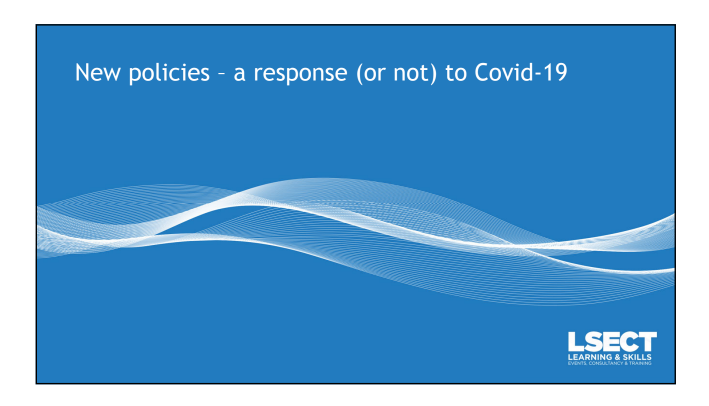


Webinar agenda

12:00 - 14:30

- 1. New apprenticeship policies
- 2. New apprenticeship rules
- 3. Funding formula and profiling in 2020/21
- 4. Nick's dynamic apprenticeship funding calculator for 2020/21
- 5. Final Q&A

All slides, the calculator and a video recording of this webinar will be sent to you via email after the webinar



Policy update published 14 July

"This document sets out the policy for apprenticeship funding in England, for new starts from 1 August 2020. It updates the policy that has been in place since 1 April 2019."

- "Some [Covid-19] flexibilities continue beyond 1 August 2020, further details can be found in the guidance" -> https://tinyurl.com/t6vjw27
- 2. New cash employer incentives
- 3. Increasing access to funding via online apprenticeship system for small employers (non-levy)
- 4. No framework starts funded from 1 August 2020

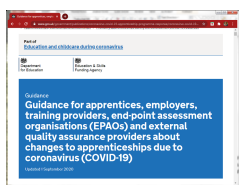
https://www.gov.uk/government/publications/apprenticeship-funding



1. Covid-19 flexibilities

"The temporary flexibility suspending the funding rule requiring level 2 apprentices to study towards, and attempt, level 2 functional skills assessments has been extended until 31 December 2020"

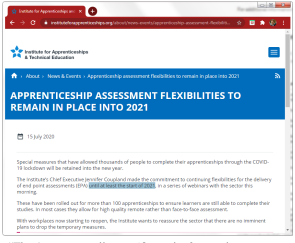
"Where an apprentice had planned to start with their new employer within 30 days of leaving their last, but has had a break of over 30 days between employers due to coronavirus (COVID-19) they will remain eligible for support on their return."



For apprentices made redundant" If a new employer is not found within 12 weeks, the apprentice is withdrawn from the programme but can return to the same apprenticeship at a later date, without the need to satisfy the 12 month minimum duration rule."

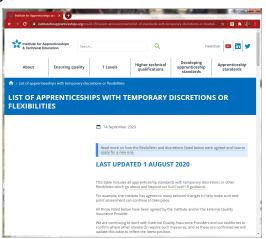
https://tinyurl.com/t6vjw27

End point assessment (EPA) flexibilities continue



"The Institute will give 12 weeks from when any changes are announced to existing flexibilities before EPA organisations will have to deliver them."

https://www.instituteforapprenticeships.org/about/news-events/apprenticeship-assessment-flexibilities-to-remain-in-place-into-2021/



Currently 124 standards listed on this webpage with EPA "flexibilities and discretions"

https://www.instituteforapprenticeships.org/covid-19/recentannouncements/list-of-standards-with-temporary-discretions-or-flexibilities/

2. New cash employer incentives

New "incentive payment will be made to employers who hire an apprentice between 1 August 2020 and 31 January 2021."

Apprentice "must not have been employed by the employer within the six months prior to the contract start date."

Employer to make claim direct via apprenticeship system, and paid "in two equal instalments, where the apprentice is still in learning at day 90 and day 365"

£2,000 aged 16-24 and £1,500 aged 25+ (unlimited)

Existing £1,000 for all 16-18s, passed on by the provider to the employer, remains unchanged

https://www.gov.uk/government/publications/apprenticeship-funding



Apprenticeship funding in England

From August 2020

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3. Increase access for small employers

"For the remainder of the FY2020-21, the number of 'active' or 'used' reservations available to non-levy paying employers at any given time will increase from 3 to 10. This enables non-levy paying employers to recruit more apprentices for their businesses through the apprenticeship service. This policy will come into effect from 15 July and will continue to be kept under review as we further assess how the new system is working.



Apprenticeship funding in England
From August 2020

July 2020

"Employers can reserve funds up to three months before an apprenticeship is planned to start. As such, reservations for September can be made from July."

Reservations will expire if they are not turned into a commitment within 3 months of the apprenticeship start date, detailed within the reservation.

https://www.gov.uk/government/publications/apprenticeship-funding

4. No framework starts from 1 August

Month	Framework starts	Standard starts	Total starts	Framework %
Jan-20	7,182	24,531	31,713	23%
Feb-20	6,036	18,217	24,253	25%
Mar-20	4,155	16,466	20,621	20%
Apr-20	1,751	7,264	9,015	19%

Apprenticeship funding in England
From August 2020

July 2020

587 apprenticeship standards approved for delivery

A further 99 apprenticeship standards in development

https://www.instituteforapprenticeships.org/apprenticeship-standards/

https://www.gov.uk/government/publications/apprenticeship-funding

Technical guide

"This document sets out the details of the apprenticeship funding system for new starts on or after 1 April 2019. It explains how we will calculate funding for organisations receiving funding from us"

No surprises

Education & Skills Funding Agency

Apprenticeship technical funding guide

From August 2020

August 2020: version 1

Page 1 of 4

https://www.gov.uk/government/publications/apprenticeship-technical-funding-guide

Education & Skills Funding Agency Three rule books for 2020/21 Education & Skills Funding Agency Main providers Apprenticeship funding rules Apprenticeship funding rules for main providers and guidance for employers August 2020 to July 2021 August 2020 to July 2021 **Employer-providers** Education & Skills Funding Agency This document sets out the funding n from 1 August 2020 to 31 July 2021. applies to all employers participating in the funding rules, which apply to all employers me through a digital account on the Employers (levy paying) Apprenticeship funding rules Remember: if you are a for employer-providers training provider employing August 2020 to July 2021 your own apprentices then This document sets out the funding rules for all emplo apprenticeships from 1 August 2020 to 31 July 2021. the employer-provider rules will apply (no profit

Summary of changes document 9 pages

https://www.gov.uk/guidance/apprenticeship-funding-rules

"We have identified the rules that have changed from the 2019 to 2020 funding rules in the table below. The employer, employer-provider and provider paragraph numbers are denoted with the prefix E, EP or P respectively."

"This document is intended as a summary and does not replace the funding rules themselves. You should refer to the main funding rules document for the definitive rules" Education & Skills
Funding Agency

Apprenticeship funding rules
August 2020 to July 2021

Summary of changes
Introduction

1. This document sets out amendments to the following documents:

- Agenticeship funding rules and guidence for employers
August 2019 to July 2000 version 2

- Agenticeship funding rules and guidence for employers
August 2019 to July 2000 version 2

- Agenticeship funding rules for being providers
August 2019 to July 2000 version 2

- Agenticeship funding rules for funding providers
August 2019 to July 2000 version 2

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https://www.gov.uk/guidance/apprenticeship-funding-rules

allowed)

Also performance-management rules

- P1. This document sets out the performance-management rules for training providers delivering apprenticeship training to apprentices that started:
 - with both levy and non-levy employers before 1 May 2017 (under the previous funding system)
 - with non-levy paying employers between 1 May and 31 December 2017 (under the new funding system and recorded in the ILR under funding model 36)
 - with non-levy paying employers between 1 January and 31 March 2018 (if you were awarded a 3 month run-down extension)
 - with non-levy paying employers from 1 January 2018 (if you were successful in the non-levy apprenticeship procurement)

Apprenticeship
performancemanagement rules for
training providers

This document sets out the performancemanagement rules for all training providers
with non-levy procured funding and
apprenticeships carry-in funding

July 2020 Version 3

"Initially you could only recruit new starts on this contract until 31 October 2020, following the outbreak of COVID 19 we have now extended the transition period. You can now use your allocation to recruit new starts until 31 March 2021. This is an extension of the time period you can recruit new starts only; we will not increase your contract value."

https://www.gov.uk/guidance/apprenticeship-funding-rules

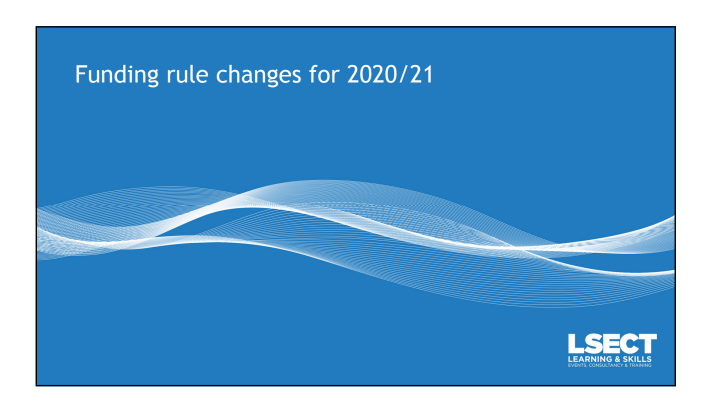
Status of the closed RoATP

The register of apprenticeship training providers (RoATP) closed for new applications from midnight on Wednesday 15 April 2020

ESFA on 1 April: "We will take this opportunity to review our future approach to the Register. The review will include initiating dialogue with the sector. We will advise further on when and in what form the Register will re-open."

"The Provider Growth Limit, to be applied to new RoATP listed providers and planned for later this year, will **not** now be introduced until further notice."

https://www.gov.uk/government/publications/apprenticeships-off-the-job-training#history



- 1. All starts from 1 August 2020 must be on standards. Apprentices on frameworks have until 31 July 2025 to complete.
- 2. All apprentices must have an apprenticeship agreement or be covered by one of the exceptions (e.g. Apprentices who have been made redundant with less than six months before the final day of their apprenticeship practical period)
- 3. Actual off-the-job training hours recorded in ILR at end of practical period for starts since last August (excluding where change of provider or programme)

Education & Skills Funding Agency

Apprenticeship funding rules

Summary of change

- This document sets out amendments to the following documents:
- Apprenticeship funding rules and guidance for employer August 2019 to July 2020 version 2
 Apprenticeship funding rules for employer-providers
- Apprenticeship funding rules for employer-providers August 2019 to July 2020 version 2
 Apprenticeship funding rules for training providers
- 2. The funding rules form part of the terms and conditions for the use of funds in an employer's apprenticeaship service account or for government-employer co-investmen You must read them in conjunction with your funding agreement with the Sicrelary of State for Education (acting through the Education and Skills Funding Agency (the ESFA), an executive agency of the Department for Education.
- These rules will apply to all apprenticeship programmes starting on or after 1 August 2020.
- 4. We have identified the rules that have changed from the 2019 to 2020 funding rules in the table below. The employer, employer-provider and provider paragraph numbers an denoted with the prefix E, EP or Pespectively.
- This document is intended as a summary and does not replace the funding rules themselves. You should refer to the main funding rules document for the definitive rules.

4. "Apprentices on maternity, adoption or shared parental leave may use their statutory keep in touch (KIT/SPLIT) days to continue with off-the-job training during their period of leave."

Maternity, Adoption and Shared Parental Leave

New for 1 August 2020

P292 to P305 - New rules: This new policy was announced earlier this year. (Note that since the clarification version we have added additional information relating to the policy intention, how breaks in learning could work and how much off-the-job training can be recorded).

Maternity Leave

- P292 An apprentice may carry out up to 10 days' work for her employer without bringing her maternity leave period to an end (referred to as keeping in touch or KIT days).
- P293 If an apprentice wishes to use any of her 10 designated KIT days to continue apprenticeship training and/or assessment, including end-point assessment, they may do so.
- P294 Apprentices will lose their entitlement to statutory maternity pay and may bring their statutory maternity leave to an end if they undertake more than 10 days' work (their KIT entitlement) during their maternity leave. This may not affect any contractual rights
- P295 Where KIT days are to be used for off-the job training during a period of maternity leave, you are required to agree in writing, with the apprentice and the employer, certain details (see paragraph P301). A copy of this agreement is to be kept in the apprentice evidence pack.

Adoption Leave

- P296 An apprentice may carry out up to 10 days' work for their employer during their statutory adoption leave period without bringing their statutory adoption leave or adoption pay period to an end (referred to as keeping in touch or KIT days).
- P297 Where KIT days are to be used for off-the job training during a period of adoption leave, you are required to agree in writing, with the apprentice and the employer, certain details (see paragraph P301). A copy of this agreement is to be kept in the apprentice evidence pack.

Shared Parental Leave

- P298 An apprentice may work for up to 20 days during the shared parental leave period for each of their employers without bringing their leave to an end. These days are "shared parental leave in touch" (SPLIT) days. These are separate and additional to any KIT days during a period of matemity or adoption leave.
- P299 Where SPLIT days are to be used for off-the job training during a period of shared parental leave, you are required to agree in writing, with the apprentice and the employer, certain details (see paragraph P301). A copy of this agreement is to be kept in the apprentice evidence pack.

Paternal Leave

P300 Statutory paternal leave is a maximum period of 2 weeks. Any breaks of less than 4 weeks do not need to be reported to the ESFA. The expectation is that you would structure the off-the-job training delivery around any paternal leave allowing the apprentice to complete training as per the original plan.

https://www.gov.uk/guidance/apprenticeship-funding-rules

New rules

4. "Apprentices on maternity, adoption or shared parental leave may use their statutory keep in touch (KIT/SPLIT) days to continue with off-the-job training during their period of leave."

The Agreement

P301 Where an apprentice and employer wish to use KIT/SPLIT days to continue apprenticeship off-the-job training and/or assessment during a period of maternity, adoption or shared parental leave, you must complete the following agreement. This agreement must be signed by all 3 parties and must include: -

- P301.1 The apprentice's reason behind the request to continue apprenticeship training during KIT/SPLIT* days;
- P301.2 The number of KIT/SPLIT* days intended to be used and the type of training and number of hours proposed to be undertaken on these days. Any training carried out any KIT/SPLIT day would constitute a day's work (and therefore one KIT/SPLIT day):
- P301.3 The employer's support and endorsement of this use of KIT/SPLIT* days;
- **P301.4** The provider's support and endorsement of this arrangement;
- P301.5 An acknowledgement by the apprentice that in undertaking training and/or assessment, including end-point assessment, on KIT/SPLIT* days this will impact on their entitlement to KIT/SPLIT* days as well as statutory maternity/adoption/shared parental* leave and pay (i.e. they may lose statutory maternity/adoption/shared parental* leave and pay if KIT/SPLIT* days are exceeded); and
- P301.6 An agreement by the employer and provider in relation to the timing of KIT/SPLIT* days relative to the monthly payments that the provider will continue to receive if a break in learning is not utilised.
 - P301.6.1 If there is a gap of 4 weeks or more between two KIT/SPLIT days, then a break in learning must be used to pause funding.

(*delete as appropriate e.g. KIT/SPLIT, maternity/adoption/shared parental)

302 The intention of the policy arrangements described in paragraphs P292 to P301 is to allow an apprentice with minimal training left (less than the available number of KIT days) to complete their apprenticeship during their leave or to allow for an incremental return to training prior to returning to the workplace (e.g. to train with a cohort prior to a return to the workplace). The policy is not designed to support sporadic activity during a long period of leave, and you must, where possible, avoid multiple breaks in learning.

Recording off-the-job training during a period of maternity/adoption/shared parental

P303 During a period of maternity/adoption/shared parental leave, only the off-the-job training that is delivered on the KIT/SPLIT day(s) can be included towards the minimum off-the-job training requirement. At all other times during the leave period, the apprentice is not 'working' and therefore off-the-job training must not be delivered during this time and must not be included in the minimum requirement.

Actions for the provider and employer to take

- P304 If the apprentice is not intending to use any KIT/SPLIT days to continue off-the-job training during their period of maternity/adoption/shared parental leave, please follow the guidance for breaks in learning (see paragraphs P306 to P307). The break in learning would be used for the full period of maternity/adoption/shared parental leave.
- P305 If the apprentice is intending to use KIT/SPLIT days to continue off-the-job training during their period of maternity/adoption/shared parental leave, please see paragraphs P308 to P309.

5. New employer statement where an apprentice had completed their off-thejob training in a shorter period (with consequently less hours) and updating of the commitment statement where off-the-job hours plans change.

P63 During the programme, where it becomes clear through the regular progress reviews that the original volume of planned off-the-job training hours, that were agreed at the beginning of the programme, will not be delivered, this must be discussed and agreed with the employer and apprentice and documented on a new version of the commitment statement (see paragraph P73.2).

Note: All three parties (apprentice, employer and training provider) must keep a current signed and dated version of the commitment statement. You must keep your version (and previous versions) in the evidence pack with the apprenticeship agreement.

https://www.gov.uk/guidance/apprenticeship-funding-rules

New employer statement when planned and actual off the job hours don't match

AN UNE end of the programme, if the volume of off-the-job training hours delivere less than the original volume of planned hours (agreed with the employer at the beginning of the programme), you must produce a statement to summarise the following information: At the end of the programme, if the volume of off-the-job training hours delivered is

P64.1 The original volume of planned hours (as documented on the original apprenticeship agreement and commitment statement and recorded in the planned hours field of the ILR). This volume must have equated to at least 20% of the apprentice's working hours over the planned duration of the programme (see paragraph P52) but may have been more than the minimum 20% requirement.

P64.2 The actual hours delivered (as supported by proof of delivery in the evidence pack and recorded in the actual hours field of the ILR).

P64.3 The volume difference between these two figures.

P64.4 The reason for this difference (e.g. prior learning has been identified part way through the apprenticeship or an apprentice has completed the full content over a shorter timescale).

Confirmation that the off-the-job training hours actually delivered were at least 20% of the apprentice's working hours over the actual time on programme.

Confirmation that the apprenticeship met the minimum duration threshold (the 12-month practical period).

The employer and apprentice must countersign this statement if they agree with, and are satisfied with, the quantity of training that was delivered, even though this is different to the original volume agreed at the beginning of the apprenticeship.

The summary statement must align with changes made in the commitment statement(s). The statement serves only as a summary of

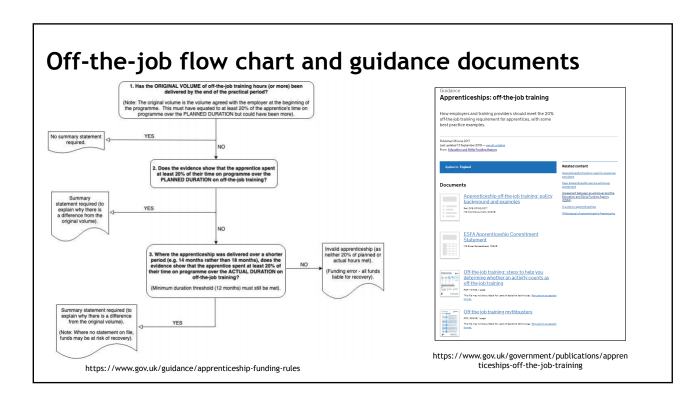
> these changes and is not a substitute for the commitment statement being updated, where necessary, on an ongoing basis (e.g. as a result of progress reviews) (see paragraph P73.2).

P65.2 Where a signed summary statement is required (see flowchart below), and this is not available in the evidence pack, funds may be at risk of

P65.3 If the apprentice has spent less than 20% of their actual time on the

programme on off-the-job training, then the programme is not a valid apprenticeship and all funding is at risk of recovery.

Reminder: "If the apprentice has spent less than 20% of their actual time on offthe job training [and/or a practical period of less than 12 months], then the programme is not a valid apprenticeship.



- 6. "Written confirmation from the employer that the apprentice will be allowed to undertake off-the-job training within their normal working hours, in addition to English and maths training if required." so you may need to update your commitment statement
- 7. If the negotiated price changes then this needs to be recorded in the evidence pack "and the reason for this change".
- 8. New employer cash incentives for new hire apprentices until 31 January 2021

£2,000 if, on the apprenticeship start date, the apprentice is aged between 16 and 24 years old (or 15 years of age if the apprentice's 16th birthday is between the last Friday of June and 31 August inclusive); or

£1,500 if, on the apprenticeship start date, the apprentice is aged 25 years old or over.

Note: employer paid directly via online Apprenticeship Service and eligibility evidence needs to be in the evidence pack

9. New redundancy rules

The employer provider "must also make reasons efforts to find the apprentice a new employer." and include evidence of this in the evidence pack

And a new requirement to provide the apprentice with a 'record for part completion of an apprenticeship'

P291.8	a new	an apprentice is withdrawn because they have been unable to find employer, you must provide a 'record for part-completion of an ticeship' to support the individual to find new employment. This
P29	91.8.1	the apprentice details.
P29	91.8.2	the level and subject.
P29	91.8.3	the start date and planned end date.
P29	91.8.4	the percentage of the apprenticeship completed.
P29	91.8.5	a summary of the knowledge, skills and behaviours that you consider they have developed and evidenced.
P29	91.8.6	in the case of apprenticeships with mandatory qualifications, the qualification, or units thereof, achieved.

https://www.gov.uk/guidance/apprenticeship-funding-rules

New rules

10. When using the transfer funding facility (up to 25%) "the responsibility and liability of the transfer funded apprenticeship lies solely with the receiving employer." - this rule is designed to help encourage/persuade more large employers to share funds with smaller ones

Redundancy evidence clarified

Where applicable, evidence that the apprentice meets the conditions of an alternative English apprenticeship. In the case of redundancy this must be evidence of a notice of dismissal from the previous employer that states the reason for termination as redundancy.

New rule in version 1 (ESFA confirmed this should have been flagged as a new rule)

11. For changes of employer - the apprentices will retain eligibility and will not have to meet minimum duration rules for their restarted portion alone

New for 1 August 2020

P276 - Clarification: If an apprentice's employment is terminated, the individual can continue with their apprenticeship where the break in employment has been 30 days or less. Where a new employer is found and employment starts within 30 days, this must be managed using a withdrawal and restart to ensure funds are not paid when the apprentice is not employed. Apprentices will retain eligibility and will not have to meet minimum duration rules for their restarted portion alone.

P276 An apprentice must be employed continuously for the duration of the apprenticeship. If their employment is terminated, the individual cannot continue with their apprenticeship (with the exception of redundancy) where the break has been longer than 30 days. When employment or an apprenticeship agreement has ended (resignation, dismissal or any other action by the apprentice or the employer that results in the apprenticeship agreement ending) and new employment hasn't commenced within 30 days, you must notify us that the apprentice has left in line with P316. Where a new employer is found and employment starts within 30 days, you must manage this using a withdrawal and restart to ensure funds are not paid when the apprentice is not employed, in line with rules P323 to P325.

Very significant rule change,

so odd that the relevant
para does not actually
appear to have changed
from the previous version

https://www.gov.uk/guidance/apprenticeship-funding-rules

New rule in version 1

New for 1 August 2020

P178 to P181 - New rules: A rationale for subcontracting must be published by 31 October 2020

P198 - New rule: Main providers must not enter into any agreement for brokerage.

P200.1 - New rule: A copy of the external auditor's final report must be sent to ESFA.

P178 You must publish on your website your rationale for subcontracting, which must enhance the quality of your learner offer. You must be clear about the educational rationale for your subcontracting position.

P179 We expect the rationale to meet one or more of the following aims:

P179.1 enhance the opportunities available for learners

P179.2 fill gaps in niche or expert provision, or provide better access to training facilities

P179.3 support better geographical access for learners

P179.4 offer an entry point for disadvantaged groups

P179.5 give consideration of the impact on individuals with shared protected characteristics

P180 We expect the rationale to be published by 31 October 2020. It should be easy to navigate to this rationale from the front page of your education and training web pages.

81 You must also publish, before agreeing the use of subcontractors with any employer, the services you will provide when subcontracting and how you determine the associated nosts.

New rule in version 1

Actions to take when there is a change to the working hours of the apprentice during the programme (e.g. an increase or a decrease to original working hours)

P310 If there is a change of circumstance during the programme, in relation to the working hours of the apprentice, you must discuss and agree, with the employer and apprentice, if this change has a material impact on the current training plan.

P311 You must document this discussion, which must include

P311.1 Whether the apprentice can continue to study for the same volume of offthe-job training hours per week;

P311.2 Whether off-the-job training can still be delivered within the new working hours of the apprentice and

P311.3 Whether the ability of the apprentice to undertake end-point assessment is impacted.

P311.4 Whether the programme is being changed as a result of this discussion.

P312 Where all parties agree that there is no material impact on the current training plan, the main provider:

P312.1 Must not amend the apprenticeship documentation (apprenticeship agreement, commitment statement, contract for services) or the ILR

P313 Where all parties agree that there is a material impact on the current training plan, the main provider:

P313.1 Must agree with the employer and apprentice how the change impacts on the duration.

P313.1.1 If moving from full-time to part-time, please see paragraph P42:

P313.1.2 If moving from part-time to full-time, the programme must still meet the minimum duration and off-the-job training requirements.

P313.2 Must work with the employer to extend the apprenticeship agreement.

P313.3 Must amend the apprenticeship documentation (commitment statement, contract for services) to outline the new expected end date.

P313.3.1 The off-the-job training hours that were agreed at the beginning of the programme do not change (unless, as part of the discussion, it is also agreed that additional training is appropriate because of the change of circumstance).

P313.4 Must not amend the ILR (the planned learning end date on the ILR does not change once it is submitted (with the exception of a data input error at the beginning of the programme).

P313.4.1 Note that there are no changes required to the apprenticeship service.

https://www.gov.uk/guidance/apprenticeship-funding-rules

Also note worthy: subcontracting

ESFA Update 15 July: "In light of COVID-19 we would not be issuing the templates for providers to tell us the actual level of funding paid and retained for each of their delivery subcontractors in 2019 to 2020. However, providers need to make sure that these are published on their website as detailed in the funding rules."

Deadline for sending external assurance certificates for subcontracting controls extended from 31 July 2020 to 30 September 2020.

https://www.gov.uk/government/publications/providing-external-assurance-on-subcontracting-controls

Major subcontracting rule changes delayed

https://www.gov.uk/government/news/esfa-to-require-reduction-in-subcontracted-activity-and-introduce-a-new-subcontracting-standard-following-sector-consultation

But 2020/21 subcontracting rules "will be subject to further amendment"...

Also note worthy: employer switch & 30 day rule

P276 An apprentice must be employed continuously for the duration of the apprenticeship. If their employment is terminated, the individual cannot continue with their apprenticeship (with the exception of redundancy) where the break has been longer than 30 days. When employment or an apprenticeship agreement has ended (resignation, dismissal or any other action by the apprentice or the employer that results in the apprenticeship agreement ending) and new employment hasn't commenced within 30 days, you must notify us that the apprentice has left in line with P316. Where a new employer is found and employment starts within 30 days, you must manage this using a withdrawal and restart to ensure funds are not paid when the apprentice is not employed, in line with rules P323 to P325.

https://www.gov.uk/guidance/apprenticeship-funding-rules

Also note worthy: minimum duration exceptions

P46 The only exceptions to the minimum duration requirement are where an apprentice:

P46.1 Is made redundant with more than six, but less than 12 months remaining before their final day. In these cases, they may seek a further apprenticeship agreement which takes their prior apprenticeship experience into account. This further agreement may provide for a duration of less than 12 months.

- P46.2 Returns to the same apprenticeship after a break in learning.
- **P46.3** Transfers between main providers but remains on the same standard.

P47 For the exceptions in paragraph P46 above you must have evidence that the total amount of time spent on their apprenticeship, which may include more than one episode of learning, meets the minimum duration requirement.

Also note worthy: exemptions to actual off the job hour recording

P58 From 1 August 2020, for the learners referenced in paragraph P57 (those where we have planned hours information on the ILR), we also require actual off-the-job training hours to be documented on the ILR at the end of the practical period.

P58.1 We do not require actual hours information on the ILR where the apprenticeship has been disrupted by:

P58.1.1 a change of provider;

P58.1.2 a change of programme; or

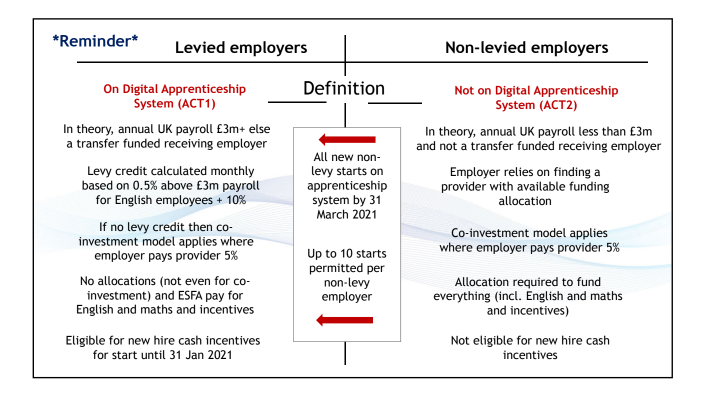
P58.1.3 where an apprentice has been withdrawn from the

programme or put on a break in learning.

P58.2 We reserve the right to include these at a later date.

https://www.gov.uk/guidance/apprenticeship-funding-rules

Profiling standard starts in 2020/21 [No formula changes but keep an eye on funding cap rates changes and associated dates]



Reminder

Working out if employer should be levied or not

HMRC advice was that if employer payroll was £2.8m or more last year then they should register for paying the levy

The government will not identify which employers are levied. So you will have to do your own homework. Companies House and Charity Commission might be a good place to start.

For example, in etc venues accounts their payroll is £7m (all England)

(£7m x 0.005) - £15,000 = £20,000 £20,000 / 12 = £1,667 monthly tax £1,667 x 1 x 1.1 = £1,883 monthly credit £21,996 annual levy credit For example, BBC accounts say in their payroll is £990m (let's assume 80% for England)

(£990m x 0.005) - £15,000 = £4,935,000 £4,935,000 / 12 = £411,250 monthly tax £411,250 x 0.8 x 1.1 = £361,900 monthly credit £4,342,800 annual levy credit

If their monthly pot runs out they switch to 5% cash contribution in return for 95% ESFA funding. Unused levy pots fund non-levied employers plus top-up, incentives, English & maths etc (is the theory)

Reminder

The funding bands

Meant to negotiate with employer but reducing for prior learning and experience is an actual funding rule

80% paid monthly with final 20% paid in last month on completion of the framework or EPA (do not need to pass)

For starts from	n 1 August 2018	For starts between 1 May 2017 and 31 July 2018	
Band Number	Band Maximum	Band Number	Band Maximum
1	£1,500	1	£1,500
2	£2,000	2	£2,000
3	£2,500	3	£2,500
4	£3,000	4	£3,000
5	£3,500	5	£3,500
6	£4,000	6	£4,000
7	£4,500	-	£5,000
8	£5,000	7	
9	£6,000	8	£6,000
10	£7,000		£9,000
11	£8,000	9	
12	£9,000		
13	£10,000		£12,000
14	£11,000	10	
15	£12,000		
16	£13,000		£15,000
17	£14,000	11	
18	£15,000		
19	£16,000		£18,000
20	£17,000	12	
21	£18,000		
22	£19,000		£21,000
23	£20,000	13	
24	£21,000		
25	£22,000		£24,000
26	£23,000	14	
27	£24,000		
28	£25,000		£27,000
29	£26,000	15	
30	£27,000		

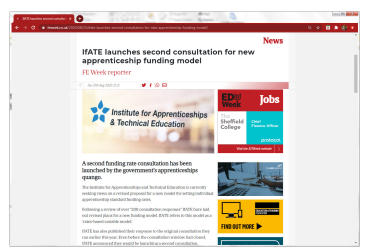
42 day qualifying period unless returning from a break



https://www.gov.uk/government/publications/ apprenticeship-technical-funding-guide

Band for standards do change (mostly downwards)

Second IfATE consultation launched

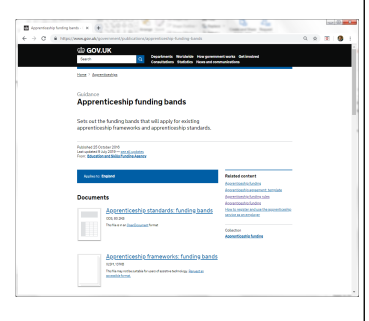


The consultation closes at midnight on 6 October 2020

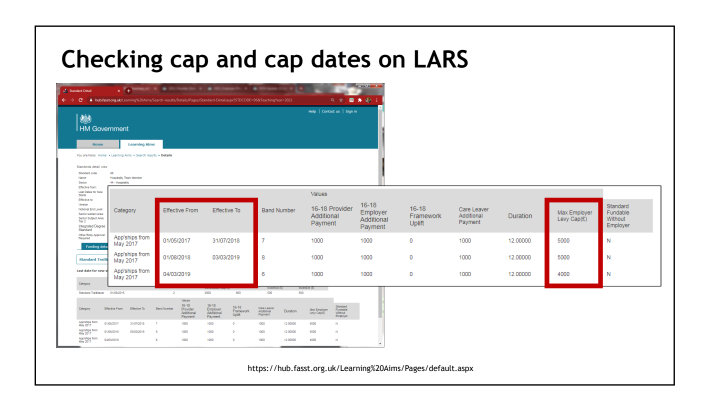
https://feweek.co.uk/2020/08/25/if a te-launches-second-consultation-for-new-apprentices hip-funding-model/second-consultation-for-new-apprentices hip-funding-consultation-for-new-apprentices hip-funding-consultation-for-new-apprentices hip-funding-consultation-funding-c

Can only know band if you know start date

Band spreadsheet *not reliable* for standards given rate reviews...check dates and relevant band in LARS



https://www.gov.uk/government/publications/apprenticeship-funding-bands



Reminder [excl. new hire employer cash incentives for starts until 31 January 2021]

Other funding factors (not funded by levy credit but would come out of non-levy allocation)

£1,000 employer incentive for 16-18s and 19-24s who have previously been in care or who have a Local Authority Education, Health and Care plan. Paid to employers in two equal instalments at 3 months and 12 months. This will be paid to the provider and must be passed on to the employer within 30 working days

£1,000 provider incentive for 16-18s and 19-24s who have previously been in care or who have a Local Authority Education, Health and Care plan (plus for one year an extra 20 per cent of the upper limit for FRAMEWORKS ONLY).

Paid to providers in two equal instalments at day 90 (3 months) and day 365 (12 months).

£1000 for care leavers, paid to provider 60 days from start and must be paid in full to apprentice within 30 days.

No levy or employer contribution for 16-18s and 19-24s who have previously been in care or who have a Local Authority Education, Health and Care plan at employers with fewer than 50 staff

For additional learning support the ESFA will pay providers up to £150 a month, plus additional costs based on evidenced need

FRAMEWORKS ONLY: Additional provider payments for apprentices who live in the top 27% deprived areas. £600 for top 10% of deprived areas, £300 for next 10% range and £200 for the next 7% range

English and maths at level 1 and 2 funded directly by the ESFA at £471 for each qualification (no separate funding for ICT)

Demo of my apprenticeship funding calculator - 2020/21 edition

