruction, for which tuition is at least $4,000 (also known as Class A programs).

Certificate term
The period that
   (a) starts on the date an institution is issued a certificate under section 7 [registrar issues a certificate] of the Private Training Act
   (b) ends on the later of the following:
      i. the expiry date included in the certificate
      ii. the date the certificate ceases to be valid under section 10 [continuation of certificate term if renewal application made before deadline] of the Act

Certification fee
A type of certificate term fee based on annual tuition revenue and paid by an institution before the registrar issues a certificate.

Certified
An institution that holds a registration, designation or interim designation certificate and has therefore met the requirements for issuance of that certificate.
Class A programs
Career-related programs with 40 or more hours of instruction, for which tuition is at least $4,000.

Class B programs
Career-related programs at designated/interim designated institutions, other than Class A programs, for which tuition is at least $1,000.

Class C programs
Language programs at designated/interim designated institutions that are longer than six months or for which tuition is at least $4,000. A language program is defined as a program that has as its learning objective that students gain or improve proficiency in a language.

Commissioner
The commissioner is appointed by the Lieutenant Governor in Council for a term up to five years, with the option of reappointment. The commissioner is appointed to decide on appeals of certain decisions of the registrar.

Compliance order
A compliance enforcement tool that allows the registrar to order an institution, that has contravened the PTA or regulations, to become compliant within a specified time.

Continuous intake model
An intake model in which there is continuous admission of students throughout a program.

Course
A detailed definition and description is provided in the “Courses and course outlines” section of Appendix 5.

Course materials
Course materials include textbooks, equipment and uniforms.

Curriculum
A plan that sets out learning activities and how learning activities must be designed in order to meet the learning objectives of a program.

Designated
Designated institutions meet the designation requirements and are associated with a higher level of quality. Only designated institution can apply for Education Quality Assurance (EQA) and StudentAid BC (SABC) designation.

Employer provided program
Programs in which all students enrolled are funded by one employer or one third party.

Enrolment contract
An institution must enter into a written contract when a student is enrolled in a program. Different contract standards apply to approved programs and programs that do not require approval.
Excluded institution
See Section 1.1 or Appendix 1.

Federal regulator
Any of the following:
(a) a person who accredits or licences the person described in section 4.9(a) of the Aeronautics Act (Canada)
(b) a person, classification society or other organization who may issue a Canadian maritime document, within the meaning of the Canada Shipping Act, 2001.

Flat rate fees
Fee based on a flat rate multiplied by the institution’s annual tuition revenue.

Full time instruction
Full time in relation to an approved program means:
• Instructional time of 20 hours or more per week, or
• If the program leads to employment in a career occupation regulated by Transport Canada, the federal regulator, instructional time of 15 hours or more per week.

Graduated fees
A type of certificate term fee based on the category assessment of an institution, number of years certified type of certificate, annual tuition revenue, and class of institution, if applicable.

Health regulatory body
A college designated under the Health Professions Act.

Hour of instruction
An hour in which students at an institution receive instruction in a program, not including recesses, lunch periods or other scheduled breaks between classes.

Indigenous
Means relating to the Indian, Inuit or Metis peoples of Canada.

Note that the term ‘Aboriginal’ is used in the Private Training Regulation and Fees and Student Tuition Protection Fund Regulation. Where the term ‘Indigenous’ is referred to in the Policy Manual, it is meant to be analogous to the term Aboriginal.

Indigenous* institution class
The class of institutions described under Section 7.2.2 of this manual.

Intermittent intake model
An intake model where students are admitted into a program at specific times.

International student
A student who is not a Canadian citizen or permanent resident of Canada.
Interim Designated
Interim designated institutions do not meet all the requirements for designation but meet the requirements for interim designation.

Language institution class
The class of institution described under Section 7.2.2.

Language program
A program that has as its learning objective that students gain or improve proficiency in a language, and
(a) for which the tuition is equal to or greater than $4,000, or
(b) longer than six months.

Learning Objective
A clear learning objective states knowledge, skills or an attitude a learner will be able to demonstrate upon completion of the program or course.

Letter of acceptance
A letter issued by an institution for the purposes of Immigration, Refugees and Citizenship Canada processing an international student's application for a study permit.

Method of delivery
Methods of delivering a program to students include:
- Distance education
- In-class instruction
- A method that incorporates both distance education and in-class instruction.

Notice of dismissal
An institution's written notice advising a student enrolled in an approved program that the student is dismissed from the program.

Notice of withdrawal
A student's written notice advising an institution that the student is withdrawing from an approved program in which the student is enrolled.

Part-time means
Part-time in relation to an approved program means:
- Instructional time of less than 20 hours per week, or
- If the program leads to employment in a career occupation regulated by Transport Canada, the federal regulator, instructional time of less than 15 hours per week.

Private Training Institutions Branch (PTIB)
The branch of the Ministry of Advanced Education, Skills and Training that administers the Private Training Act and associated regulations.

Program
A detailed definition and description is provided in the “Programs and program outlines” section of Appendix 5.
Registered
Registered institutions meet the registration requirements. Institutions offering Class A programs must be registered.

Regulatory body institution class
The class of institution described under Section 7.2.2.

Registrar
The registrar is appointed under the Public Service Act and makes decisions under the Private Training Act, including issuing certificates, approving programs, issuing compliance orders and administrative penalties, and suspending or cancelling institutions.

Related fees
Fees related to a program of instruction, including administrative fees, application fees, assessment fees and fees charged for course materials.

Review officer
A ministry employee designated by the minister for the purposes of reviewing administrative penalties imposed on uncertified institutions.

Senior educational administrator
An individual employed or retained by an institution who:
(a) has a degree, diploma or certificate, or comparable education or work experience, in adult education and
(b) is responsible for the following:
   i. ensuring that the course outline, curriculum and the program outline of an approved program are relevant to the program’s learning objectives
   ii. overseeing a performance evaluation process for instructors who provide an approved program

Student
A person who is or was, or is applying to be, enrolled in a program at an institution.

Tuition
The total of the fees a person must pay to an institution in respect of a program, but does not include the following:
(a) administrative fees
(b) application fee
(c) assessment fees
(d) fees charged for textbooks or other course materials, including equipment and uniforms, and
(e) any other fees prescribed in regulation

Study permit
A study permit issued under the Immigration and Refugee Protection Act (Canada).

Voluntary designation
The process by which an institution offering only Class B or Class C program only may apply for designation (they may not apply for registration).
Work experience
A work experience (WE) is part of a program in which a student applies and practices skills and knowledge learned in the program in a work-place setting. The WE is delivered by a host organization through a formal agreement with the school. The work performed by the student must be relevant to the learning objectives of the program. The student must be supervised by a person who is employed or retained by the host organization and who is qualified in a career occupation relevant to the program the student is taking. For the different types of work experience, see Section 3.2.9.