

Update to SSG Terms for Training Providers

1 April 2025

1. This is a Circular applicable to Registered Training Providers issued for the purposes of the *SkillsFuture Singapore Agency Terms for Training Providers* (“**Terms**”).
2. With immediate effect, paragraph 11 of Appendix A to the Terms shall be deleted in its entirety and replaced with the following contents:-

“11. *Unless otherwise permitted by SSG in writing (such permission to be given or withheld at SSG’s sole and absolute discretion), notwithstanding anything else set out in the Contract, you must not: -*

 - (a) *provide, or offer to provide, to any person any discount(s), award(s), reward(s), or anything of monetary value for any referral performed/to be performed by that person;*
 - (b) *conduct any lucky draws;*
 - (c) *provide, or offer to provide, gifts or vouchers; or*
 - (d) *use similar means*

with a view to getting any person or (in the case of (a) above) any other person to sign up for Registered Courses or Listed Courses.”
3. With immediate effect, the following contents shall be included as part of the Contract (as defined in the Terms) and inserted immediately after paragraph 20 of Appendix A to the Terms as paragraph 21 of Appendix A to the Terms:-

“21. *You shall not market, advertise or promote any of your Registered Courses or Listed Courses in a manner which:-*

 - (i) *is likely to cause annoyance to any person; or*
 - (ii) *may contravene Section 32 of the Miscellaneous Offences (Public Order and Nuisance) Act 1906 (or such other replacement statutory provision as may be enacted from time to time),*

or permit any of your Registered Courses or Listed Courses to be marketed, advertised or promoted in such manner. Further, you shall ensure that none of the Relevant Parties markets, advertises or promotes any of your Registered Courses or Listed Courses in the abovementioned manner, or permits any of your Registered Courses or Listed Courses to be marketed, advertised or promoted in the abovementioned manner. ”
4. With immediate effect, the following contents shall be included as part of the Contract (as defined in the Terms) and inserted immediately after clause 13.1(v) of the Terms as clause 13.1(w) of the Terms:-

“w) in the sole opinion of SSG, you or any of the Relevant Parties have/has marketed, advertised or promoted any of your Registered Courses or Listed Courses in a manner which:-

(i) was likely to cause annoyance to any person; or

(ii) may have contravened Section 32 of the Miscellaneous Offences (Public Order and Nuisance) Act 1906 (or such other replacement statutory provision as may be enacted from time to time),

or permitted any of your Registered Courses or Listed Courses to be marketed, advertised or promoted in such manner.”.

5. With immediate effect:-

(a) the phrase “*and/or*” at the end of clause 13.1(u) of the Terms is deleted; and

(b) the full-stop at the end of clause 13.1(v) of the Terms is deleted and replaced with “*; and/or*”.

6. With immediate effect, clause 8.3(c) of the Terms shall be deleted in its entirety and replaced with the following contents:-

“(c) where SSG has terminated this Contract, or suspended or terminated any Course Status, Registered Training Provider status, or any other right or benefit granted to you under this Contract, pursuant to Clause 13.1(b), 13.1(c), 13.1(d), 13.1(e), 13.1(f), 13.1(g), 13.1(k), 13.1(o), 13.1(p) or 13.1(w).”.

7. Thank you.