Attachment 6



TERMS AND CONDITIONS OF ENGAGEMENT DEPUTY CHIEF MENTAL HEALTH ADVOCATE

Background and structure:

- 1. The Mental Health Act 2014 (the MH Act) creates the role of a Chief Mental Health Advocate (Chief) who must engage, under a contract for services, one or more persons to be Mental Health Advocates to provide independent advocacy services. Advocacy services are provided to, amongst other things, protect the rights of "identified persons" as defined under the MH Act (see s348). Identified persons includes involuntary inpatients and people on Community Treatment Orders, people who are detained on referral awaiting assessment by a psychiatrist, psychiatric hostel residents and mentally impaired accused in authorised hospitals and on release orders. Advocacy services are also provided under the Criminal Law (Mental Impairment) Act 2023 (CLMI Act) to "CLMI Identified Persons" who are unfit accused or certain supervised persons; and under the Declared Places (Mentally Impaired Accused) Act 2015 (DP Act) to residents of declared places.
- 2. The Mental Health Advocacy Service (MHAS) provides identified persons and residents with access to information about their rights, individual support and advocacy to protect and exercise those rights and pursue and attempt to resolve users' complaints as well as carry out the other legislative functions in Part 20 of the MH Act, Part 8 of the CLMI Act and Part 10 of the DP Act. It will also provide a systemic overview of services from an advocacy stance and promote compliance with the MH Act and Charter of Mental Health Care Principles and specified principles of the CLMI Act.
- 3. The Chief, appointed by the Minister, is the head of MHAS. A Deputy Chief Mental Health Advocate, Senior Mental Health Advocates and Mental Health Advocates, including a Youth Mental Health Advocate and any other specialist Advocates, will be engaged by the Chief on terms set out in the MH Act, this document, and their letter of appointment.
- 4. All Mental Health Advocates are subject to the general direction and control of the Chief (see s352(5) of the MH Act and s134(4) of the CLMI Act) who is required, amongst other things, to provide advice and assistance and ensure that the advocates receive adequate training in relation to the performance of their functions under the MH Act (see s351 of the MH Act and s131(1)(g) of the CLMI Act). The Chief will also set standards and protocols for the performance by Mental Health Advocates of their functions.
- 5. Some of the functions of the Chief will be delegated to the Deputy Chief Mental Health Advocate and some to the Senior Mental Health Advocates pursuant to s374 of the MH Act and s133 of the CLMI Act. Mental Health Advocates, through this delegation, will primarily report to a Senior Mental Health Advocate.

General terms and conditions of engagement:

- 6. The terms and conditions of engagement and remuneration of a Deputy Chief Mental Health Advocate is as set out in this document, the letter of engagement, and the MH Act, and have been determined by the Minister in accordance with s369(2) of the MH Act.
- 7. A Deputy Chief Mental Health Advocate is engaged on a contract for services basis for the period specified in their letter of engagement but not exceeding 3 years in accordance with s369(1) of the MH Act.
- 8. It is a term and condition of the engagement that the applicant must:
 - 8.1. be an Australian permanent resident / Australian Citizen, or hold a Special Category Visa with unrestricted stay and work right for New Zealand citizens.
 - 8.2. sign a Code of Conduct
 - 8.3. declare any conflicts of interest in accordance with the MHAS conflict of interest protocol and s373 of the MH Act
 - 8.4. comply at all times with the standards and protocols (including policies and procedures) set, and follow directions by the Chief or any delegate able to be given under the MH Act or CLMI Act in relation to the performance of functions
 - 8.5. meet any Key Performance Indicators set down for Mental Health Advocates by the Chief or any delegate.
- 9. The terms and conditions of resignation and removal from office are set out in ss371 and 372 of the MH Act. Failure to comply with the Code of Conduct, or standards and protocols set, or directions issued under the MH Act or CLMI Act, by the Chief can amount to incompetence, neglect of duty or misconduct for the purposes of s 372 of the MH Act.

Services to be provided by the Deputy Chief Mental Health Advocate:

- 10. A Deputy Chief Mental Health Advocate is required to perform the functions set out in Part 20 of the MH Act and in particular ss352 and 363, Part 8 of the CLMI Act and in particular ss134 and 136, and Part 10 of the DP Act and in particular s53.
- 11. Pursuant to s374 of the MH Act and s133 of the CLMI Act a Deputy Chief Mental Health Advocate will also be delegated a number of functions of the Chief as set out in the MH Act, CLMI Act and DP Act (which delegations may be subject to conditions, qualifications, limitations or exceptions) in written instrument(s) of delegation.
- 12. In carrying out their functions (both delegated and otherwise) and as a condition of payment for services a Deputy Chief Mental Health Advocate will also be required to:
 - 12.1. comply with all other requirements of the MH Act, DP Act and CLMI Act
 - 12.2. submit reports in writing and/or electronically in accordance with published policy and/or draft letters as directed by the Chief
 - 12.3. attend and conduct training as required
 - 12.4. work independently and lead teams of Senior Mental Health Advocates:

- 12.4.1 monitoring and ensuring the Senior Mental Health Advocates' compliance with the MH Act and/or the CLMI Act and/or DP Act including managing workload distribution
- 12.4.2 monitoring and ensuring the Senior Mental Health Advocates' compliance with the standards and protocols set by the Chief
- 12.4.3 providing the Senior Mental Health Advocates with advice, assistance, control and direction
- 12.5. attend and conduct or chair meetings as required
- 12.6. draft, revise and amend standards and protocols to be approved by the Chief
- 12.7. otherwise assist the Chief as requested in relation to any delegated duties
- 12.8. comply with lawful direction from the Chief
- 12.9. submit claims for payment as required
- 12.10. provide advance notice as required by the Chief of the periods that they will not be available to perform the role of a Deputy Chief Mental Health Advocate
- 12.11. deliver services for the minimum number of hours as set out in the letter of engagement.
- 13. A Deputy Chief Mental Health Advocate may be required to:
 - 13.1. give presentations on the role of the MHAS to staff in a hospital, psychiatric hostel, prison or other relevant facility, and others
 - 13.2. represent the Chief and MHAS on relevant committees and working parties
 - 13.3. liaise with relevant government and non-government agencies, consumers, carers, consumer groups and other stakeholders to ensure continuity of services provided by the MHAS
 - 13.4. take responsibility for phone rosters over weekend and public holiday periods
 - 13.5. deliver services in the evening or on a weekend
 - 13.6. deliver services for hours in addition to the hours stated in their letters of engagement when asked to by the Chief.

Remuneration and what is claimable:

- 14. A Deputy Chief Mental Health Advocate will be remunerated for their services as follows, subject to satisfactory invoices and reports being provided:
 - 14.1. an hourly rate as stated in the letter of engagement
 - 14.2. superannuation as required by law into a superannuation fund of their choice
 - 14.3. a payment for mileage paid at the rates published by the Australian Taxation Office and in compliance with the Public Sector Commissioner's 'Reimbursement for Government Boards and Committees: Guidelines for the Payment of Government Boards and Committees' when a Mental Health Advocate uses their own vehicle to provide approved services on behalf of the Chief
 - 14.4. a call out fee in addition to the hours worked for authorised visits by Mental Health Advocates working in regional areas and others as determined by the Chief.

Other Benefits payable for services:

- 15. A Deputy Chief Mental Health Advocate will also be provided with:
 - 15.1. cover for workers compensation and liability insurance
 - 15.2. access to an employee assistance program
 - 15.3. training as agreed with the Chief or the Chief's delegate.
- 16. Additional payments may be made at the discretion of the Chief to persons to perform specialist roles as envisaged in s350 of the MH Act.

Equipment to be provided by the Deputy Chief Mental Health Advocate:

- 17. It is a term and condition of the contract for services that the following equipment be provided and maintained by a Deputy Chief Mental Health Advocate at their own expense:
 - 17.1. a car (registered and insured as set out below) or other means of transport to enable travel to, from and between facilities
 - 17.2. a personal smartphone which is password protected and not shared with any other person
 - 17.3. a computer with Microsoft Office software compatible with the MHAS software and appropriate virus and other protection
 - 17.4. an email account which is password protected and not shared or accessed by any other person
 - 17.5. a printer
 - 17.6. any other administration arrangements and information technologies required by the Chief in order to perform their work.

Other terms and conditions of the contract for services and engagement:

- 18. Applicants will be required to obtain on or before their appointment, and maintain throughout the term of their appointment, the following at their own cost:
 - 18.1. evidence of a satisfactory Australian National Police Certificate (Criminal Record Screening), which must not be more than 6 months old at commencement, prior to their appointment
 - 18.2. a valid Working with Children Check if requested by the Chief
 - 18.3. if using a car as a means of transport whilst performing services for the MHAS:
 - 18.3.1. a valid driver's licence
 - 18.3.2. compulsory third-party insurance as required under any statute relating to motor vehicles used in connection with work carried out as a Mental Health Advocate
 - 18.3.3. motor vehicle comprehensive insurance covering legal liability against property damage and bodily injury to, or death of, persons (including bodily injury gap

protection) caused by motor vehicles used in connection with work carried out as a Mental Health Advocate for an amount of not less than \$20 million for any one occurrence and unlimited in the aggregate.

- 19. A Deputy Chief Mental Health Advocate agrees that if there is any event during the term of their engagement that has or will affect their Criminal Record Screening, they will immediately advise the Chief Mental Health Advocate.
- 20. Appointment as a Deputy Chief Mental Health Advocate will not constitute the relationship of employer and employee between the Deputy Chief Mental Health Advocate and the Chief Mental Health Advocate or the State of Western Australia.

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(insert name)	(insert address)
agree to the above terms and conditions of my engagement as a Deputy Chief Mental Health Advocate by the Chief Mental Health Advocate pursuant to the <i>Mental Health Act</i> 2014.	
Signature	Date
Signed by Chief Mental Health Advocate:	
Dr Sarah Pollock	