

Deed Amendment Schedule - Miscellaneous Services (existing services only)

Note: This Deed Amendment Schedule is made under clause 7.1.2 of the Deed and replaces Schedule 2 and any earlier Deed Amendment Schedules in respect of services to be provided within the Participant's Plan start and end dates specified in this Schedule.

Note: If this Deed Amendment Schedule relates to a Deed entered into prior to 10 October 2022, clauses 1.1, 3.1.7 and 7.1 of the Deed are taken to be varied by agreement to align with those clauses in the Public Advocate's current standard form Miscellaneous Services Deed to permit this Deed Amendment Schedule to be made

Dated

20/10/2022

Participant's name

Guardian's name

Guardian email

Name of provider

Provider email

Support Coordinator staff name

Name of Organisation

Support Coordinator Email

Date of Original Deed

Upload Original Deed

Participant's Plan period to which this Deed Amendment Schedule relates:

Participant's Plan start date

Participant's Plan end date

Provider Notifications:

GST Exempt

Yes

This is a supply of one or more reasonable and necessary supports specified in the statement of participant supports under section 33 (2) of the NDIS Act, set out in the Participant's NDIS Plan currently in

effect under section 37 of the NDIS Act.

Temporary Transfer Payment (TTP)
N/A

The provider informs the Participant that they are complainant with the TTP terms set out in the NDIS Price Guide and therefore entitled to use the TTP support items (and price limits).

*Note: All services to be provided during this Participant's Plan period must be listed below and **quote for the entire Plan period.***

Support details

Item 1		
Support Item Number	Support Item Name	
Number of hours/units	Hourly rate / unit price	Total (\$)
		0.00
		TOTAL FOR ALL ITEMS
		\$0.00

The **Service Provider** warrants that:

(a) this Schedule reflects an agreement reached between the parties to:

(i) continue the provision of services beyond the Participant's Plan end date specified in item 2 of Schedule 1 or, if a Deed Amendment Schedule has previously been made, in the most recent Deed Amendment Schedule; and/or

(ii) alter the details of services specified in Schedule 2 of the Deed or, if a Deed Amendment Schedule has previously been made, in the most recent Deed Amendment Schedule;

(b) no services have been included in this Deed Amendment Schedule which were not previously listed in Schedule 2 of the original deed or, if a Deed Amendment Schedule has previously been made, in the most recent Deed Amendment Schedule;

(c) prior to entering the start date and end date of the Participant's Plan in this Schedule, it verified with the Support Coordinator the accuracy of those dates; and

(d) prior to entering the details of services in this Schedule, it confirmed with the Support Coordinator that there is sufficient funding available in the Participant's Plan for the total cost for all services listed in this Schedule.

SIGNED for and on behalf of the Service Provider

Name of Service Provider signing

Date

This document was electronically signed in accordance with the [COVID-19 Omnibus \(Emergency Measures\) \(Electronic Signing and Witnessing\) Regulations 2020](#)

Note: As there is already a Deed in place between the Participant and Service Provider in respect of the types of services included in this Deed Amendment Schedule, the Guardian does not need to sign this Deed Amendment Schedule