National Disability Insurance Scheme

Application for a review of a reviewable decision

This form can be:

* Downloaded from the [NDIS Website](https://www.ndis.gov.au/participants/reasonable-and-necessary-supports/decision-review/application-review-reviewable-decision.html) and lodged in person, by mail or email to [enquiries@ndis.gov.au](mailto:enquiries@ndis.gov.au)
* Completed by a National Disability Insurance Agency (NDIA) officer at your local office, over the phone or in-person

Part A – Applicant information

The NDIS Act states some NDIA decisions can be reviewed. These are known as *Reviewable Decisions*.

A list of NDIA reviewable decisions are listed in Appendix 1 at the end of this form. They include, for example:

* NDIS access
* The funding and provision of reasonable and necessary supports
* Nominee appointments
* Parental responsibility recognition.

Providers may seek a review of a decision not to register them or a decision to revoke their registration.

A person may request a review if they are directly affected by an NDIA decision.

The request for review must be made within three months of receiving the reviewable decision notice.

A request for review may be made by:

1. sending or delivering a written request to the NDIA; or
2. making an oral request, in person or by telephone or other means, to the NDIA.
3. completing and lodging this form in person, by mail or email to [enquiries@ndis.gov.au](mailto:feedback@ndis.gov.au)

Part B – About You

|  |  |
| --- | --- |
| Name: |  |
| Mr/Ms/Miss/Mrs: |  |
| Participant number: (for participants) |  |
| Address: |  |
| Home contact number: |  |
| Work contact number: |  |
| Mobile: |  |
| TTY: |  |
| Email: |  |

**Preference for contact (circle one): Phone email**

**Only fill in this box if you are the participant’s nominee**:

|  |  |
| --- | --- |
| Nominee name: |  |

**Only fill in this box if someone is helping you. For example, a family member, a carer or advocate.**

|  |  |
| --- | --- |
| Representative name: |  |
| What is your relationship to this person: | Individual Advocate |
| Organisation (if any): | People With disabilities WA |
| Postal address: | 1/37 Hampden Road  NEDLANDS WA 6009 |
| Home contact number: |  |
| Work contact number: | 08 9485 8900 |
| Mobile: |  |
| TTY: |  |
| Email: |  |

**Representative preference for contact (circle one): phone email**

**NOTE: If you need help filling in this form please contact your local office for assistance.**

Part C – What are the grounds for this review?

## What is your request for review about?

I am requesting a decision review about:

Please record details below.

## When was the decision made? (Please state date, month and year)

## Why do you want the decision reviewed?

Describe why you want the decision reviewed. Are there facts you feel have not been taken into account or properly looked at? Is there any additional information we may not have considered at the time?

## How has it affected you? (Please tell us how the decision has affected you?)

**What outcomes are you seeking?** (Please tell us what you expect from this review?)

Part D – Further information

## Supporting information

Please attach copies of any documents you think may help us to review this decision. For example letters, references, emails. If you don’t have any, can you tell us what information you think we need to get?

Progress reports have been requested from the following Allied Health services

**You can also write a letter to the NDIA and address it to PO Box 700 Canberra ACT 2601; telephone us on 1800 800110, or lodge your Application for review of a reviewable decision form at your local NDIS office.**

**Personal information collected**

The NDIA needs to collect some of your personal information so it can effectively conduct an internal review of a reviewable decision made under the *National Disability Insurance Scheme Act 2013*.

Just so you are aware, any personal information the NDIA collects is protected under the NDIS Act and the *Privacy Act 1988*.

You can also ask to see what personal information (if any) the NDIA has about you at any time, and you can get it corrected if your information is wrong.

**Personal information use and disclosure**

The NDIA will use your personal information to do an internal review of a reviewable decision made under the NDIS Act.

If you do not provide all of the information requested on this form, your request for an internal review may be delayed due to the NDIA not having enough information to consider the decision, which is under review.

The NDIA will not use any of your personal information for any other purposes, or disclose it to any other organisations, individuals or overseas recipients unless it is authorised by law or you give us consent.

The NDIA’s privacy statement describes

* how we will use your personal information;
* reasons why some personal information may be given to other organisations from time to time;
* how you can access the personal information we have about you on our system;
* how you may complain about a breach of the Australian Privacy Principles and how the NDIA will deal with your complaint; and
* how you can correct your personal information if it is wrong.

You can [read the statement on the NDIS website](http://www.ndis.gov.au/privacy).

**Personal information storage**

The NDIA uses an Australian Government computer system to store personal information. System users other than NDIA staff may at times be able to see your name when performing duties for their own programs but they are not permitted to record, use or disclose any information and they will not know if you become an NDIS participant. State or territory government officials may also have access to your personal information as part of the agreement between governments to assist the states and territories in their NDIS evaluation.

Appendix 1- Reviewable Decisions

Each of the following CEO decisions is a ***reviewable decision***:

(a) a decision a person does not meet the access criteria;

(b) a decision not to specify a period under s 26(2)(b);

(c) a decision to revoke a person’s status as a participant;

(d) a decision to approve the statement of participant supports in a participant’s plan;

(e) a decision not to extend a grace period;

(f) a decision not to review a participant’s plan;

(g) a decision to refuse to approve a person or entity as a registered provider of supports;

(h) a decision to revoke an instrument approving a person or entity as a registered provider of supports;

(i) a decision to make, or not to make, a determination in relation to a person;

(j) a decision not to determine a child can represent themselves;

(k) a decision to make, or not to make, a determination a person has parental responsibility for a child;

(l) a decision to appoint a plan nominee;

(m) a decision to appoint a correspondence nominee;

(n) a decision to cancel or suspend, or not to cancel or suspend, the appointment of a nominee;

(o) a decision to give a notice to require a person to take reasonable action to claim or obtain compensation;

(oa) a decision to refuse to extend a period;

(ob) a decision to take action to claim or obtain compensation;

(oc) a decision to take over the conduct of a claim;

(p) a decision to give a notice the CEO proposes to recover an amount;

(q) a decision not to treat the whole or part of a compensation payment as not having been fixed by a judgement or settlement;

(r) a decision not to write off a debt;

(s) a decision under section 192 that the CEO is not required to waive a debt;

(t) a decision under section 193 not to waive a debt;

(u) a decision the CEO is not required to waive a debt;

(v) a decision under section 195 not to waive a debt