

**Senate Standing Committee on Education Employment and Workplace  
Relations**

**QUESTIONS ON NOTICE  
Additional Estimates 2011-2012**

**Outcome 5 - Workplace Relations & Economic Strategy**

**DEEWR Question No.** EW0958\_12

**Senator Boyce provided in writing.**

**Question**

**Regulation 3 of 2012**

In estimates the Department acknowledged that there were problems with the original draft of Regulation 144 because of errors in the supporting information supplied by the Queensland Government. Can you provide the exact detail of those errors?

**Answer**

In estimates on 15 February 2012, the department agreed with the statement that “the original errors came out of information that was provided by the Queensland department and by the ASU”.

As advised in estimates, some employers named in the *Fair Work (Transitional Provisions and Consequential Amendments) Amendment Regulations 2011 (No.1)* were not within its scope because of their status as constitutional corporations and/or because they were covered by an enterprise agreement.