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Swinburne is a progressive dual-sector university with an emphasis on teaching and research in science, technology, business, design and innovation – teaching and research that makes a di erence in the lives of individuals and contributes to national economic and social objectives.

At Swinburne, quality is never confused with elitism. We work to provide educational opportunities to capable students wherever we find them. Our teaching programs span vocational education, pathways education and higher education.

Swinburne operates from three campuses in Melbourne at Hawthorn, Wantirna and Croydon. We also o er a range of qualifications and courses delivered entirely online through Swinburne Online and Open Universities Australia.

In the past decade, Swinburne has progressed to become one of the top 400 universities in the world, as assessed by the Academic Ranking of World Universities and in the top 75 in the world in Physics.

The University's strengths are built around a solid technology base, influential links to industry and ground-breaking specialist research centres conducting highly targeted research.

We are a university that is engaged with the communities we serve. Our close ties with industry provide students with opportunities for work experience during their studies. Industry and sector representative inform, shape and challenge our curriculum.

In 2014, there were 18,526 students at Swinburne pursuing VET qualifications, and we delivered more than 5.1 million student contact hours of instruction. 83% of our VET students were studying part-time.

Further information about the University's VET delivery profile is available in our <u>2014 Annual Report.</u>





The decision by the former Victorian government in May 2012 to reduce TAFE funding by \$300 million annually had significant consequences for Swinburne. This decision resulted in an immediate annual reduction of \$35 million from Swinburne's revenue base, a significant reduction of the resources available to support learning and teaching for our students.

This funding cut contributed to the decision by the University in June 2012 to consolidate our footprint and cease vocational and higher education delivery at Lilydale and Prahran campuses, moving programs that remained viable to one of our other three campuses (Hawthorn, Croydon, Wantirna). At this time, the University was also forced to cease delivery of a range of VET qualifications that could no longer be economically delivered under the new funding rates.

Swinburne supports the principle of a demand driven model for funding vocational education. Since 2009, however, there has arguably been a proliferation of course delivery that has not been aligned to projected industry needs. There is a risk that the market for vocational training is now over-stimulated and that increased participation is driven by artificially high supply rather than genuine student demand.

We are also concerned that quality within the sector has become has been compromised. We understand that more than 10,000 qualifications have been recalled in the past 3 years alone. Poor quality training means that any increasee Fc 0 u1tme has5 -1.35 TD[been com m mf a0eati7.9(cmgled in the past 3i9once((pr)1(at7V6b5).012 Tc -once(w



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Since 1908, vocational education and training has been at the heart of what we do at Swinburne and our capability in vocational education sets us apart from many other universities in Australia.

At Swinburne, we take great pride in the contribution that our vocational and pathway education programs make to achieving great educational outcomes for our students. We remain committed to helping our students secure great jobs and to create further pathways to higher education for those students who wish to pursue further study.

Our vocational education and pathways courses continue to command community respect and support. Our KIOSC facility at Wantirna has been held up by the Victorian government as a model for the establishment of other Tech Schools. We have state-of-the-art trades facilities at Croydon. We have a well-established pathways program that successfully prepares domestic and international students for further study.

That said, Swinburne is not able to cross-subsidise vocational delivery from other parts of the university's operations. As the Victorian Government has identified, significant policy and funding change is required to ensure that public vocational delivery has a strong future in this state. If Victoria values the role that dual-sector universities play in the state's training market, it is essential that funding and policy settings support this.

Although the public vocational education sector in Victoria has faced great challenges in recent years, there is now the potential for growth and renewal if the Victorian Government puts in place funding and regulatory conditions which support high quality vocational education.

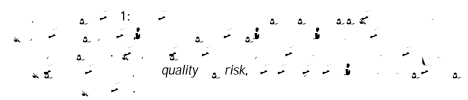






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Quality



Swinburne supports the continuation of a funding system that is based upon actual student and industry demand. A demand-driven system in vocational education has potential to be a more e cient way of allocating government funding to support quality training outcomes.

A key reason for the failure to date of the Victorian demand-driven VET funding system – and what sets it apart from the success of the demand-driven system in higher education – is that insu cient attention was given as part of system design to ensure that the quality of training would not su er during a period of rapid system expansion. It is for this reason that Swinburne strongly supports the focus of the Victorian Government on restoring quality in the vocational training market.

A rapid increase in the number of private RTOs in the period since 2009, combined with easy access to government subsidies and a weak regulatory regime, has led to a degradation of training outcomes. Training market regulators including the VRQA and, more recently ASQA, have been under-resourced and under-prepared to intervene to prevent new entrants o ering substandard training which has left many students in debt and without a satisfactory educational outcome.

Getting the regulation right is an essential precondition to successfully managing any program of market-based reform. If Victoria is to continue to operate a demand-driven VET funding system that meets the needs of students, it must introduce new mechanisms to ensure that those providers who are operating within it are delivering high quality training outcomes.

As part of this, Swinburne recommends that the VET Review explore mechanisms such as an explicit categorisation of VET 12 Tc -35.808 - 1.1 mi(VET\$aee nee.)9()]6

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There are many instances where rapid growth of private RTOs should have raised red flags with respect to the quality of educational outcomes delivered for students. If the Victorian government were to introduce an explicit system of rating providers for quality and risk, a possible application is that reasonable annual limits on growth of VTG-funded delivery could be placed on those RTOs regarded as higher risk.

Providers characterised as high quality and low risk should be subject to less intrusive regulatory oversight and, provided that they maintain their high rating, should maintain continuity in funding outcomes.

An explicit risk rating for vocational providers would also be a valuable tool in the hands of consumers considering where to access the training that they need. Providers could be required to disclose their government risk rating in making claims to market about the quality of their training products.



It is an unfortunate accident of history that quality regulation of the Victorian vocational education sector remains split between the Australian Skills Quality Authority (ASQA) and the Victorian Registration and Qualifications Authority (VRQA).

ASQA is the regulatory body for registered training organisations (RTOs) in New South Wales, South Australia, Queensland, Tasmania, the Australian Capital Territory and the Northern Territory.

ASQA is also the regulatory body for those registered training organisations in Victoria and Western Australia that o er courses to overseas students and/or students in other states and territories of Australia, including through o ering courses online.

In practice, this means that there are some Victorian-based vocational providers which do not fall within the jurisdiction of ASQA but continue to be regulated by the VRQA. There appears to be no strong case why Victoria should maintain a separate regulator for vocational providers which, in any other states, would fall within the reach of the national regulator, ASQA.

Submitting to the federal jurisdiction would strengthen the role and capacity of ASQA to e ectively regulate poor quality VET provision. In return for the referral of powers, Victoria should negotiate with the Commonwealth to seek improved quality oversight undertaken by ASQA of Victorian providers.



Funding sustainability



A key reason for the erosion of market share of dual sector university and TAFE providers from 66% in 2009 to just 31% in 2014 is that these organisations have been unable to compete with private RTOs which operate with a significantly lower cost base due to decisions that have been taken by or which are within the control of the Victorian Government.

The current funding system is e ectively 'blind' to these issues. It funds public and private providers equally and without regard to the costs which are imposed on them by government. These include landholding costs, asset maintenance costs and employment costs.

Private RTOs face low barriers to market entry and low barriers to market exit. A private RTO can very easily set up training premises in a location for which there is student demand and just as easily close, upsize, downsize or move those premises if further changes in demand require it. Public providers, on the other hand, face significant constraints where they need to make operational changes in response to changing patterns of student demand. Dual sector universities require Ministerial approval for the sale or lease for a period of 20 years or longer of any property valued at greater than \$5 million. The fact that it is di cult for TAFEs and dual sector universities to dispose of assets which are no longer required exposes them to significantly higher maintenance costs than are incurred by private RTOs. There are



One di erence between the two industrial instruments is that teachers operating under the Modern Award have a maximum annual teaching load of 1150 hours, while teachers operating under the Multi-Business Agreement have a maximum annual teaching load of 800 hours. While not the only di erence, this illustrates the di culty that public providers have in creating a business model that can compete with lower-cost private RTOs.

If these substantial cost di erences are not recognised by the Victorian Government and factored into decisions on the architecture of VET funding, it is inevitable that the market share of public providers will continue to decline relative to lower-cost private RTOs.

There is recent precedent for attempts to recognise this cost di erential. As part of its higher education reform package, the Federal Government proposed that non-university higher education providers (NUHEPs) would be eligible for a subsidy equivalent to only 70% of the rate for a Commonwealth Supported Place, in recognition that NUHEPs are not required by government to undertake certain research and engagement activities undertaken by universities. In e ect, this was an explicit decision by government that private providers required less funding than public providers as their mandate from government was di erent.

A similar principle should apply to setting funding rates for private RTOs in recognition that they face significantly lower costs as a consequence of decisions that are taken by or within the control of the Victorian Government.

If the Victorian Government is unable to create funding settings that recognise that public providers face significant higher costs as a consequence of decisions taken by or within the control of the Government, each dual sector university and TAFE must be permitted to work with its own state to agree on a set of local employment conditions that will secure the sustainability of its provision of vocational education and provide job security for its teaching workforce.





The ready availability of VET FEE-HELP to fund vocational diploma qualifications has led to some providers adopting unethical marketing practices, including door-to-door sales of training qualifications to people whose preparedness for study is questionable.

The Federal Government has recently announced a suite of measures to improve integrity in the marketing of qualifications for which FEE-HELP is available. These should be supported by the Victorian government and consideration should be given to extending them to qualifications which are funded by the Victorian government.



In recent years, providers have been subject to numerous policy and funding changes, both with respect to rates of VTG funding as well as the eligibility criteria applicable to students. Often these changes have been communicated to providers with little or no warning, and with the requirement for immediate implementation.

This has contributed to an atmosphere of significant instability which has made it impossible for dual sector universities and TAFEs to plan ahead or to implement strategies to support students through their qualifications.

The sector understands that no funding or policy settings are immutable and that any market-based system will require adjustments to ensure that it is meeting community needs as well as government expectations. However, better communication of any change is required in future if the Government is to realise its objective to create a more stable VET funding system that supports students.



The need for an appropriate system of community service obligation payments has been well-established and it is something to which the new Victorian government is committed to introducing.

Swinburne commends the comprehensive submission of the Victorian TAFE Association on the design of an appropriate system of CSO payments having regard to the higher costs associated with providing education to higher-needs learners of various types.



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It is also important that the funding system recognises the value of high-quality online provision in circumstances where this mode creates value for students. Online delivery is changing rapidly and through Swinburne Online, Swinburne has been successful in delivering high quality, vocationally-relevant education to a growing number of students.

Our online learning model depends on the best teaching sta , leading edge technology, high tutor-student ratios, and strong ongoing support. Through advances in digital technology, Swinburne Online can reach students who would not otherwise find their way to tertiary education. We o er high-touch learning, where there is regular contact with every student, allowing us to educate a wider range of students with di erent learning needs who may previously have been excluded from further education. Delivered in this way, online is not a "less expensive" option for providers to pursue at the expense of traditional campus-based learning modes. Rather, this mode, if delivered well, has potential delivers access to vocational education in a way that produces completions and a well-prepared workforce.

While recognising that not every skill is capable of being learned online, as the Victorian VET funding system changes to respond to student demand and better meet industry needs, it will be important to ensure that high-quality online instruction is supported and that students will be able to access subsidised training where they wish to pursue qualifications online.

