

Quality Assurance (including External Evaluation and Review (EER)) Amendment Rules 2017

1. Authority

1.1 These Amendment Rules are made under section 253 of the Education Act 1989.

2. Commencement

2.1 These amendment Rules come into effect 28 days after the date of approval of the Minister under section 253(5) of the Education Act 1989.

3. Quality Assurance (including External Evaluation and Review (EER)) Rules 2016 amended

3.1 The Quality Assurance (including External Evaluation and Review (EER)) Rules 2016 (the principal Rules) are amended as shown in the edited copy of the principal Rules in the **Appendix**.

Explanatory note

This note is not part of these Rules, but is intended to indicate their general effect.

This amendment to the principal Rules, which comes into effect 28 days after the date of approval of the Minister under section 253(5) of the Education Act 1989:

- removes references to MMEQA from the definition of Te Hono o Te Kahurangi quality assurance, and inserts new rule 6.2 relating to NZQA assessing requests for that quality assurance:
- changes the requirement for compliance declarations under rule 7.2, to a requirement for annual statutory declarations of compliance under rule 14B:
- allows the scope of an EER to change to address any concerns that come to light in relation to performance:
- changes the circumstances where no fee is charged for a reconsideration to where the reconsideration results in a change to statements of confidence:
- in rule 13.6 removes the restriction on NZQA in choosing suitably qualified persons for assessment purposes:
- prohibits Category 4 institutions from enrolling new students:
- adds missing references to ITOs in rule 14:
- removes the reference in Appendix 2 to NZQA's Evaluative Quality Assurance Policy Framework to allow flexibility over where NZQA's high level policy expectations will sit on its website.

These Rules are administered by the New Zealand Qualifications Authority

APPENDIX

Quality Assurance (including External Evaluation and Review (EER)) Rules 2016

1. Authority

1.1 These Rules are made under section 253(1)(pa) of the Education Act 1989.

2. Commencement

2.1 These Rules commence on the day after the date of approval by the Minister under section 253(5) of the Act.

3. Application of these Rules

3.1 These rules apply to institutions and ITOs.

4. Interpretation

4.1 In these Rules, unless the context otherwise requires:

Act means the Education Act 1989:

Category 1 institution or ITO is an institution or ITO of the kind described in Rule 11(1)(a):

Category 2 institution or ITO is an institution or ITO of the kind described in Rule 11(1)(b):

Category 3 institution or ITO is an institution or ITO of the kind described in Rule 11(1)(c):

Category 4 institution or ITO is an institution or ITO of the kind described in Rule 11(1)(d):

Category *withdrawn* institution or ITO is an institution or ITO of the kind described in Rule 11.1(e):

EER means external evaluation and review as described in Rules 5.1 to 5.6:

Institution includes any polytechnic, wānanga, government training establishment, or registered establishment:

ITO means an Industry Training Organisation within the meaning of section 159(1) of the Act:

NZQA means the New Zealand Qualifications Authority:

NZQF means the New Zealand Qualifications Framework:

PTE means a registered establishment:

Registered establishment has the same meaning as in section 159(1) of the Act:

Statement of confidence means one of the following levels of confidence in educational performance and in organisational capability in self-assessment (*with its Te Hono o Te Kahurangi quality assurance for EER equivalent in parenthesis*):

- (a) Highly Confident (*He pounamu kahurangi*):
- (b) Confident (*He pounamu whakairo*):
- (c) Not Yet Confident (*He pounamu hukihuki*):
- (d) Not Confident (*He pounamu*):

Statutory permission includes Code signatory status, programme approval, accreditation, training scheme approval, and consent to assess against standards:

Student includes learners and trainees:

Te Hono o Te Kahurangi quality assurance for EER means applying the Te Hono o Te Kahurangi whare ako framework and **Mātauranga Māori Evaluative Quality Assurance (MMEQA)** tools for the purposes of EER, as that framework and those tools are published from time to time by NZQA on its website, ~~and used by NZQA for the purposes of EER.~~

- 4.2 For the purposes of using Te Hono o Te Kahurangi quality assurance for EER under Rule 6.1, unless the context otherwise requires references in these Rules to:
- (a) “educational performance” are to be treated as references to “organisational performance”:
 - (b) “self-assessment” are to be treated as references to “self-reflective practice”:
 - (c) “Highly Confident” are to be treated as references to “He pounamu kahurangi”:
 - (d) “Confident” are to be treated as references to “He pounamu whakairo”:
 - (e) “Not Yet Confident” are to be treated as references to “He pounamu hukihuki”:
 - (f) “Not Confident” are to be treated as references to “He pounamu”.

EER processes

5. Description of EER

- 5.1 EER is part of NZQA’s integrated framework for evaluative quality assurance described in **Appendix 2** and is an independent evaluation of:
- (a) an institution that leads to a statement of confidence by NZQA in the institution’s educational performance (*as described in Rule 5.2*) and organisational capability in self-assessment (*as described in Rule 5.3*):
 - (b) an ITO that leads to a statement of confidence by NZQA about the ITO’s performance and organisational capability in self-assessment (*as described in Rule 5.4*).
- 5.2 For the purposes of Rule 5.1(a):

- (a) educational performance relates to the extent to which the educational outcomes achieved by the institution represent quality and value for students and others:
 - (b) for EER under Rule 6.1 using Te Hono o Te Kahurangi quality assurance for EER, organisational performance relates to the extent to which organisational outcomes (*inclusive of educational outcomes*) achieved by the institution represent quality and value for ākonga, whānau, hapū, iwi, and hāpori Māori (*where applicable*), other industry stakeholders, and bodies of knowledge such as Mātauranga Māori and Mātauranga ā Iwi.
- 5.3 For the purposes of Rule 5.1(a), capability in self-assessment relates to the extent to which the institution uses self-assessment information to understand its educational performance and bring about improvements through applying the requirements for self-assessment set out in **Appendix 1**.
- 5.4 For the purposes of Rule 5.1(b):
- (a) the performance of an ITO relates to the extent to which the training outcomes influenced by the ITO represent quality and value for employers, industry, trainees, and government:
 - (b) capability in self-assessment of an ITO relates to the extent to which the ITO systematically uses self-assessment information to understand its performance and bring about improvement.
- 5.5 The four stages of an EER are: scoping (*including selection of focus areas*); enquiry (*including on-site at the institution*); reaching conclusions (*including analysis*); and issuing a report.
- 5.6 In carrying out an EER NZQA will use the evaluation methods, tools, and processes that are published on its website to inform the conduct of each stage of an EER.

6. Te Hono o Te Kahurangi quality assurance for EER

- 6.1 An institution or ITO may ~~select request the use of~~ Te Hono o Te Kahurangi quality assurance for EER:
- (a) to assess any focus area within the scope of an EER; or
 - (b) for the full scope of the EER.

6.2 NZQA will evaluate a request made under Rule 6.1, may discuss the scope of the request with the institution or ITO, and will then make a decision on the request and its scope.

7. Process for and participation in EER

- 7.1 NZQA will notify the institution or ITO of a scheduled EER by giving the institution or ITO at least four months' notice, unless:
- (a) a shorter timeframe is agreed between NZQA and an institution or ITO; or
 - (b) Rule 12.2 applies, and NZQA gives notice of at least one month. ~~7.2~~
~~—When notifying an institution (other than a PTE) or ITO of a scheduled EER for the purposes of Rules 7.1 or 12.2, or agreeing a shorter timeframe under Rule 7.1(a):~~

~~NZQA will specify the time by which the institution or ITO must provide a fully completed compliance declaration, the form for which is available on the NZQA website; — the institution or ITO must supply that fully completed compliance declaration by that specified time.~~

7.2 [revoked]

- 7.3 The frequency of an EER, for a category of institution or ITO that has previously been subject to an EER, is as set out in Rule 12.1.
- 7.4 NZQA will reschedule a scheduled EER on request by an institution or ITO where NZQA is satisfied the institution or ITO has supplied convincing reasons to do so.
- 7.5 Following the scheduling of the EER, NZQA will notify the institution or ITO of the compulsory scope items set out in Rule 7.6, consult the institution or ITO about the remaining scope of the EER and, after taking into account any submissions from the institution or ITO and any other relevant information, NZQA will set the scope for the review.

7.5A Where, at any time during the four stages of an EER NZQA obtains information that causes NZQA to have concerns over any area of performance of the institution or ITO, NZQA may amend the scope to include that area (and adjust any set timeframes to accommodate the impact of the inclusion of that area).

- 7.6. The content of the compliance declaration provided under Rule 14B.1 7.2 (for PTEs this will be the content of its annual return statutory declaration for the relevant period of review), and the findings from any validation visit conducted under Rule 7.8(a), must be included in the scope of the review that is set under Rule 7.5.
- 7.7 NZQA will conduct the enquiry (*including on-site at the institution*) to gather sufficient evidence for reaching conclusions.
- 7.8 On reasonable notice from NZQA and for the purposes of the scheduled EER, an institution or ITO must:
 - (a) at a time specified in writing by NZQA to the institution or ITO, participate (*with full cooperation*) in a validation visit by NZQA (*for which fees are not chargeable by NZQA*) the purpose of which is to verify some or all of the content of any the compliance declaration of the institution or ITO as required by Rule 14B.1 (for PTEs, to verify some or all of the content of its annual return statutory declaration):
 - (b) provide to NZQA access to the premises, equipment, and relevant records, data, and other information:
 - (c) facilitate access to staff, contractors, and students:
 - (d) provide evidence of its self-assessment, based on the requirements set out in **Appendix 1** to these Rules.

8. EER report

- 8.1 After NZQA carries out the enquiry and analysis for a scheduled EER and reaches conclusions, NZQA will generate a draft EER report with interim findings, conclusions, and statements of confidence.
- 8.2 NZQA will provide a copy of the draft report to the institution or ITO and interested parties for comment.
- 8.3 The institution or ITO and NZQA will discuss and attempt to reach agreement on the processes and timing towards finalising the report.
- 8.4 Where reasonable attempts have been made and agreement is unable to be reached under Rule 8.3, NZQA will itself set the processes and timing towards finalisation of the EER report and notify the institution or ITO.

- 8.5 Subject to Rule 8.6 and Rules 9.1 – 9.7, once a finalised report is sent to the institution or ITO to conclude the agreed or set processes and timing, the finalised report will be published as the final report on NZQA’s website no less than 10 working days after providing the finalised report to the institution or ITO.
- 8.6 Where NZQA accepts for good reason that the processes and timing should be varied, NZQA may set new processes and timing for the finalisation of the report.

9. Reconsideration of an EER report

- 9.1 An institution or ITO may request a reconsideration of the statements of confidence reached by NZQA in a finalised report where the institution or ITO:
- (a) sends the request in writing on the official letterhead of the institution or ITO and signed by its Chief Executive (*or equivalent*) and the request is received by NZQA no later than 10 working days after the finalised report has been sent to the institution or ITO;
 - (b) alleges there have been process failures in finalising the report, or errors of fact or judgement made in the finalised report;
 - (c) provides sufficient information and evidence to support the allegation, being information that the institution or ITO considers necessary to give a full understanding of the reasoning and circumstances leading to the request; and
 - (d) provides information which shows that during the process leading to the finalised report the institution or ITO had raised the allegation with NZQA.
- 9.2 Where any request for reconsideration involves educational performance data, the reconsideration will only involve the data that were available to NZQA at the date the EER report was finalised.
- 9.3 Where a request is received that meets the requirements of Rule 9.1, NZQA will appoint an appropriately experienced reviewer who has not been involved in that EER of the institution or ITO to conduct the reconsideration and produce a reconsideration report.
- 9.4 NZQA will attempt to reach agreement with the institution or ITO on the processes and timing towards finalising the reconsideration report.
- 9.5 Where reasonable attempts have been made and agreement is unable to be reached under Rule 9.4, NZQA will itself set the processes and timing towards finalisation of the reconsideration report and notify the institution or ITO.
- 9.6 Subject to Rule 9.7, once the reconsideration report is finalised and if it requires changes to be made to the EER report, the changed EER report will be provided to the institution or ITO prior to publication on the NZQA website.
- 9.7 Where NZQA accepts for good reason that the processes and timing should be varied for the reconsideration report, NZQA may set new processes and timing for that report.

10. Fees

- 10.1 The fees payable for EERs and requests for reconsideration are the fees from time to time charged under section 254(2) of the Act, and published on NZQA’s website.

10.2 Where there is a finding in a reconsideration that there was a process failure in finalising the report or there were errors of fact or judgement, and this has resulted in a change to either or both of the statements of confidence in the finalised report ~~is amended as a result~~, no fee will be payable for the reconsideration.

Statements of confidence, categorisation, frequency, and incentives and sanctions

11. Categorisation of institutions and ITOs based on statements of confidence

11.1 For the purposes of these Rules:

- (a) a Category 1 institution or ITO is an institution or ITO that has received, in the most recent EER report published on the NZQA website in respect of that institution or ITO, either of the following statements of confidence:
 - (i) Highly Confident in educational performance (*for ITOs, in organisational performance*) and Highly Confident in organisational capability in self-assessment; or
 - (ii) Highly Confident in educational performance (*for ITOs, in organisational performance*) and Confident in organisational capability in self-assessment:
- (b) a Category 2 institution or ITO is an institution or ITO that has received, in the most recent EER report published on the NZQA website in respect of that institution or ITO, either of the following statements of confidence:
 - (i) Highly Confident in organisational capability in self-assessment and Confident in educational performance (*for ITOs in organisational performance*); or
 - (ii) Confident in educational performance (*for ITOs in organisational performance*) and Confident in organisational capability in self-assessment:
- (c) a Category 3 institution or ITO is an institution or ITO that has received, in the most recent EER report published on the NZQA website in respect of that institution or ITO, Not Yet Confident in educational performance (*for ITOs in organisational performance*) or in organisational capability in self-assessment, or Not Yet Confident for both (*provided it has not also received Not Confident in either educational performance (for ITOs in organisational performance) or organisational capability in self-assessment*):
- (d) a Category 4 institution or ITO is an institution or ITO that has received, in the most recent EER report published on the NZQA website in respect of that institution or ITO, Not Confident in educational performance (*for ITOs in organisational performance*) or in organisational capability in self-assessment, or in both:
- (e) a Category *withdrawn* institution or ITO is an institution or ITO that has received Category *withdrawn* status following the conclusion of the processes set out in Rules 11.2 – 11.4.

11.2 Where, since the publication of the most recent EER report in respect of an institution or ITO, NZQA considers that one or more of the statements of confidence the institution or ITO received in that report (*and its categorisation status*) no longer applies due to one or more of the serious concerns set out in Rule 11.3, NZQA may, after following the process set out Rule 11.4:

- (a) change the categorisation status of the institution or ITO from its existing categorisation to that of Category *withdrawn*; and

- (b) schedule an EER earlier than the frequency set out in Rule 12.1 (*except where NZQA became aware of the serious concerns during an EER which has started but not yet concluded*).

11.3 The serious concerns referred to in Rule 11.2 are:

- (a) significant or repeated non-compliance with the Act or with rules made under section 253 of the Act which resulted in NZQA issuing one or more compliance notices, withdrawing one or more statutory permissions, or imposing any statutory conditions:
- (b) the taking of any prosecution proceedings:
- (c) the financial position or financial performance of the institution or ITO detrimentally impacting on its provision of education or training:
- (d) a significant change in circumstances has occurred at the institution or ITO, resulting in NZQA having significantly lower confidence in:
 - (i) the governance or management of the institution or ITO; or
 - (ii) the ability of the institution or ITO to provide or arrange a sound educational or training environment for its students.

11.4 The process NZQA must follow for the purposes of Rule 11.2 is:

- (a) NZQA will give written notice to the institution or ITO of NZQA's intention to change its categorisation status to that of Category *withdrawn*, and set out which statement or statements of confidence NZQA considers no longer applies due to one or more of the serious concerns set out in Rule 11.3:
- (b) NZQA will give the institution or ITO at least 10 working days to respond to the notice:
- (c) NZQA will consider any submissions which are made by the institution or ITO within the response period given under paragraph (b):
- (d) after considering any submissions under paragraph (c), NZQA will notify the institution or ITO of the decision of NZQA as to whether or not NZQA has changed the categorisation status of the institution or ITO to Category *withdrawn* and, where NZQA does change the categorisation status to Category *withdrawn*, begin the process for scheduling an early EER for the purposes of Rule 11.2(b) (*except where an EER has been started but not yet concluded*).

12. Frequency of EERs following first EER

12.1 Following the first EER of an institution or ITO, further EERs will be scheduled for:

- (a) Category 1 and Category 2 institutions and ITOs within four years following publication of the report for their previous EER:
- (b) Category 3 institutions and ITOs within 12 to 24 months following publication of the report for their previous EER:
- (c) Category 4 institutions and ITOs within 6 to 12 months following publication of the report for their previous EER.

12.2 NZQA may schedule an EER earlier than the frequency set out in Rule 12.1 where there are outstanding concerns over the quality of its provision of education or over non-compliance issues relating to the Act or Rules.

13. Restrictions on the assessment and moderation of student work by Category 3 and 4 institutions

13.1 This Rule applies to institutions of the following kind:

- (a) Category 4 institutions; and
- (b) Category 3 institutions in respect of any programmes, training schemes, standards or prescriptions of a kind notified by NZQA to the institution.

13.2 From the date that is six weeks (*or such longer period as NZQA may allow*) after the date of publication of an EER report that results in an institution to which Rule 13.1 applies becoming a Category 3 or 4 institution, the institution must appoint one or more institutions (*of the kind described in Rule 13.3*) to:

- (a) carry out pre-assessment moderation of all assessment materials being used to assess students, prior to those materials being used for assessment of the students; and
- (b) either carry out the assessment and moderation of all student work, or verify the assessment and moderation of all student work that is carried out by the institution to which Rule 13.1 applies.

13.3 For the purposes of Rule 13.2, the kind of institution that must be appointed is an institution that:

- (a) is a Category 1 or 2 institution; and
- (b) has proven performance in, and provides, similar programmes or training schemes to those in respect of which the students being assessed are enrolled, or has proven expertise in the standards or prescriptions that the students are being assessed against; and
- (c) has a sufficient degree of independence from the Category 3 or 4 institution.

13.4 An institution to which Rule 13.1 applies may not:

- (a) enrol new students unless NZQA considers the institution has acceptable assessment and moderation arrangements in place; or
- (b) use any materials for assessment of students until the pre-assessment referred to in Rule 13.2(a) confirms that the materials appropriately assess the relevant learning outcomes; or
- (c) release assessment results to students or report results to NZQA until the assessment and moderation referred to in Rule 13.2(b) has occurred and any necessary changes to assessment decisions have been made.

13.5 The appointment of a Category 1 or 2 institution under Rule 13.2 must be set out in a written agreement that meets the purposes of Rule 13.2, and -

- (a) a copy must be supplied to NZQA by the institution to which Rule 13.1 applies prior to the agreement being implemented; and
- (b) the institution must address any concerns with the content of the agreement that are notified to the institution by NZQA.

13.6 Where an institution has not appointed any necessary Category 1 or 2 institution in accordance with Rules 13.2 and 13.5, and NZQA has not approved a longer period for the appointment under Rule 13.2, -

- (a) NZQA may appoint a suitable Category 1 or 2 institution, or ~~where NZQA is unable to find a suitable Category 1 or 2 institution, NZQA may~~ appoint

one or more suitably qualified persons, so that students can continue to be assessed in their study or training without unnecessary disruption; and

- (b) the Category 3 or 4 institution is responsible for ensuring there is a written agreement in place with the Category 1 or 2 institution or with the suitably qualified person, including provision for payment by the Category 3 or 4 institution of the reasonable cost of the assessment and moderation work carried out, and Rule 13.5 applies to the agreement.

13.7 Where NZQA is satisfied that an institution to which Rule 13.1 applies is fully competent at any particular kinds of assessment and moderation of student work that must be assessed and moderated by an independent institution under Rule 13.2, NZQA may release the institution to which Rule 13.1 applies from the requirements of Rule 13.2 in respect of those kinds of student work.

14. Applications by Category 3 and 4 institutions and ITOs for statutory permissions

14.1 A Category 4 institution or ITO will not be granted new statutory permissions until the institution or ITO improves its statements of confidence to at least Confident both in educational or ITO performance and in organisational capability in self-assessment at its next EER.

14.2 Where there are outstanding concerns over the quality of the provision of particular kinds of study or training of a Category 3 institution or ITO, or over non-compliance issues relating to the Act or Rules, NZQA will not grant new statutory permissions in those particular kinds of study or training until the institution improves its statements of confidence to at least Confident both in educational or ITO performance and in organisational capability in self-assessment at its next EER.

14.3 Despite the lack of confidence in the institution or ITO as a result of its EER report, where NZQA is satisfied that a Category 3 or 4 institution or ITO is fully competent to provide particular kinds of study or training or where extenuating circumstances apply, NZQA may consider granting new statutory permissions.

14A Category 4 institutions may no longer enrol new students

14A.1 From the date of publication of an EER report that results in an institution becoming a Category 4 institution (or such longer period as NZQA may allow), that institution must not enrol any new students into programmes, training schemes, or standards assessment that are quality assured by NZQA.

14B. Annual statutory declaration of compliance

14B.1 Institutions and ITOs must provide to NZQA, within 5 months of the end of the financial year of the institution or ITO, an annual statutory declaration as to their compliance with the Education Act 1989 and NZQA Rules.

14B.2 In providing the declaration required by Rule 14B.1, institutions and ITOs must use the compliance declaration form published on the NZQA website.

Impact on other actions, and consequential revocations

15. No prejudice to use of other sanctions under the Act

15.1 These Rules do not affect the ability of NZQA to take any of the following actions under the Act:

- (a) cancellation of the registration of a private training establishment, or imposition of conditions on its registration:
- (b) withdrawal of Code signatory status, a programme approval, an accreditation to provide an approved programme, a training scheme approval, or a consent to assess against standards:
- (c) imposition of conditions on a Code signatory, a programme approval, an accreditation to provide an approved programme, a training scheme approval, or a consent to assess against standards:
- (d) the exercise of any other regulatory, enforcement, or compliance powers.

16. Consequential revocations

16.1 The following rules are consequentially revoked:

- (a) the External Evaluation and Review (EER) Rules 2013:
- (b) the External Evaluation and Review (EER) Amendment Rules 2014:
- (c) the External Evaluation and Review (EER) Amendment Rules (No.2) 2014:
- (d) the External Evaluation and Review (EER) Amendment Rules 2016.

APPENDIX 1

Requirements for self-assessment

1. Institutions and ITOs must implement the following requirements for self-assessment:
 - (a) implement self-assessment using the key features of effective self-assessment set out in clause 2 of this **Appendix**:
 - (b) except where Te Hono o Te Kahurangi quality assurance for EER is used, answer the key evaluation questions to provide a common basis for both the self-assessment and external evaluation and review processes set out in clause 3 of this **Appendix**:
 - (c) where Te Hono o Te Kahurangi quality assurance for EER is used, respond to the pātai aromātai set out in clause 4 of this **Appendix**:
 - (d) use relevant minimum quantitative and qualitative data on such matters as learner enrolments, retentions and completions, to achieve the objects of clause 5 of this **Appendix**.
2. The key features of effective self-assessment referred to in clause 1(a) of this **Appendix** are in the following clauses 2.1 to 2.3.
 - 2.1. The institution or ITO uses ongoing processes to gain evidence of its own effectiveness in providing quality education.
 - 2.2. The processes the institution or ITO uses are comprehensive, authentic, transparent, and robust.
 - 2.3. The processes referred to in clauses 2.1 and 2.2 are focussed on:
 - (a) needs assessment:
 - (i) being the extent to which the institution or ITO systematically determines and addresses the needs of the relevant students, employers and the wider community; or
 - (ii) where Te Hono o Te Kahurangi quality assurance ~~for EER~~ is used, being the extent to which the institution or ITO systematically determines and addresses the needs of ākonga, whānau, hapū, iwi, hāpori Māori (*where applicable*), other industry stakeholders, and bodies of knowledge such as Mātauranga Māori and Mātauranga ā Iwi:
 - (b) processes and practices that support successful learning and help achieve outcomes:
 - (c) student achievement, being the impact of educational provision on student progress and the achievement of intended learning outcomes:
 - (d) outcomes for students, including educational achievement and longer term economic, social, and cultural benefits for them, and:
 - (i) the value of those achievements for the relevant students, employers and the wider community; or
 - (ii) where Te Hono o Te Kahurangi quality assurance for EER is used, the value of those achievements for the relevant students, ākonga, whānau, hapū, iwi, hāpori Māori (*where applicable*), other industry stakeholders, and bodies of knowledge such as Mātauranga Māori and Mātauranga ā Iwi:

- (e) using what is learned from self-assessment to reach evidence-based conclusions, to inform decision-making on strategic and business planning, and to drive improvements:
 - (f) actual improvements that have occurred, and the extent to which those improvements are relevant and worthwhile.
3. The key evaluation questions referred to in clause 1(b) of this **Appendix** are:
- (a) How well do students achieve?
 - (b) What is the value of the outcomes for key stakeholders¹, including students?
 - (c) How well do programme design and delivery, including learning and assessment activities, match the needs of students and other relevant stakeholders?
 - (d) How effectively are students supported and involved in their learning?
 - (e) How effective are the governance and management in supporting educational achievement?
 - (f) How effectively are important compliance accountabilities managed?
4. The pātai aromātai for the purposes of clause 1(c) of this **Appendix** are:
- (a) Ka pēhea tā koutou whakapuaki i te kaupapa, ā, ka pēhea koutou e mōhio ai e whakatutukihia ana?; and
 - (b) The kaupapa as consistent with Te Hono o Te Kahurangi are:
 - (i) Rangatiratanga
 - (ii) Whanaungatanga
 - (iii) Manaakitanga
 - (iv) Pūkengatanga
 - (v) Kaitiakitanga
 - (vi) Te Reo Māori
5. Relevant minimum quantitative and qualitative data referred to in clause 1(d) of this **Appendix** should meet the following objectives:
- (a) being available to enable the key evaluation questions to be answered consistently or, for Te Hono o Te Kahurangi quality assurance for EER, being available to enable the pātai aromātai to be answered consistently:
 - (b) generating comprehensive evidence that an institution needs for the purposes of:
 - (i) answering the key evaluation questions or, for Te Hono o Te Kahurangi quality assurance for EER, answering the pātai aromātai;
 - (ii) providing the basis for making valid comparisons; and
 - (iii) reaching consistent conclusions about performance and quality.

¹ “Stakeholders” for each institution or ITO will be different groups of people, but are likely to include some or all of students, communities, employers, professional bodies, and other relevant local and national groups.

APPENDIX 2

The integrated framework for evaluative quality assurance

1. NZQA's integrated framework for evaluative quality assurance encompasses:
 - (a) self-assessment by institutions and ITOs:
 - (b) front-end quality assurance processes, such as granting applications for:
 - (i) approval of qualifications for listing on the NZQF;
 - (ii) approval of programmes leading to qualifications;
 - (iii) approval of training schemes;
 - (iv) accreditation to provide approved programmes;
 - (v) approval of standards for listing on the Directory of Assessment Standards (Directory);
 - (vi) consent to assess against standards on the Directory; and
 - (vii) registration of PTEs:
 - (c) risk and compliance monitoring and enforcement, including:
 - (i) remedial actions including but not limited to improvement plans which are established for Category 3 and 4 institutions, and for ITOs receiving a statement of confidence that is Not Yet Confident or Not Confident:
 - (ii) issuing compliance notices, imposing conditions, and withdrawal or cancellation in respect of granted applications of the kind described in paragraph (b):
 - (ii) prosecuting certain offences set out in Part 24 of the Act and related criminal offences:
 - (d) EER and any other quality assurance within these Rules.
2. The high level policy expectations for the evaluative quality assurance framework are set out ~~in the NZQA policy "Evaluative Quality Assurance Policy Framework" published~~ on NZQA's website.
3. In implementing its evaluative quality assurance framework, NZQA uses the evaluation methods, tools, and processes that are published on its website, and revises them from time to time.