

Webinar agenda

13:00 - 15:30

- 1. Apprenticeship policies update including Covid flexibilities
- 2. Apprenticeship rules update (2022/23)
- 3. Funding formula and profiling
- 4. Dynamic apprenticeship funding calculator
- 5. Apprenticeships and the ILR in 2022/23
- 6. Apprenticeship funding audit (incl. DSATs) for 2021/22
- 7. Final funding clinic Q&A

All slides, a recording of this webinar and the calculator will be sent to attendees

Warning

Technical training



Annual policy document

"This document sets out the policy for apprenticeship funding in England, for new starts from 1 November 2021. It updates the policy that has been in place since 1 August 2021"

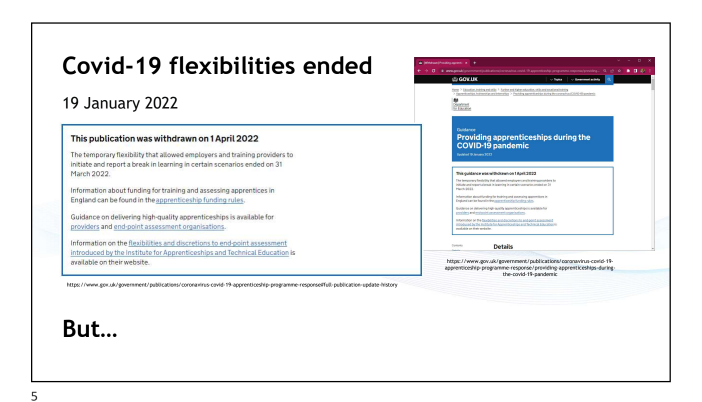
Await a new document and some key changes since

- 1. Some [Covid-19] flexibilities continue
- 2. £3k cash employer incentives ended (claims had to be in last month)
- 3. Increasing access to funding via online apprenticeship system for small employers now a priority for government

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

Apprenticeship

funding in England



Seven EPA flexibilities became permanent "From 1 January 2022 seven of the flexibilities (which apply to all apprenticeships) will be retained as permanent amendments" Seven of the ten flexibilities will be retained as options to use beyond 1 April 2022. These are: 1. Observations taking place in simulated environments FLEXIBILITY FRAMEWORK 2. Remote delivery of assessment (including invigilation) 3. Pauses being allowed between assessment methods during end-point assessment period **EXPLANATION OF THIS GUIDANCE** 4. Assessments taking place outside of usual venues 5. Delivery of assessment methods in any order (when a specified order is in the assessment plan) 6. Exams/tests being online instead of on paper (where originally specified as paper-based only) 7. Gateway sign off being done remotely (were originally specified as having to be face to face) https://www.instituteforapprenticeships.org/developing-new apprenticeships/resources/flexibility-framework/ "It only applies to those end-point assessment plans published before 1 April 2022. End-point assessment plans published on or after 1 April 2022 should have these flexibilities considered during their development and be built into the published version where applicable."

Small employer reservation reset

8. Information: resetting reservation levels for employers who do not pay the apprenticeship levy from 1 June 2022

From 1 June 2022, the reservation levels for employers who do not pay the apprenticeship levy will be reset, enabling each of these employers to make up to 10 new reservations on the apprenticeship service to fund new starts.

This reset will give employers who do not pay the levy greater certainty over their recruitment plans for the year ahead. It is made in recognition of the important role that SMEs play in creating apprenticeship opportunities, particularly for younger people and those in disadvantaged areas.

Any reservations made before 1 June 2022 will not be affected and will not count against the new reservation levels from this date.

https://www.gov.uk/government/publications/esfa-update-1-june-2022/esfa-update-further-education-1-june-2022#information-resetting-reservation-levels-for-employers-who-do-not-pay-the-apprenticeship-levy-from-1-june-2022

The reservation period for employers who do not pay the apprenticeship levy continues to be 3 months. "This means funds can be reserved for 3 months before the apprenticeship is planned to start."

/

Achievement rates update

"For 2021 to 2022, education and training, apprenticeships and traineeships QARs are to be published at provider level. This is a change from 2019 to 2020 and 2020 to 2021, when we confirmed that we would not publish any provider-level QARs in response to Covid19."

"We will produce provider level QARs and share these securely Ofsted."

"We will not calculate timely QAR".

Department for Education

Apprenticeship qualification achievement rates technical specification 2021 to 2022

Version 1.0 June 2022

https://www.gov.uk/government/publications/ oualification-achievement-rates-2021-to-2022

5. Information: qualification achievement artes

We have now published the <u>following documents for Qualification Achievement Rates</u> (QAR) 2021 to 2022 on GOV.UK:

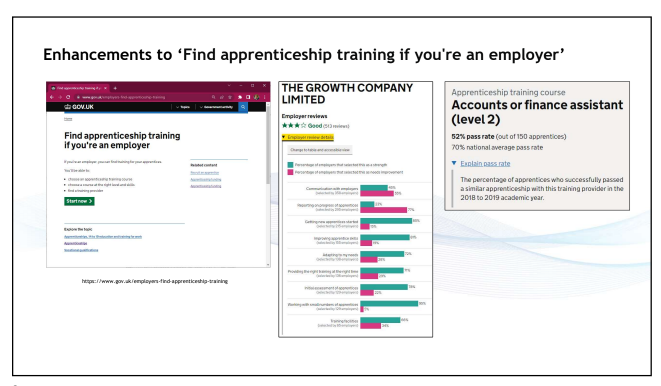
- qualification achievement rates business rules 2021 to 2022
- apprenticeship qualification achievement rates technical specification 2021 to 2022
- education and training qualification achievement rates technical specification 2021 to 2022

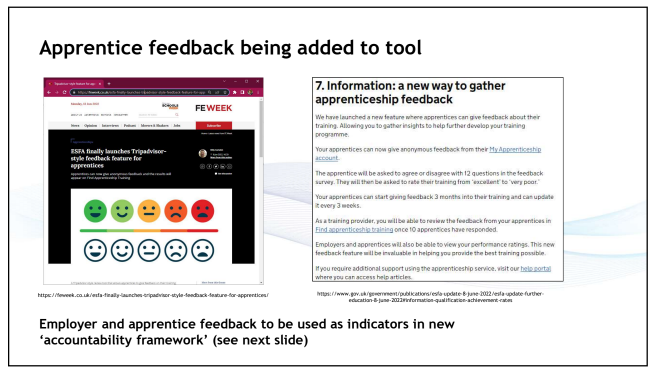
These documents provide technical information about how we produce the QAR dataset and should be read alongside thebusiness rules, which explain the methodology for calculating QARs for 2021 to 2022.

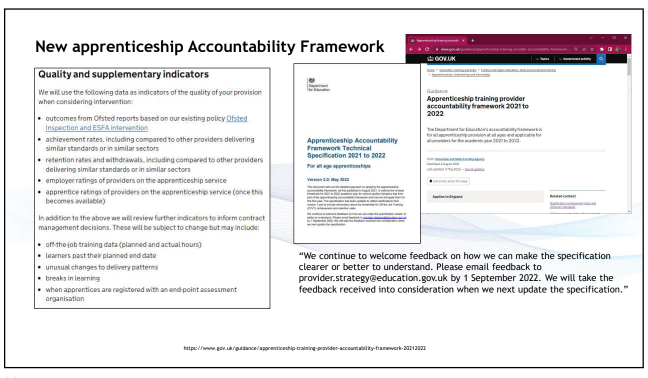
As referenced in the business rules, we will be sharing with providers in-year QAR data via the View Your Education Dataportal. In preparation for accessing the data, please ensure you have the correct IDAMS user access. The <u>IDAMS user guides</u> provide detail for creating access or checking your user permissions.

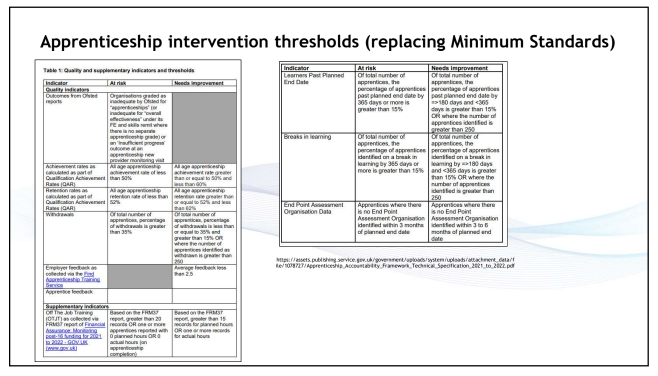
If you have any questions, please contact us using our online enquiry form.

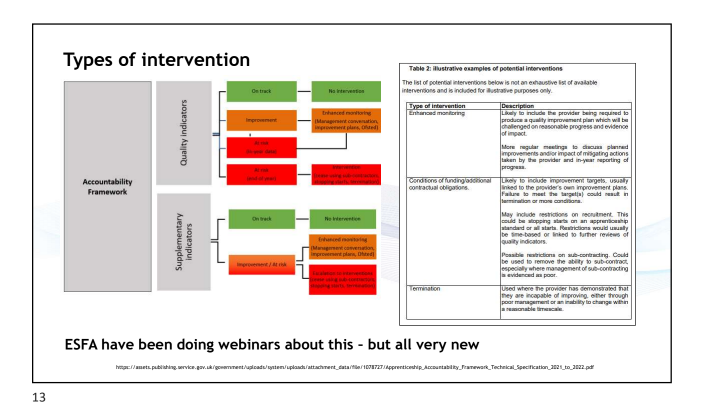
https://www.gov.uk/government/publications/esfa-update-8-june-2022/esfa-update-further-education-8-june-2022#information-qualification-achievement-rates











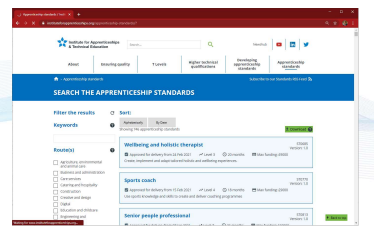


"Following an assessment process, we have admitted 16 organisations onto our Register of Flexi-Job Apprenticeship Agencies. In addition, we have awarded a total of £5m in funding to 11 of these organisations."

Standards being 'approved for delivery' all the time

649 apprenticeship standards approved for delivery

A further 57 apprenticeship standards in development



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

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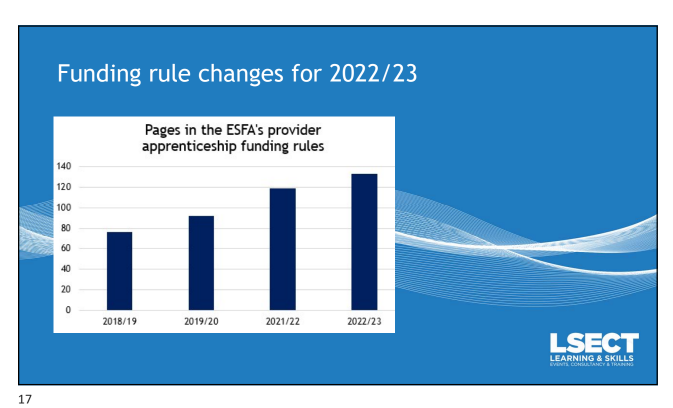
Eligible costs review concluded

Eligible Costs:

As a result of the Eligible Costs review, we have made initial assessment an eligible cost and have expanded on, and added more examples to, some of the current eligible costs. We have also added to the ineligible costs list too. We will shortly report back to the sector to formally conclude the review.

More on this later

 $https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/1079296/2223_Summary_of_Changes_Draft_Final.pdf$



Three rule books again for 2022/23

- Main providers
- Employer-providers
- Employers (levy paying)

Remember: if you are a training provider employing your own apprentices then the employer-provider rules will apply (no profit allowed)

Draft rules (2022 to 2023)

We are issuing these funding rules as a draft version to give you the opportunity to provide feedback on how we can make them clearer or better understood. Please email any suggestions to fundingrules.comments@education.gov.uk by 24 June 2022. Following a review of any feedback, we will issue a final version of the

The 2022 to 2023 funding rules will apply to apprenticeships starting between 1 August 2022 and 31 July 2023.

View the draft funding rules in PDF format for:

- employers (PDF, 1.55 MB, 113 pages)
- employer-providers (PDF, 1.69 MB, 126 pages)
- main providers (PDF, 1.75 MB, 133 pages)

Other documents

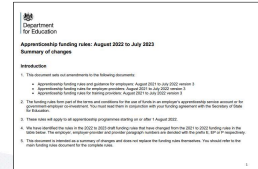
You can also view:

- summary of changes (PDF, 278 KB, 19 pages)
- draft off-the-job evidence collection template (PDF, 141 KB, 1 page)

https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023

Summary of changes document 19 pages

"We have identified the rules in the 2022 to 2023 draft funding rules that have changed from the 2021 to 2022 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 of changes and does not replace the funding rules themselves. You should refer to the main funding rules document for the complete rules."

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

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New rule for off-the-job

Off-The-Job Training:

From 1 August 2022 the off-the-job training policy will change. Currently an apprentice must train for a minimum of 20% of their own working hours; this means that an apprentice who works longer hours is potentially impacted by this link (i.e. higher working hours means a higher threshold for eligibility). From 1 August, the minimum volume of hours will no longer be linked to working hours; instead we will have a consistent figure, irrespective of the hours worked by the apprentice. This will be 6 hours per week (this figure was chosen as it represents 20% of 30 hours, which all part-time apprentices are currently doing). The 6 hours per week is for calculation purposes only; once calculated the programme can still be delivered flexibly.

This change must not dilute the existing requirement - to provide the right level of training to every apprentice. The volume of training that is delivered must be guided by the initial assessment of the apprentice and this may mean that an apprentice trains for more than 6 hours per week. This is a positive change, about simplification and fairness (particularly to those working longer working hours). 49% of audits indicate OTJ calculation issues and so we have strengthened some of the other rules in this area that are at the root of these issues.

New rules: We have amended the policy to

P40

From 1 Aug

New rules: We have amended use policy for remove the language of 20% of the apprentice's normal working hours. The new minimum off-thejob training requirement is 6 hours of off-the-job training per week for a full time equivalent (an individual who works 30 hours or more per week) We have included a minimum number of off-thetraining hours for a 52 week programme.

Clarification: We have made it clear that despite the new minimum off-the-job training requirement, the volume of training hours delivered must be supported by the initial assessment. Some apprentices and standards may need more than the minimum requirement.

From 1 August, the minimum volume of hours will be 6 hours per week. The 6 hours per week is for calculation purposes only; once calculated the programme can still be delivered flexibly.

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 $https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/1079296/2223_Summary_of_Changes_Draft_Final.pdf (according to the control of the control$

Significant new rule for any price above cap

Total Negotiated Price:

Where your standard has a higher delivery cost than the assigned funding band (e.g. the funding band max is £10,000 but your delivery cost is £12,000) we no longer need you to report your delivery cost (i.e. the £12,000). The price you enter into the ILR and the apprenticeship service must be the funding band maximum minus the cost of any relevant prior learning you have agreed with the employer, minus any additional adjustment agreed with the employer (e.g. large cohort discount). The net effect of this change is that any savings (e.g. from RPL) are realised by the public purse rather than by the employer. The employer must still pay in full any difference between the top of the funding band and your delivery cost.

New rule: We no longer require the actual delivery cost of the apprenticeship on the ILR and the apprenticeship service, where this figure is above the funding band. The price that you enter into both the ILR and the apprenticeship service is the price that you are claiming from us (the top of the funding band minus the cost of any relevant RPL and any further discounts with the employer). You must enter the same price into the ILR and the apprenticeship service. You must make your own arrangements to collect any money due from the employer if the true value is above the funding band maximum.

Where the agreed price of delivery is above the funding band, the difference must be set aside and dealt with separately. It must not be included in the price that you enter onto the ILR or the apprenticeship service. This is so any RPL savings are attributed to the public purse rather than to the employer.

The price of an apprenticeship

New for 1 August 2022

P196 - New rule: We no longer require the actual delivery cost of the apprenticeship on the ILR and the apprenticeship service, where this figure is above the funding band. The price that you enter into both the ILR and the apprenticeship service is the price that you are claiming from us (the top of the funding band minus the cost of any relevant RPL and any further discounts with the employer). You must enter the same price into the ILR and the apprenticeship service. You must make your own arrangements to collect any money due from the employer if the actual value is above the funding band max.

We have removed the rule that said the main provider must not offset the negotiated price with the costs of any service provided by the employer.

https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-202

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New rule for RAA usage

Recruit an apprentice	Clarification: Whilst it is not mandatory for employers to use Recruit an apprentice (RAA), it is a condition of funding for all providers to offer this service where applicable (e.g. for new recruits).	P21 EP- E14	RAA is currently used by ~76% of active providers; this causes issues for candidates looking for central repository of all opportunities. We need to improve usage and better understand any barriers.
	New rule: Where an employer has declined the use of Recruit an apprentice, you must record the reason for this in the evidence pack.	P21.2 EP21.2 E14.2	

New rule for initial assessment

Initial	New rule: We have outlined the requirements of	P23	The rule to require a direct link between job
assessment	an initial assessment. This includes the	EP23	role and the apprenticeship has been added
(new section)	requirement for there to be a direct link between the productive job role and the apprenticeship standard; and the requirement for the employer to provide the individual with the appropriate support and supervision, even where the apprentice is working from home.	E16	due to a recent investigation. The rule relating the support and supervision while working from home was added as a result of queries during Covid.

https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023

New rule - formula to adjust price for prior learning

Recognition of prior learning and experience New rules: We have outlined what the assessment of prior learning activity must include. This includes a new formula that must be used to reduce the price that is agreed with the employer, to account for prior learning.

P24 EP24 E17 16% of audits record errors with taking into account prior learning when agreeing the total negotiated price, content and duration. The changes provide more detail on minimum activity required. The introduction of a formula to be applied for reducing the price of the apprenticeship, is in response for more clarity on how to decrease the price of the apprenticeship.

To reduce the total negotiated price you must:

P24.5.1

Calculate the percentage of prior learning that the learner has, as a percentage of the off-the-job training hours that you would deliver to an apprentice with no relevant prior learning for the same standard. For example, if the individual's prior learning accounts for 300 off-the-job training hours and typically, for the same standard, you would deliver 1,000 off-the-job training hours to an individual with no prior learning, this would equate to 30% prior learning.

P24.5.2

Reduce the price by at least 50% of the prior learning percentage, from the maximum funding band (the 50% reduction recognises fixed costs). For the example above, where the apprentice has 30% prior learning, this means there must be a reduction in price of at least 15% of the maximum funding band. This reduced price is the maximum that will be paid using apprenticeship funding (e.g. £8,500 for a £10,000 funding band).

P24.5.3

This new maximum funding amount becomes the starting point for further negotiation on price with the employer. Additional discounts could be applied, for example, where the apprentice is part of a large cohort.

•https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023

23

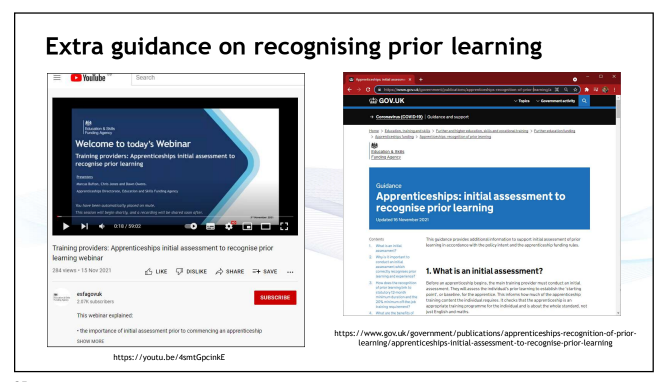
Possibly the most important funding rule going into audit (more on audit later)

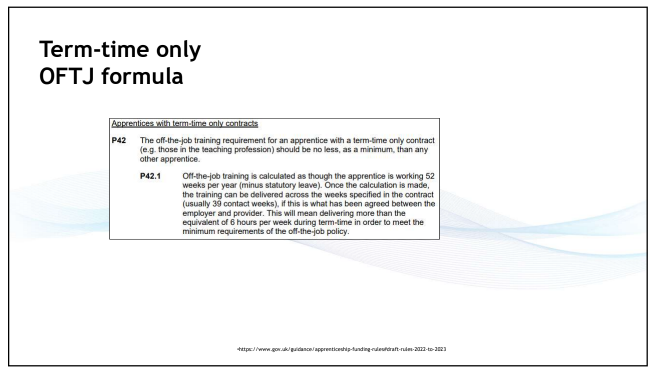
"You must account for prior learning and experience when negotiating a price with the employer. You must reduce the content, duration, and price, where the individual has prior learning necessary to achieve the apprenticeship. Funds must not be used to pay for skills already attained by the apprentice."

Why is P25 not highlighted as significant? Play it safe and document the agreement of no prior learning

P25

Where an assessment has been made and the result of this assessment is that no relevant prior learning exists, you must agree this with the employer and document this in the evidence pack before starting the apprenticeship.





Actual OFTJ hours now need collecting for all apprentices

New rule: We now require actual off-the-job training hours to be recorded for all apprentices where planned off-the-job training hours have been submitted; this includes current learners.

P44
EP44
E37

"If planned off-the-job training hours have been submitted in the ILR for the apprentice, actual off-the-job training hours must also be documented in the ILR, at the end of the practical period or in the event of a change of circumstance; this includes current learners on programme as of 1 August 2022."

This is new - as currently actual off-the-job training hours are not required in the ILR if there has been a change of provider, change of programme or where an apprentice has been withdrawn from the programme or put on a break in learning.

•https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023

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New 'insufficient progress' rule for withdrawn apprentices

Insufficient progress against training plan

Where the apprentice is more than 4 weeks behind on the planned delivery of off-the-job training (against the training plan), and the training has not been replanned or the apprentice has not been put on a break in learning. The replanning of training must be agreed with the employer.

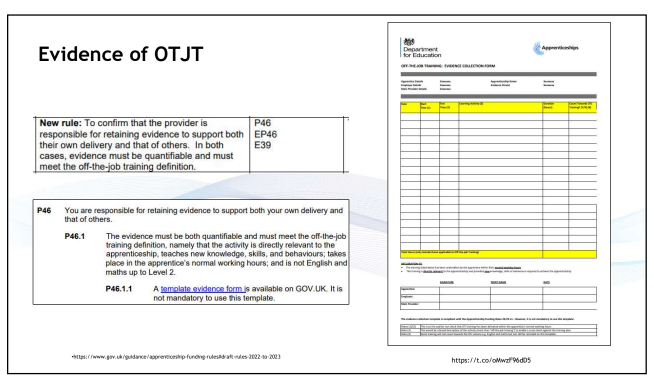
New rule: Funds would be at risk if you are not able to show, upon request, an up to date training plan and current progress towards this plan.

P45.3.3 EP45.3.3 E38.3.3

P45.3.3

Where the apprentice withdraws from the programme and they have made insufficient progress towards their training plan, then funds will be at risk of recovery. By insufficient progress we mean the apprentice is more than 4 weeks behind on the planned delivery of training, but the training has not been replanned or the apprentice has not been put on a break in learning. The replanning of training must be agreed with the employer.

 $\verb|-https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023| \\$



Commitment statement renamed the 'training plan'

New rule: The training plan must not include any content that has been identified, and agreed with the employer, as relevant prior learning.	P49.2 EP49.2 E42.2
New rule: The training plan should be agreed before any training is delivered	P49.3 EP49.3 E42.3

And "The training plan must be updated to include the end-point assessment organisation no later than 6 months before the learning planned end date."

ESFA has become very specific about what must be in the 'training plan', so read this section carefully

 $\verb| https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023$

Progress reviews		eviews	New rules: We have added a progress review section and documented the minimum requirements of this activity.	P52-P53 EP52-53 E45-E46	We have added a new section for progress reviews, to guide what must be covered, due to queries and audit issues
			requirements of the desirity.	210 210	and to queries and adult issues
P52	A progress review, to discuss the progress to date of the apprentice against their training plan, must be carried out every 8-12 weeks. This should be a three-way discussion involving the provider, employer, and the apprentice.				
	P52.1		ifferent to the required monthly check associated with learning funding (see paragraph P73.1).		
P53	The minir	mum require	ement of the progress review is that it will:		
	P53.1	Check princluding	rogress against any actions agreed at the previous review, any training that has been delivered since the last review;		
	P53.2		verall progress of the apprentice against their agreed training cumenting any slippage against the volume of planned off-the- ng;		
	P53.3	Allow for provider'	any off-the-job training evidence, that is outside of the s control, to be discussed, agreed, collected, or documented;		
	P53.4	Discuss has;	any concerns that the provider, employer, or the apprentice		
	P53.5	might im training r needs th or the las	any new information / potential changes of circumstance that pact on the training plan. This could include any additional required, or any additional proi learning or learning support at have come to light since the original initial assessment and at progress review. Changes to the training plan may require to be renegotiated.		
	P53.6		for an opportunity to update the training plan (e.g. where it is ry to replan any off-the-job training); and		
	P53.7	progress	nd document actions for the next review. The record of the review must be signed and dated by all parties (apprentice, r. provider).	https:/	/www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023

Line-manager required P67.2 EP67.2 We have also received a high number of New rule: To reflect that individuals who are selfeligibility queries where there was no separate line manager and have reviewed our policy in relation to who we will fund. employed as a sole trader are ineligible for funding (this previously said self-employed). E58.2 New rule: To reflect that a shareholder / director P67.3 The role of the employer is key in an with no separate identifiable line-manager to EP67.3 apprenticeship (i.e. on-the-job training, undertake the role of 'employer' is ineligible for E58.3 support and mentoring, agreeing the training funding. The same person must not sign the plan, monitoring progress). We do not think apprenticeship agreement as both the apprentice this would be a quality apprenticeship and the employer without a separate, identifiable line manager. New rule: To reflect that if, during their P67.3.1 programme, an apprentice becomes unemployed, self-employed as a sole trader, or becomes a EP67.3.1 E58.3.1 shareholder / director with no separate identifiable person to undertake the role of employer, they will no longer be eligible for funding and must be reported on the ILR as having withdrawn from the apprenticeship. https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023

Initial assessment costs now eligible for funding (finally!)

Eligible costs

New rule: We have added initial assessment as an eligible cost.

New rule: We have added initial assessment as an eligible cost.

P95.1
EP82.1
E80.1
Changes to the eligible costs list have been made as a result of the eligible and ineligible costs review, carried out in 2021.

P95 For main providers eligible costs for the delivery of training and on-programme assessment (that can be included in field "TNP1" on the ILR) are limited to the following:

P95.1 Initial assessment

P95.1.2

P95.1.1 Initial assessment to confirm learner and programme eligibility (see paragraph P23).

Administration related to the subsequent enrolment (onboarding) of the apprentice. This can include the collection of evidence to support the initial assessment, supporting the employer with their apprenticeship service account and to complete the apprenticeship agreement; and developing and agreeing the training plan with the employer and apprentice.

https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-20

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Ineligible costs

New for 1 August 2022

P99 - New rules: We have restructured the section and added a number of new ineligible costs (for field TNP1) as a result of the eligible costs review – these costs did not previously appear in the funding rules. We have also tried to structure the ineligible costs, where possible, into provider costs and employer costs (and would welcome feedback on whether this is useful).

P99.8 - Clarification: We have expanded on the financial inducement information and provided examples.

P99.6 Mock testing (relating to the end-point assessment)

More focus on banning inducements

This year (20/21)

You must not pay inducements, or any other payment not authorised by us, to an employer, another training provider or to an end-point assessment organisation in relation to any part of the apprenticeship programme. Next year (22/23)

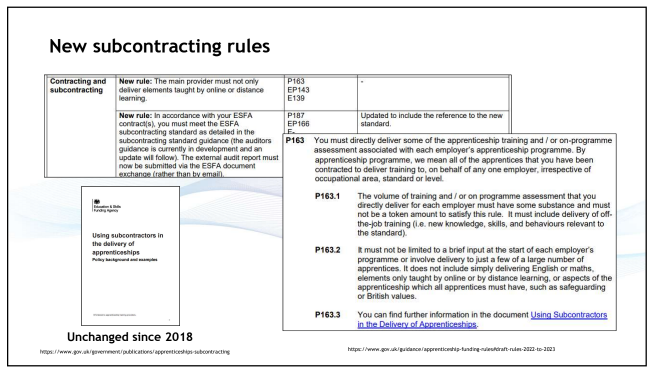
99.8 Financial inducements
P99.8.1 You must i

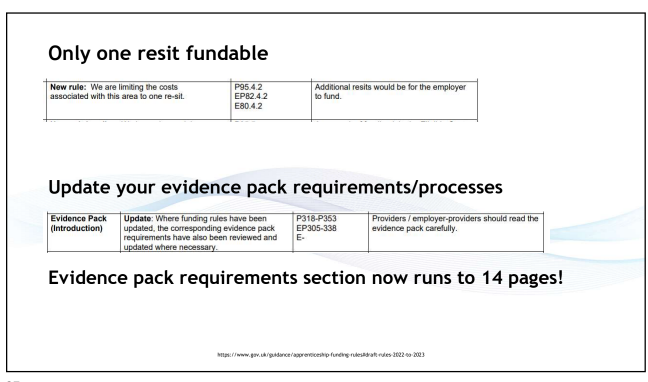
You must not pay financial inducements, or any other payment not authorised by us, to an apprentice, employer, another training provider or to an end-point assessment organisation in relation to any part of the apprenticeship programme. This includes bonus payments to apprentices or employers for signing up and / or completing a programme; and where an employer who tenders for provision wants apprenticeship funding to pay for training extras in excess of the apprenticeship requirements.

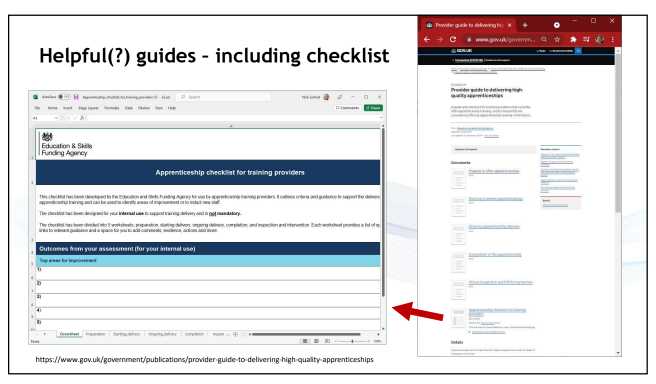
https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023

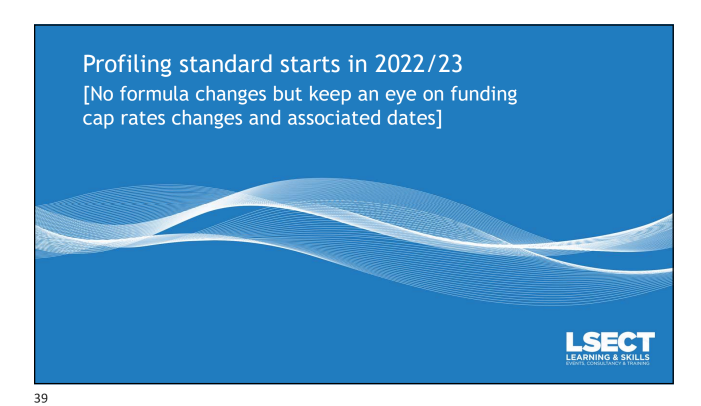
Significant English and math rule changes for level 2 apprens Clarification: We have clarified that English and/or maths must be provided for all apprentices where they do not have prior attainment in these This addition is to reflect that we want apprentices to have the opportunity to achieve English and maths qualifications as subjects at level 2. New rule: To reflect the policy change that level 2 part of their apprenticeship, up to and P125.1 and 129.1 including Level 2 in these subjects. apprentices who do not have level 1 in English and maths must prioritise achieving level 1 in EP105.1 and 109.1 E102.1 and 106.1 The change is in recognition that these subjects and are only required to work towards level 2 English and maths where they Level 2 English and maths is at least two levels of above the prior attainment for thos have time remaining to make meaningful progress, once they have achieved level 1. The requirement for apprentices assessed at level 1 who have not achieved a Level 1 on start. We want these apprentices to prioritise achieving Level 1 English and maths, and the overall apprenticeship. For Level 2 apprentices taking Level 2 Functional Skills assessments, apprentices must be given the opportunity to pass individual components of the Level 2 English Function Skills, so they can go on to complete the full qualification if they do not pass first time. Clarification: To reflect that apprentices must be assessed at level 2 for all three units of the English Functional Skills and the assessment for maths P129 2 Next year (22/23) This year (20/21) Where the apprentice holds neither level 1 nor level 2 approved qualifications: Where the apprentice does not already hold approved level 1 qualifications, but is judged by the main provider to be working at level 1 standard in English / maths: Apprentices must study towards and achieve English and maths qualifications of at least level 1 (Functional Skills level 1 or GCSE grade E or 2). Once level 1 (Functional Skills level 1 or GCSE grade E or 2) is secured, apprentices must work towards level 2 English and/or maths (Functional Skills level 2 or GCSE) where there is time to make Apprentices must start, continue to study and take the assessment for level 2 English and maths (Functional Skills level 2 or GCSE). If they do not achieve a level 2, you must then ensure they take the assessment for level 1 English and / or maths – this is because they must secure the meaningful progress (a minimum of three months remaining prior to level 1 qualification in order to complete their apprenticeship https://www.gov.uk/guidance/apprenticeship-funding-rules#draft-rules-2022-to-2023

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Reminder Levied employers Non-levied employers Definition On Digital Apprenticeship **Now on Digital Apprenticeship** System System ACT1 In theory, annual UK payroll £3m+ else In theory, annual UK payroll less than £3m a transfer funded receiving employer and not a transfer funded receiving employer Levy credit calculated monthly based on 0.5% above £3m payroll Co-investment model applies for English employees + 10% where employer pays provider 5% If no levy credit then coinvestment model applies where Up to 10 starts permitted per non-levy employer pays provider 5% employer No allocations (not even for co-No allocations (not even for coinvestment) and ESFA pay for investment) and ESFA pay 100% for English and maths and incentives English and maths and incentives

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)

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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 1 August 2018		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	7	£5,000	
8	£5,000			
9	£6,000	8	£6,000	
10	£7,000		£9, <mark>000</mark>	
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	74000		
22	£19,000	ninge .	£21,000	
23	£20,000	13		
24	£21,000			
25	£22,000		£24,000	
26	£23,000	14		
27	£24,000			
28	£25,000		10.10	
29	£26,000	15	£27,000	

For starts between 1 May 2017

42 day qualifying period unless returning from a break

Education & Skills

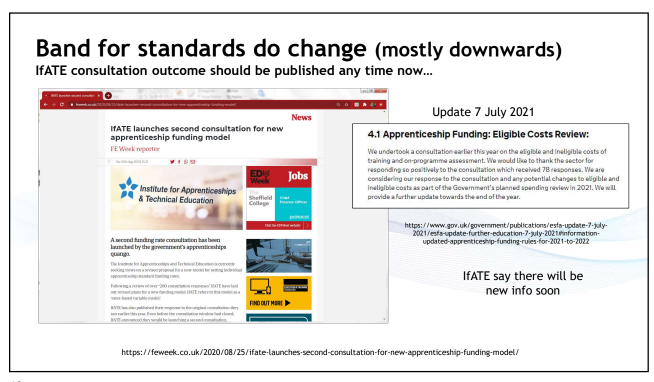
Apprenticeship technical funding guide

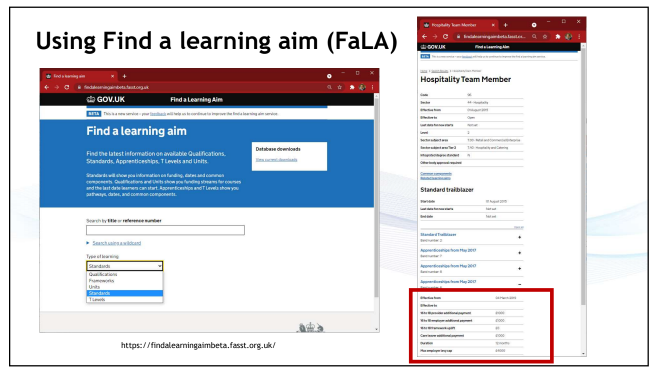
From August 2020

May 2021: version 3

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





Reminder

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

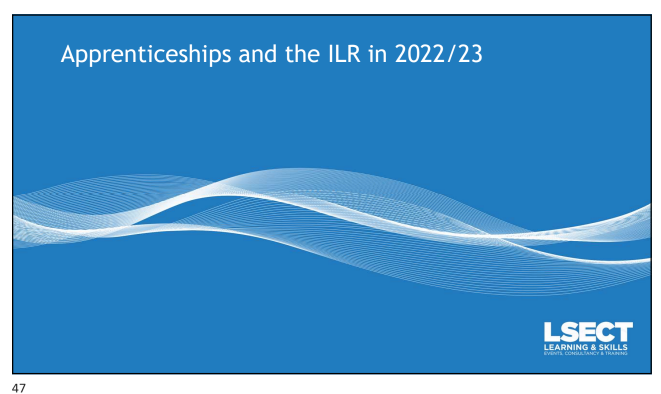
For additional learning support the ESFA will pay providers up to £150 a month, plus additional costs based on evidenced need

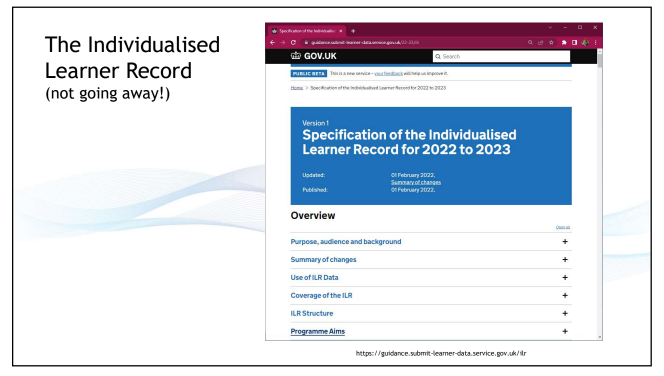
FRAMEWORKS ONLY: Additional provider payments for apprentices who live in the top 27% deprived areas. £600 for top 10% of deprived areas, £300 for next 10% range and £200 for the next 7% range

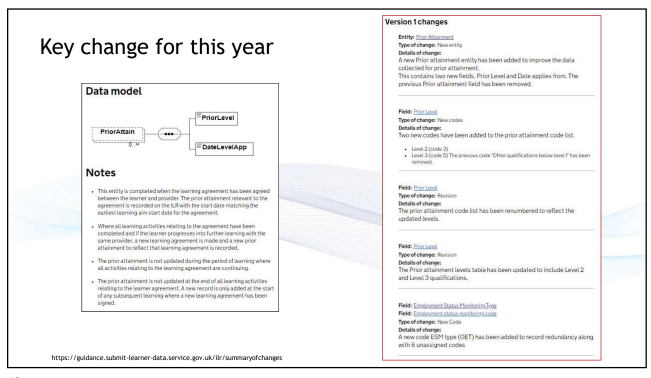
English and maths at level 1 and 2 funded directly by the ESFA at £471 for each qualification (no separate funding for ICT)

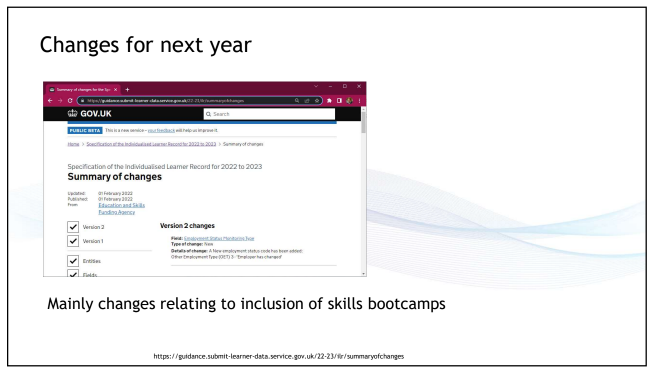
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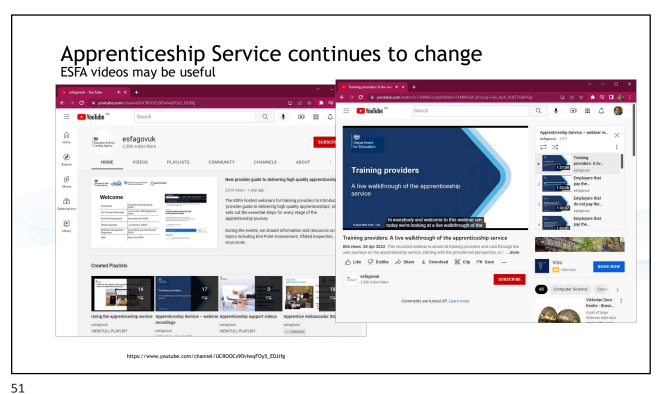
Demo of my apprenticeship funding calculator - 2022/23 edition



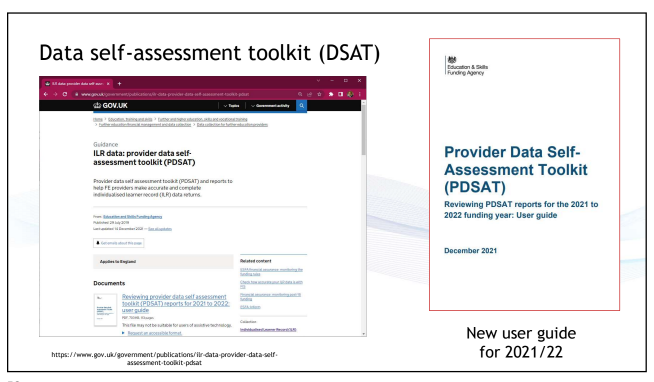


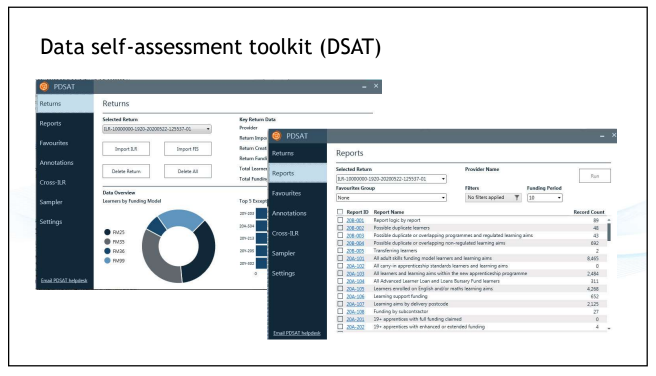












Example report and guidance

22A-212: Apprenticeship planned durations

Funding model: 36

Summarises by apprenticeship the count of apprenticeships starting on or after 1 May 2017 according to the planned duration.

For each apprenticeship and total negotiated price, this report groups by planned duration the number of learners. This enables review of the spread of planned durations for each apprenticeship programme.

Where providers deliver the same apprenticeship programme at the same price, it is reasonable to expect largely similar planned durations. Providers should be able to justify any wide variations in planned durations for delivery of the same apprenticeship programmes.

Look for apprenticeship programmes with learners on significantly different planned durations. For any individual apprenticeship programme, use report 22A-103 (All learners and learning aims within the new apprenticeship programme) to identify the learners affected and check whether there is any commonality between groups of learners and planned durations, such as whether they have the same employer.

Seek to establish the provider's reasons for such disparity and consider whether they are reasonable. In particular, consider whether it is appropriate to charge the same price for apprenticeship programmes that the provider plans to deliver over significantly different durations.

https://www.gov.uk/government/publications/ilr-data-provider-data-self-assessment-toolkit-pds at the provider of the provide

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Example report and guidance

22A-216: Planned off-the-job training hours

Funding model: 36

Identifies apprenticeship programmes with planned off-the-job training hours that may not meet the minimum requirement.

For each learner, this report uses the apprenticeship programme's planned duration, statutory annual leave entitlement and the least possible employment hours per week derived from the code associated with the employment status monitoring type Ell (Employment Intensity Indicator) to calculate the least possible minimum off-the-job training requirement. For learners appearing in this report, the number of planned off-the-job training hours recorded in the ILR is lower even than this calculated minimum, meaning that their apprenticeship programme does not contain at least the minimum required amount of off-the-job training, risking the apprenticeship's eligibility for funding.

The provider must check each learner listed and correct the planned off-the-job training hours accordingly.

https://www.gov.uk/government/publications/ilr-data-provider-data-self-assessment-toolkit-pds at the control of the control

Example report and guidance

22A-217: Actual off-the-job training hours compared to those planned

Funding model: 36

Identifies apprenticeship programmes with fewer actual off-the-job training hours than planned off-the-job training hours.

Use this report for ring-fencing and additional testing where you identify errors relating to the delivery of insufficient actual hours of off-the-job training.

It is quite feasible for the number of actual off-the-job training hours recorded in the ILR to be fewer than the number of planned off-the-job training hours, such as where an apprenticeship is delivered over a shorter duration than that planned. Where the actual off-the-job training hours are fewer than those planned, the provider, employer and apprentice must sign a summary statement confirming their agreement to, and satisfaction with, the quantity of training delivered. Providers must be able to supply such evidence to justify any instances appearing in this report.

Where the evidence does not confirm this, or does not exist, funding for an apprentice's programme may be invalid and subject to recovery.

https://www.gov.uk/government/publications/ilr-data-provider-data-self-assessment-toolkit-pdsat

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Example report and guidance

Checking DSAT reports can also help you find funding you might not have claimed but are entitled to

22A-218: Apprenticeship completions

Funding model: 36

Identifies apprenticeship standard programmes recorded as complete but with no completion date.

This report will assist providers in ensuring that they claim completion payments for apprenticeship standards.

Once an apprentice has completed the end-point assessment, the provider can report the completion in the ILR by recording Completion status = 2.

However, to trigger a completion payment, the provider must also return the completion date (i.e. the date that the end-point assessment was completed) in the ILR field Achievement date (regardless of the outcome).

Where a provider omits to return the Achievement date for an apprenticeship standard completion (where the practical period ended on or after 1 August 2019), it risks missing out on the completion payment.

The provider should review all records listed with a view to updating the Achievement date. It must accurately record the date that the end-point assessment was completed and to secure the completion payment, it must be returned before the final R14 hard close for the funding year in which the activity takes place.

Note that whilst this action will ensure that the completion payment is not affected by any omissions to these fields, there are other variables that may affect the completion payment, such as the collection of co-investment from the employer, where applicable.

https://www.gov.uk/government/publications/ilr-data-provider-data-self-assessment-toolkit-pds at the control of the control

