

Corporations (Relevant Providers Continuing Professional Development Standard) Determination 2018

made under the

Corporations Act 2001

**Compilation No. 1**

**Compilation date:** 16 July 2020

**Includes amendments up to:** *Corporations (Relevant Providers Continuing Professional Standard) Determination (Amendment) 2020*

**About this compilation**

**This compilation**

This is a compilation of the *Corporations (Relevant Providers Continuing Professional Development Standard) Determination 2018* that shows the text of the law as amended and in force on 16 July 2020 (the ***compilation date***).

The notes at the end of this compilation (the ***endnotes***) include information about amending laws and the amendment history of provisions of the compiled law.

**Uncommenced amendments**

The effect of uncommenced amendments is not shown in the text of the compiled law. Any uncommenced amendments affecting the law are accessible on the Legislation Register (www.legislation.gov.au). The details of amendments made up to, but not commenced at, the compilation date are underlined in the endnotes. For more information on any uncommenced amendments, see the series page on the Legislation Register for the compiled law.

**Application, saving and transitional provisions for provisions and amendments**

If the operation of a provision or amendment of the compiled law is affected by an application, saving or transitional provision that is not included in this compilation, details are included in the endnotes.

**Modifications**

If the compiled law is modified by another law, the compiled law operates as modified but the modification does not amend the text of the law. Accordingly, this compilation does not show the text of the compiled law as modified. For more information on any modifications, see the series page on the Legislation Register for the compiled law.

**Self‑repealing provisions**

If a provision of the compiled law has been repealed in accordance with a provision of the law, details are included in the endnotes.

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1 Name

This instrument is the *Corporations (Relevant Providers Continuing Professional Development Standard) Determination 2018*.

2 Commencement

This instrument commences the day after it is registered.

3 Authority

This instrument is made under subparagraph 921U(2)(a)(iv) of the Act.

4 Definitions

Note: A number of expressions used in this instrument are defined in the Act, including ***CPD year*** (section 910A of the Act), ***financial services licensee*** (section 761A of the Act), ***professional association*** (see section 910A of the Act), ***provisional relevant provider*** (section 910A of the Act), ***relevant provider*** (section 910A of the Act) and ***retail client*** (sections 761G and 761GA of the Act).

(1) In this determination:

***Act*** means the *Corporations Act 2001*.

***CPD*** is short for continuous professional development.

***CPD area***: see paragraph 7(1)(a).

***CPD plan*** has the meaning given by subsection 6(1).

***CPD policy*** has the meaning given by subsection 5(1).

***education provider***includes:

(a) an entity registered under the *Tertiary Education Quality and Standards Agency Act* *2011*; and

(b) a training organisation listed on the National Register as a registered training organisation, as described in the *National Vocational Education and Training Regulator Act 2011*(and corresponding State legislation); and

(c) a professional association.

***licensee*** means a financial services licensee.

***qualifying CPD activity*** has the meaning given by subsection 7(1).

***responsible licensee***, for a relevant provider, means the financial services licensee who has authorised the provider, or the employer of the provider, to provide personal advice to retail clients, on behalf of the licensee, in relation to relevant financial products.

(2) A reference in this determination to a relevant provider’s ***CPD year*** is a reference to:

(a) if the relevant provider is a financial services licensee—the provider’s CPD year; or

(b) otherwise—the CPD year of the provider’s responsible licensee.

5 CPD policies

(1) Each responsible licensee of a relevant provider, and each licensee who is a relevant provider, must develop and adopt a policy (***CPD policy***) and may amend the policy at any time.

(2) The policy must be adopted:

(a) If the CPD year is affected by subsection 1546E(5) of the Act, by 31 March 2019; or

(b) if the licensee becomes a licensee, or a responsible licensee, no later than 3 months after, becoming a licensee, or a responsible licensee.

(3) A CPD policy, and an amendment of a CPD policy, must be in writing.

(4) A licensee’s CPD policy (including as amended) must do all the following:

(a) specify the licensee’s CPD year;

(b) set out the licensee’s overall approach to its CPD obligations and the CPD obligations of relevant providers for whom it is responsible licensee;

(c) describe how the licensee will:

(i) if required by section 11—assess and approve CPD plans of relevant providers; and

(ii) monitor the implementation of CPD plans of relevant providers; and

(iii) assess and approve activities for the purposes of section 8, and attribute hours to them; and

(iv) ensure that the relevant providers for whom it is the responsible licensee meet the requirements of subsection 9(3); and

(v) check compliance with the CPD policy and with this determination by itself and the relevant providers for whom it is the responsible licensee; and

(vi) record and maintain evidence of completion of, and the outcomes of, qualifying CPD activities; and

(vii) ensure that records required by this determination are completed and maintained.

Note 1: For subparagraph (c)(iv), subsection 9(3) requires that at least 70% of the minimum CPD hours required must be in CPD activities approved by the licensee.

Note 2: For relevant providers’ CPD plans see section 6.

(5) Each licensee must publish its CPD policy, including as amended, on its website, and must ensure that the policy is accessible by relevant providers for whom it is the responsible licensee.

6 Relevant providers’ CPD plans

(1) Each relevant provider must prepare a plan (a ***CPD plan***) for each CPD year applicable to the provider, and may amend the plan at any time.

(2) Subject to subsections (3) and (4), the plan must be prepared before the start of each CPD year.

(3) If the CPD year is affected by subsection 1546E(5) of the Act, the plan must be prepared by 31 March 2019.

(4) If the provider becomes a relevant provider after the start of the CPD year applicable to the provider, the plan must be prepared no later than 3 months, after the provider becomes a relevant provider.

(5) A CPD plan, and an amendment of a CPD plan, must be in writing.

(6) A relevant provider’s CPD plan (including as amended) must identify areas for improvement in, and development and extension of, the provider’s competence, knowledge and skills and describe the qualifying CPD activities the provider will complete during the CPD year to achieve those improvements.

(7) If the relevant provider has an employer who is a financial services licensee:

(a) the licensee must monitor the provider’s implementation of the plan; and

(b) the provider must give the employer a copy of the plan, and any information relating to implementation, on request.

Note: See also section 11.

7 Qualifying CPD activities

(1) An activity is a ***qualifying CPD activity*** if all the following requirements are satisfied:

(a) the activity is in one of the ***CPD areas*** in the table to this section (the areas are referred to by the names in column 3 of the table);

(b) the activity has sufficient intellectual or practical content;

(c) the activity primarily deals with matters related to the provision of financial product advice, financial advice services and financial advice business;

(d) the activity is led or conducted by 1 or more persons who are appropriate, and have sufficient standing, expertise, academic qualifications and/or practical experience;

(e) the activity is designed to enhance relevant providers’ knowledge and skills in areas that are relevant to the provision of financial product advice and financial advice services.

(2) Paragraph (1)(d) does not apply to an activity that consists of professional or technical reading.

(3) If a CPD activity is able to count across more than 1 CPD area, it may be counted as being in the CPD area to which it predominantly relates, as long as there is no double counting of hours.

(4) Formal relevant education provided by an education provider, which may include any of the following:

(a) a degree or equivalent qualification approved under the *Corporations (Relevant Providers Degrees, Qualifications and Courses Standard) Determination 2018*;

(b) a course determined in a legislative instrument under paragraph 1546B(1)(b) of the Act;

(c) education or training provided or approved by a professional association;

(d) formal education or training study towards qualifications or designations relevant to practice as a relevant provider.

| Item | Column 2 | Column 3 |
| --- | --- | --- |
|  | Content of CPD activity | CPD area |
| 1 | The activity is designed to enhance participants’ technical proficiency and ability to develop and provide advice strategies that are appropriate to the objectives, financial situations and needs of different classes of retail clients. | Technical competence |
| 2 | The activity is designed to enhance participants’ ability to act as a client-centric practitioner in advising retail clients. | Client care and practice |
| 3 | The activity is designed to enhance participants’ understanding of applicable legal obligations and how to comply with them. | Regulatory compliance and consumer protection |
| 4 | The activity is designed to enhance participants’ capacity to act as an ethical professional. | Professionalism and ethics |
| 5 | The activity is designed to maintain and extend participants’ professional capabilities, knowledge and skills, including keeping up to date with regulatory, technical and other relevant developments, but is not in an area referred to in another item of this table. | General |

8 Approval of CPD activities by responsible licensees

(1) A responsible licensee must approve, as qualifying CPD activities, at least as many activities as will enable the relevant providers for whom it is the responsible licensee to comply with subsection 9(3).

Note: Subsection 9(3) requires that at least 70% of the minimum number of CPD hours spent by relevant providers (which is 28 hours) must be spent on qualifying CPD activities approved by the responsible licensee.

(2) A responsible licensee must not approve an activity for the purposes of subsection (1) unless satisfied that the activity is a qualifying CPD activity.

(3) The maximum number of hours that can be counted for a qualifying CPD activity approved by a responsible licensee is the number specified in the approval.

9 Requirements for CPD

Number of hours for each CPD year

(1) Subject to this section, the minimum number of hours of qualifying CPD activities that a relevant provider must complete during a CPD year is 40. However, in special circumstances if the relevant provider is working part-time for the whole of the CPD year, with the prior written consent of the responsible licensee the minimum number of hours is 36.

Note: Provisional relevant providers do not have to meet CPD requirements.

The Code of Ethics requires, as Standard 10, *You must develop, maintain and apply a high level of relevant knowledge and skills.*

(2) The qualifying CPD activities must include:

(a) a minimum of 5 hours in the CPD area of technical competence; and

(b) a minimum of 5 hours in the CPD area of client care and practice; and

(c) a minimum of 5 hours in the CPD area of regulatory compliance and consumer protection; and

(d) a minimum of 9 hours in the CPD area of professionalism and ethics.

(3) If the relevant provider has a responsible licensee, at least 70% of the minimum number of hours referred to in subsection (1) must be spent on qualifying CPD activities approved by the licensee.

Note 1: This means that, for a relevant provider working full-time at least 28 hours will have to be spent on approved activities.

(4) In any CPD year:

(a) no more than 4 hours of an activity that consists of professional or technical reading; and

(b) no more than 30 hours of activity referred to in subsection 7(4);

may be counted towards a relevant provider’s compliance with this determination.

(5) For the purposes of this section, a relevant provider who leads or conducts a qualifying CPD activity may count, for the purposes of this section, the number of hours spent in the preparation and first delivery of the activity.

Subsection 1546E(5) of the Act

(6) If a CPD year is affected by section 1546E(5) of the Act, subsection (1), (2) (3) and (4) of this section apply, in relation to the CPD year, as if each of the minimum number of hours specified in, or worked out in accordance with, those provisions were adjusted in proportion to the increase in the period of the CPD year as determined in accordance with subsection 1546E(5) of the Act.

Note: Subsection 1546E(5) of the Act applies where a licensee’s first CPD year starts after 1 January 2019 and, before its first CPD year started, the licensee was a licensee, or authorised a relevant provider to provide personal advice to retail clients, on its behalf, in relation to relevant financial products. The subsection effectively extends the period of the first CPD year.

CPD years including 18 March 2020

(7) If a CPD year of a financial services licensee includes 18 March 2020, then:

(a) the relevant provider may count, towards meeting the requirements for continuing professional development of the relevant provider for the CPD year, any qualifying CPD activities completed by the relevant provider during the period of 3 months after the end of the CPD year (additional activities); and

(b) the relevant provider may not count additional activities that have been counted in terms of paragraph (a) towards meeting the requirements for continuing professional development of the relevant provider for any other CPD year.

Note: 18 March 2020 is the date of commencement of the *Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) Declaration 2020*.

10 Other requirements on employers and responsible licensees

(1) Each of the employer of, and the responsiblelicensee for, a relevant provider must make appropriate resources and opportunities available to the provider to enable the provider to meet the requirements of this determination.

(2) A responsible licensee for a relevant provider must:

(a) monitor the implementation of the provider’s CPD plans; and

(b) check compliance with the licensee’s CPD policy and with this determination by itself and the relevant providers for whom it is the responsible licensee.

11 Career breaks

(1) This section applies if a relevant provider has not been practising or authorised as a relevant provider for a continuous period of 2 years or more.

(2) The provider must not resume practice as an employee of a financial services licensee unless the licensee has approved the provider’s CPD plan for the first CPD year after the provider resumes practice.

(3) The provider must not resume practice as an authorised representative of a licensee (other than a licensee who is the provider’s employer) unless the licensee has approved the provider’s CPD plan for the first CPD year after the provider resumes practice.

(4) An employer or licensee must not approve a CPD plan under this section unless satisfied that it is appropriate to address gaps in the relevant provider’s competence, knowledge and skills arising from the provider’s absence from practice.

12 Record-keeping

(1) A relevant provider must make and maintain complete and accurate records of:

(a) the qualifying CPD activities the provider undertakes; and

(b) when they are undertaken; and

(c) the number of hours spent on each activity; and

(d) evidence of completion of the activity and the outcomes of the activity; and

(e) the progress of implementation of the provider’s CPD plan.

(2) A relevant provider satisfies subsection (1) if the provider’s responsible licensee makes and maintains the records.

(3) A relevant provider must provide a copy of the records to its responsible licensee on request.

(4) A person required under this section to make a record must keep the records for at least 7 years after the date it was made.

Endnotes

Endnote 1—About the endnotes

The endnotes provide information about this compilation and the compiled law.

The following endnotes are included in every compilation:

Endnote 1—About the endnotes

Endnote 2—Abbreviation key

Endnote 3—Legislation history

Endnote 4—Amendment history

**Abbreviation key—Endnote 2**

The abbreviation key sets out abbreviations that may be used in the endnotes.

**Legislation history and amendment history—Endnotes 3 and 4**

Amending laws are annotated in the legislation history and amendment history.

The legislation history in endnote 3 provides information about each law that has amended (or will amend) the compiled law. The information includes commencement details for amending laws and details of any application, saving or transitional provisions that are not included in this compilation.

The amendment history in endnote 4 provides information about amendments at the provision (generally section or equivalent) level. It also includes information about any provision of the compiled law that has been repealed in accordance with a provision of the law.

**Misdescribed amendments**

A misdescribed amendment is an amendment that does not accurately describe the amendment to be made. If, despite the misdescription, the amendment can be given effect as intended, the amendment is incorporated into the compiled law and the abbreviation “(md)” added to the details of the amendment included in the amendment history.

If a misdescribed amendment cannot be given effect as intended, the abbreviation “(md not incorp)” is added to the details of the amendment included in the amendment history.

Endnote 2—Abbreviation key

|  |  |
| --- | --- |
| ad = added or inserted | o = order(s) |
| am = amended | Ord = Ordinance |
| amdt = amendment | orig = original |
| c = clause(s) | par = paragraph(s)/subparagraph(s) |
| C[x] = Compilation No. x | /sub‑subparagraph(s) |
| Ch = Chapter(s) | pres = present |
| def = definition(s) | prev = previous |
| Dict = Dictionary | (prev…) = previously |
| disallowed = disallowed by Parliament | Pt = Part(s) |
| Div = Division(s) | r = regulation(s)/rule(s) |
| ed = editorial change | reloc = relocated |
| exp = expires/expired or ceases/ceased to have | renum = renumbered |
| effect | rep = repealed |
| F = Federal Register of Legislation | rs = repealed and substituted |
| gaz = gazette | s = section(s)/subsection(s) |
| LA = *Legislation Act 2003* | Sch = Schedule(s) |
| LIA = *Legislative Instruments Act 2003* | Sdiv = Subdivision(s) |
| (md) = misdescribed amendment can be given | SLI = Select Legislative Instrument |
| effect | SR = Statutory Rules |
| (md not incorp) = misdescribed amendment | Sub‑Ch = Sub‑Chapter(s) |
| cannot be given effect | SubPt = Subpart(s) |
| mod = modified/modification | underlining = whole or part not |
| No. = Number(s) | commenced or to be commenced |

Endnote 3—Legislation history

| Name | Registration | Commencement | Application, saving and transitional provisions |
| --- | --- | --- | --- |
| *Corporations (Relevant Provider Continuing Professional Development Standard) Determination 2018* | 19 Dec 2018  (F2018L01817) | 20 Dec 2018 (s 2) | — |
| *Corporations (Relevant Provider Continuing Professional Development Standard) Determination (Amendment) 2020* | 15 July 2020  (F2020L00912) | 16 July 2020 (s 2) | — |

Endnote 4—Amendment history

| Provision affected | How affected |
| --- | --- |
| s 9(7) | ad F2020L00912 |