

Appointing a nominee

Quick summary:

If you're 18 or older, you have the right to make decisions about your business with the NDIS, including how we interact with you. We'll always start from the principle that you can make decisions for yourself. But we know making decisions can sometimes be hard. We'll check with you to see if you're ok making decisions independently. If not, we'll see if you can make decisions with support. If you're younger than 18 you can be supported by a <u>child</u> representative.

If you're not able to make decisions, even with support, we'll explore who else can make decisions and do things on your behalf. We call this representative decision-making, and we call this person a nominee. The role of a nominee is voluntary, which means they don't get paid.

If you have a nominee, they'll be responsible for making decisions about your business with the NDIS and doing things on your behalf. They must listen to your wishes and do things that support your personal and social wellbeing. They must also try to help you learn how to make your own decisions. We'll only appoint a nominee for you if it's the only option to make decisions about your business with the NDIS.

There are some decisions you need to make, such as the goals you want to pursue, and which service providers you want to use. There are some decisions we need to make to support you to do this. For example, we make the decisions about which supports we'll fund in your plan. And we decide whether to appoint or suspend a nominee.

When we say 'we decide' or 'our decision', we mean the decisions that the NDIA needs to make. When we say 'you decide' or 'your decision', we mean the decisions that you need to make about your business with the NDIS.

What's on this page?

This page covers:

- Do you need help to make your NDIS decisions?
- What types of nominees are there?
- Who can be your nominee?

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- What do we consider when appointing a nominee?
- What are the duties of a nominee?
- How do you get a nominee?
- When would a nominee appointment be cancelled or suspended?
- What if you don't agree with a decision we make?

You might also be interested in:

- Child representatives
- Your privacy and information

Do you need help to make your NDIS decisions?

If you're 18 or older we:

- assume that you're able to make decisions about your life and your business with the NDIS¹
- believe you're the best person to make decisions that affect your life
- want to help you build your skills in making decisions
- want you to have every opportunity to act on your own behalf, with or without support
- believe you should be involved in any decision-making that affects you, and wherever possible make decisions for yourself²
- believe you have the right to have choice and control and be at least an equal partner in decisions that will affect your life.³

There are different ways you can get help to make decisions about your business with the NDIS. You might want a support person like a family member, friend or an advocate to attend NDIS meetings with you. Or you may like to give express consent so that we can discuss and share information about your business with the NDIS with other people. Express consent is different to a nominee because your support person can't make decisions for you like a nominee can. You can give express consent by using an <u>NDIS consent form</u>, or you can tell us verbally, in writing, or in some other way that you communicate. You can talk to us about how to get support for decision making at any time.

If you're applying to the NDIS, you can have a guardian or support person help you make decisions, instead of a nominee. We can only appoint a nominee when you become a participant in the NDIS.

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What decisions do you need to make about the NDIS?

There are lots of decisions you'll need to make about your business with the NDIS. These include:

- what goals you want to pursue
- how you'll pursue your goals
- which service providers you want to get your NDIS funded supports from
- when and how you get your funded supports
- how your family, friends and people in your community support you
- how you can get support from mainstream and community services
- how you want your NDIS funding managed
- how your NDIS supports are working for you.

What if I can't or don't want to make my own decisions?

As a last resort, if you can't, or don't want to make your own decisions about your business with the NDIS, even with support, you can ask us to appoint someone to make these decisions for you. We call this representative decision-making, and we call this person a nominee. That is, someone represents you by doing things and making decisions on your behalf.⁴ Under the laws for the NDIS, there are important rules about when it's appropriate for us to appoint a nominee, <u>who can be your nominee</u> and <u>what their duties are.</u> We only appoint a nominee for you when it's not possible to support you to make your own decisions or you choose not to make your own decisions.

If you're not sure whether you need a nominee, check whether the statements below apply to you.

You might need a nominee if:

- it's very difficult or impossible for you to make important decisions that affect your life
- you need a lot of help from someone else to work with us on making decisions about your business with the NDIS
- you need other people to work out what's best for you
- you need a lot of help from someone else to develop, understand or manage your plan
- you find it hard to work out or think about the information you need when making decisions

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• you can't tell us what you think is best for you.

In rare situations, we may decide to appoint someone to make decisions on your behalf even if you don't ask us to. We would only do this if there was no other way for decisions to be made about you and the NDIS.⁵ Learn more about <u>what we consider when appointing a nominee</u>.

What types of nominees are there?

There are 2 types of nominees:

- plan nominees
- <u>correspondence nominees.</u>

A plan nominee can make decisions about parts of the preparation, management or changes to your plan, that you choose. They will receive notices from us relating to your plan, and the details of the notices we send to you. A correspondence nominee can make some decisions about your business with the NDIS, not including those for the plan nominee. We send notices about you or for you to a correspondence nominee and tell them when we contact you directly.

You can have either a plan nominee, a correspondence nominee, or you can have both.⁶

You can have the same person as both your plan and correspondence nominee.⁷ Or you can have one person as your plan nominee and someone different as your correspondence nominee. We can also appoint more than one person as your plan nominee.⁸ For example, we could appoint 2 people as your plan nominees, each person being responsible for different decisions.

What is a plan nominee and what do they do?

A plan nominee can make decisions about:

- planning preparing or changing your plan⁹
- managing your plan funding receiving and managing your funding and using your funding.¹⁰

A plan nominee can be appointed to do either or both of these things.¹¹

You can have more than one plan nominee.¹² If you have 2 or more plan nominees they may each have different responsibilities. But only one can manage the funding in your plan. If you want to change or update who can manage the funding in your plan, you or your nominee can contact us. We will then make a decision about who manages the funding in your plan.

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You can ask us to limit the things your plan nominee can do. For example, you might want to decide by yourself what goals you want to pursue with your NDIS plan, but you want your plan nominee to help you manage your funding.¹³

We can also limit what plan nominees can and can't do for you, depending on what decisions we need them to make for you.¹⁴

When your plan nominee does something on your behalf we look at this as if you had done it yourself.¹⁵

If you have a plan nominee appointed by us they can only do something on your behalf if they believe you're not able to do it yourself.¹⁶ Learn more about the <u>duties of a nominee</u>.

Your nominee doesn't have any criminal liability under the laws of the NDIS for:

- anything you do or fail to do
- anything the nominee does in good faith, in their role as your nominee.¹⁷

However, an exception to this would be if your plan nominee refused or didn't comply with a notice from us asking for a statement about the use of your funding.¹⁸ A nominee may be responsible for criminal offences under other laws in this case.

What is a correspondence nominee and what do they do?

A correspondence nominee is someone who can make some decisions for you about your business with the NDIS. But they can't do anything or make decisions about:

- preparing or changing your plan
- managing the funding for supports in your plan.¹⁹

If you need someone to make decisions for you about your plan, you may need a plan nominee.

A correspondence nominee can ask us for information about you, or for you.²⁰ They can receive letters and notices from us about you, or for you.²¹

When your correspondence nominee writes to us on your behalf, we treat this as if you had written to us yourself.²² When we send your correspondence nominee a piece of information, we treat this as if we're sending it to you.²³

Any notice we would normally give to you as a participant, we'll give to your correspondence nominee.²⁴ In most cases, we expect your nominee to respond to us if we ask for something to be done, or information given to us.

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How long can your nominee be appointed for?

Your nominee can be appointed for a set period of time or indefinitely.²⁵

If the appointment is for a set period, we can arrange for your nominee's role to end:

- after a period of time, for example, after 6 months
- when a certain event takes place, for example, when you turn a certain age, or at your next plan reassessment.²⁶

Having a nominee appointed for a set period can be good when you're building your decision-making skills. You may have supports included in your plan to build these skills. We'll talk to you about the different help available for decision-making. We'll also help you to change from having a nominee and representative decision-making, to supported decision-making when you're ready.

A set period might also be best when:

- we think we should review your need for a nominee after a period of time, for example, whenever we change your plan or at a check-in²⁷
- we expect an appointed decision-maker, for example a guardian, will probably be appointed for you, and you'll only need a nominee until then²⁸
- the person you want as your nominee isn't currently available and we need to appoint someone else as a nominee until that person becomes available²⁹
- your nominee is a court-appointed or participant-appointed decision-maker, and we think their role as your NDIS nominee should end when their appointment as your decision-maker ends.³⁰

When we decide how long to appoint your nominee for, we must also consider:³¹

- what you want³²
- the opinions of any carers who help you to make decisions and manage your day-today activities³³
- the opinions of other people who support you.³⁴

If your nominee is appointed for a set period of time, we will write to you and your nominee before the nominee role ends.

Who can be your nominee?

There are laws and rules we must apply when deciding who can be your nominee. Some of the things we ask you to think about in the section <u>What should you think about when</u>

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<u>deciding who you want to be your nominee</u> are about these rules. We work with you to make sure whoever is appointed as your nominee is the right person for you. We want to make sure that as a nominee, they'll always be doing everything to support your personal and social wellbeing.

We'll ask you who you want us to appoint as your nominee,³⁵ in whatever way you express your wishes.³⁶ For example, you might tell us verbally, write to us, you might express in a non-verbal way, or through a support person.

Can I decide who I want as my nominee?

If you ask us to appoint a specific person, we'll probably appoint that person.³⁷ We will check:

- that this is your decision, and you haven't been pressured to appoint them³⁸
- if there is a conflict of interest, for example, they're also one of your providers³⁹
- if the person is already helping you in your life and what they're already doing to help you.⁴⁰

We'll ask you if you have carers or other people who support you and make decisions in your day-to-day life. If so, we'll also talk to them and ask their opinion about you having a nominee and if they think the person would do a good job.⁴¹

You might already have a government or court appointed decision-maker, who has similar responsibilities to a nominee. Learn more about <u>how we work with legally appointed decision</u> <u>makers.</u>

We need to make sure the person who will be your nominee understands what it means to be a nominee and will do the best job they can for you.⁴² Learn more about the <u>duties of a nominee</u>.

What questions do we ask about your proposed nominee?

When you have asked for someone to be made your nominee we'll appoint them if we can.⁴³ But there is information we'll need to collect, and things we'll need to think about, before we decide to appoint someone to be your nominee.

We'll ask you and your proposed nominee some questions. We'll think about the answers we get to these questions before we decide to appoint your proposed nominee.

We'll ask:

• Has your proposed nominee given written consent to be made your nominee?⁴⁴

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- Have you and your nominee thought about your wishes, and how you might communicate them to your nominee?⁴⁵
- Will the nominee appointment have a positive or negative effect on your relationships with your family, friends and informal networks?⁴⁶
- Do you already have any arrangement with your proposed nominee?⁴⁷
- Have you and your proposed nominee talked about how they will help you to build your capacity to make decisions for yourself?
- Has your proposed nominee put any pressure on you to make them your nominee?⁴⁸
- What do some of the other people who support you think about your proposed nominee being your representative decision maker?⁴⁹
- Is your proposed nominee willing and able to:
 - work with others who look after your wellbeing⁵⁰
 - involve you in decision-making⁵¹
 - help you to make decisions for yourself⁵²
 - work out what judgements and decisions you'd want to make for yourself⁵³
 - do all the activities needed of a nominee, for example, they might have to enter into contracts on your behalf.⁵⁴
- Does your proposed nominee understand what they need to do in this role, and will they be able to carry out these responsibilities?⁵⁵
- Do you trust your proposed nominee?⁵⁶
- Is your proposed nominee sensitive to your cultural and language background?⁵⁷
- Can your proposed nominee understand and work with any communication system or other supports you have (including relevant technology)?⁵⁸
- Do you make life decisions without help from a court or participant appointed decision maker?
- Does your proposed nominee have any conflict of interest with you?⁵⁹
- Does your proposed nominee have any convictions that would make them not suitable to be your nominee?⁶⁰
- Has your proposed nominee given any information or answered any questions in relation to their appointment, or refused to, particularly about any criminal history or conflicts of interest?⁶¹

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We need to think about their answers to these questions, and also think about them being your nominee if they refuse to answer the questions.⁶²

We're responsible for making the final decision on who is appointed as your nominee for the NDIS.⁶³ However, we can't appoint a nominee unless they have agreed to their appointment in writing.⁶⁴

If the person you want to be your nominee can't be appointed for some reason, we'll discuss this with you. We'll discuss if there is someone else we can appoint, or help you come up with another option to support you in making decisions.

We'll also talk with you about what type of nominee you want them to be.

Learn more about the different types of nominees.

What should you think about when deciding who you want to be your nominee?

When you think about who you want to be your nominee you should ask yourself if that person:

- is able and willing to carry out the duties and responsibilities of a nominee
- is someone you trust
- will do things that support your personal and social wellbeing
- will support you by making decisions that are good for your personal and social wellbeing
- has the skills to support you
- will help you to make decisions
- will work with you to build your decision-making skills
- is able to act on your behalf and make decisions for you
- is able and willing to give written consent to be your nominee.

If you have a family member or friend who has always supported you to make decisions in the past, you might want them to be your nominee. If we make this person your nominee, it's a way we can help you to:

- strengthen your relationship with that person
- make the support networks you already have more official.

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You can also ask us to appoint a body corporate (an organisation or company) as your nominee. The body corporate or organisation would need to give us the name of the person who will be acting on your behalf.⁶⁵

Being a nominee can be rewarding and can also be challenging and complex, even for those people who already play a strong and important role in your life. We're happy to explain what the role involves, and to give support to the person, or people, who become your nominee.

Learn more about the <u>duties of a nominee</u>.

Who can't be a nominee?

There are some people who can't be appointed nominees.

A person under the age of 18 can't be a nominee.⁶⁶

The NDIA can't be a nominee, but in some cases, someone who works for the NDIA could be your nominee. They would need to have a personal relationship with you, for example, if they're a family member or friend. If so, they would be a nominee because of their personal relationship to you, not as part of their work at the NDIA.⁶⁷

What do we consider when appointing a nominee?

There are laws and rules we must follow when we decide whether to appoint a nominee for you. It's important that you know what we think about, and how we decide if we should appoint a nominee for you. Some of the things we ask you to think about in the section <u>Who</u> <u>can be your nominee</u> are about these rules and laws.

We first assume you can make your own decisions that affect your life.⁶⁸ You may need support to build your decision-making skills, and your skills could improve over time.⁶⁹

We also realise that sometimes it may be necessary to appoint a nominee to make decisions and act on your behalf.⁷⁰

We'd only appoint a nominee for you if it's not possible for you to be supported to make decisions for yourself.⁷¹

There are 2 ways a nominee can be appointed to act on your behalf:⁷²

- you can ask us to appoint a nominee for you
- we can decide to appoint a nominee for you.

If you ask us to appoint a nominee, we'll usually appoint one.73

It's only in very rare circumstances that we'd appoint a nominee for you when you haven't asked for one. For example, if we think you need a nominee but you're unable to ask for one,

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even with support. In this situation a family member, friend, or another supporter might ask for a nominee for you or they might offer to be your nominee.⁷⁴

The decision to appoint someone as a nominee would still need to be made by us once we have assessed all the information. We need to make sure your proposed nominee is the right person to be your nominee.

If you ask us to appoint a nominee, we need to check:

- that no one has put pressure on you to appoint them we'll check with you to make sure it's your decision, and not because you have been pressured or wrongly influenced by them⁷⁵
- if there's a conflict of interest, for example, if they're also one of your providers.⁷⁶

If we think you might need a nominee, but you haven't asked for one, we'll look at:

- whether we've discussed having a nominee with you⁷⁷
- whether you're able to communicate with us and take part in the NDIS without having a nominee appointed⁷⁸
- our expectation that a nominee should only be appointed as a last resort, and with safeguards in place to protect you⁷⁹
- whether you have a court-appointed decision-maker or a decision-maker you've appointed yourself⁸⁰
- whether you have any other relationships that:⁸¹
 - you could rely on to help you make your own decisions
 - could be strengthened to help you make your own decisions
 - could be improved by the appointment of a nominee.
- your opinion, and the opinion of:⁸²
 - any person who helps you manage your day-to-day activities and make decisions
 - any court-appointed decision-maker or decision-maker you have appointed.

Learn more about what you need to do to get a nominee.

How we work with legally appointed decision makers

You might already have someone legally appointed by a government, tribunal, court or panel who helps with decisions or makes decisions for you in other parts of your life. For example,

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a Public Trustee, guardian, or a family member. Or you may have appointed someone yourself to make decisions for you.

If you have this type of decision-maker, we'll discuss with them the types of decisions they already help you with. If the decisions are similar to what you would need to decide in the NDIS, we usually appoint them as your nominee.⁸³ If their role is different to what you would need in the NDIS, we'll discuss with them, in writing, if you need a nominee and who we might appoint.⁸⁴

We're responsible for making the final decision on who is appointed as a nominee under the NDIS.⁸⁵ However, we can't appoint your legally appointed decision maker as your nominee unless they have agreed to the nominee appointment in writing.⁸⁶ We can't appoint anyone as your nominee unless they agree in writing to do it.

What are the duties of a nominee?

A nominee has duties to us when acting on your behalf, and they have duties to you as your nominee. This is the case whether they're a nominee that you requested, or a nominee that we appointed.

If someone is thinking about being your nominee, they can use the information in this guideline to help them understand whether they can be your nominee. It will help them understand what is expected of them. This information also helps you know what you can expect from your nominee.⁸⁷

If we appoint a plan nominee, a correspondence nominee, or both, there are certain duties they must carry out. We need to make sure the person is willing and able to carry out and keep to these duties.⁸⁸

Your nominee must try to support you to make decisions⁸⁹, and try to find out what you would like to happen.⁹⁰ They must also act in a way that supports your personal and social wellbeing⁹¹.

Your nominee must also talk with other people in your life about anything they're thinking of doing on your behalf about your business with the NDIS.⁹²

These other people could include:

- for plan nominees, any other NDIS-appointed plan nominee you have⁹³
- any court-appointed decision-maker you have⁹⁴
- any other decision-maker you have appointed⁹⁵
- any person who helps you make decisions and manage your day-to-day activities for example, a family member, supporter, or carer.⁹⁶

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If you are unable to communicate what you want to happen, your nominee must try to work out what they think you would like to happen.⁹⁷

They might do this by:

- looking back on other decisions you've made
- thinking about the experiences they've had with you
- talking with other people who know you well.

Your nominee has a duty to do their best and make a genuine effort to support you.⁹⁸ They should:

- help you build your skills so that you can make more of your own decisions, and if possible, to a point where you no longer need a nominee⁹⁹ – we'll help your nominee with this duty¹⁰⁰
- tell us about any conflict of interest they have in relation to you¹⁰¹
- avoid or manage any conflict of interest they have in relation to you¹⁰² for example, if your nominee is helping you with decisions about providers and also provides you with services that they get paid for.¹⁰³

If a plan nominee is appointed at your request, they can only do things on your behalf if they believe either:

- it's not possible for you to do something, or be supported to do it¹⁰⁴
- it's possible for you to do something yourself, but you don't want to do it yourself.¹⁰⁵

If you can do something by yourself but don't want to, we'll see if we can help. Remember, other people can also help you make your own decisions. You can also give us permission to talk to another person like a family member, friend or an advocate about your business with the NDIS. We call this express consent. Express consent means you still make your own decisions, but you can consent for someone else to do things like represent you at a planning meeting, have access to information about your NDIS plan and advocate for you. They might talk to us about your NDIS plan and then explain things to you. Express consent is different to a nominee because your support person can't make decisions for you like a nominee can.¹⁰⁶ You can give express consent by using an <u>NDIS consent form</u>, or you can tell us verbally, in writing, or in some other way that you communicate.

If you want to build your skills to make your own decisions, we may be able to fund supports in your plan to help you learn these skills if they meet the <u>NDIS funding criteria</u>.

Anything your nominee does on your behalf must comply with the laws of the state or territory where you live. This includes if they are a court-appointed or participant-appointed

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decision-maker, for example a guardian or a person appointed under a power of attorney. They must comply with any obligations or restrictions placed on them under state or territory laws.¹⁰⁷

If we appointed your plan nominee, they may only do something on your behalf if they believe you can't either:

- make the decision or complete the task
- be supported to make the decision or complete the task.¹⁰⁸

How do you get a nominee?

If you want to get a nominee, there are a few things to do and discuss.

First, you need to <u>contact us</u>, your local area coordinator or planner and ask us to appoint a nominee. You can write to us or tell us about your request for a nominee. We'll need to know your proposed nominee's name and contact details.

If a member of your family, carer or friend think you need a nominee, then they can also <u>contact us</u>, your local area coordinator or planner to discuss it.

Learn more about how we decide about appointing nominees.

We'll ask your proposed nominee to provide proof of identity, if we don't already have this.

Learn more about your privacy and information.

We then ask you and your nominee some questions that help us work out if your proposed nominee is the right person to be your nominee. Learn more about the <u>questions we ask</u> your proposed nominee.

We will send a letter to your proposed nominee. This will explain the duties of a nominee. Your proposed nominee will need to respond to our letter consenting to being your nominee.¹⁰⁹

We'll talk with you about how long you want your nominee appointed for.

If we approve your proposed nominee we'll send an instrument of nominee appointment letter to you and the nominee.¹¹⁰ This is a document that includes information about:

- who has been appointed as your nominee
- what type of nominee has been appointed
- what things your nominee can't do
- how long the nominee is appointed for.

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The notice of nominee appointment tells the nominee they need to let us know if there's a change in situation that affects their ability to be your nominee.¹¹¹ We'll write to each person who is directly affected by our decision of whether or not to appoint a nominee.¹¹² We'll let them know that they can ask for an internal review if they don't agree with our decision to appoint a nominee.¹¹³

This could include:

- you, for example if you don't agree with our decision to appoint a nominee, or don't agree with who we appointed as your nominee
- the person who was appointed as your nominee
- someone else who wanted to be your nominee.

We'll also try to contact them by phone.

Learn more about how to ask for a decision to be reviewed.

What happens when you have a nominee?

If we appoint your proposed nominee we'll issue an instrument of nominee appointment and send a copy to you and a copy to your nominee.¹¹⁴

This is a document that includes information about:

- who has been appointed as your nominee
- what type of nominee has been appointed
- what things your nominee can't do
- how long the nominee appointment is for.

If you have a plan nominee appointed, we'll contact them:

- when we check-in to see how you're going
- the next time your plan is due to be reassessed.

Depending on what level of authority your nominee has been given, we'll talk with them, and you, about:

- how your last NDIS plan worked for you
- what goals you have
- what supports you get from your family and friends
- what supports you get from community and mainstream services

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- what supports you need from us to pursue your goals
- how you and your nominee are building your capacity to make decisions.

Your plan nominee can also contact us if your situation or support needs change.

If your nominee has any questions about their role, they can talk to your planner, local area coordinator or <u>contact us</u> for advice.

What if I don't like something my nominee has done?

Your nominee must always act in your best interests. They are required to try to support you to make decisions and they must try to find out what you want to happen.

If you have concerns about something your nominee has done you should talk to your support coordinator, local area coordinator or planner for further advice. You can also <u>contact us.</u>

If you still have concerns you can ask us to cancel your nominee. Learn more about <u>when a</u> <u>nominee appointment might be cancelled or suspended.</u>

What do we share with your nominee?

Your nominee will receive information from us – we usually call them notices. A notice is usually a letter giving you information, asking you to send us information or to do something.

We share different things depending on what type of nominee you have:

Correspondence nominee

If you have a correspondence nominee, then they will receive all notices we give under the laws of the NDIS.¹¹⁵

When we give your correspondence nominee a notice, we look at this as if we have given the notice to you on the day your correspondence nominee received the notice.¹¹⁶

If we give a notice to your correspondence nominee asking them to do something on your behalf, then your correspondence nominee must respond to us. This includes if we ask them to tell us about something, or give us information or a document, on your behalf.¹¹⁷ If they don't do this, you will be seen as having failed to comply with the requirement.¹¹⁸

However, there are times when we'll contact you directly, or we may want you to do something instead of your correspondence nominee. When we give the notice to you, we'll tell your correspondence nominee that we've given you the notice and give them details about it.¹¹⁹

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Plan nominee

If you have a plan nominee, we'll send them any <u>notices about the use of your NDIS funding</u>. Any notices about the preparation or a change to your plan that we've sent to your correspondence nominee, we'll also send to your plan nominee.

If we ask them for a statement of how your funds are being used, your plan nominee must respond to the notice and give us the statement.

If we give you a notice or letter about the preparation, management or a change to your plan, we must tell your plan nominee that we've given you this notice and the details of it.¹²⁰

What if we need you to personally do something?

If a notice or letter asks you to personally do something, you will need to do it yourself.¹²¹ For example, we may need you to attend a medical or psychological examination.¹²² So you'll need to take part in the examination, not your nominee. However, your nominee can go with you if you want them to, and the examiner is okay with them being there.¹²³

If you have a correspondence nominee appointed, we may need to explain to them what we need you to personally do.¹²⁴

If the requirement is about the preparation, management or a change to your plan, then we must let your plan nominee know what we need you to do.¹²⁵

What do we need your nominee to share with us?

Notice about a nominee's ability to act on your behalf

We'll give your nominee a written notice when they are appointed reminding them to tell us of anything that affects, or is likely to affect:

- their ability to act as your nominee
- their ability to comply with notices we give them
- our ability to give them notices.¹²⁶

The notice we send will remind the nominee how soon they have to tell us about any of the above situations. This should be at least 14 days from when the change happens or is likely to happen.¹²⁷

The notice will also tell the nominee how they should let us know.¹²⁸ Your nominee must comply with the notice.

Some of the reasons your nominee might have to comply with the notice are:

• they're moving house or interstate which might mean they're unable to continue to be your nominee

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- they change jobs and it affects them being your nominee
- they need to be a full-time carer to someone else and it will affect the amount of time they can help you
- they'll be travelling and it will be difficult to give them notices
- a court or tribunal have appointed someone else to be your decision-maker
- any other event that affects them being able to be your nominee.

Notice about use of your NDIS funding

We may send your plan nominee a notice, usually a letter, asking them to tell us how your NDIS funds have been used.¹²⁹

If we do this, we must include:

- how the plan nominee should give us this information
- the date they need to tell us by, which must be at least 14 days from the date we give the notice.¹³⁰

If your nominee doesn't reply to the notice, or doesn't give us the information we ask for, unless they have a reasonable excuse, they will be committing a criminal offence.¹³¹

Under the laws of the NDIS, if your nominee commits a criminal offence, the fact that they were acting as your nominee does not make you criminally responsible for what they do or don't do.¹³²

Please note our guidelines only consider criminal offences under the laws for the NDIS and do not cover criminal offences under other laws.

When would a nominee appointment be cancelled or suspended?

There are several reasons why we may suspend or cancel your nominee's appointment.¹³³

If your nominee doesn't comply with certain <u>duties</u>, we'll contact them to find out why not. We'll look at what they say when deciding whether to suspend or cancel their appointment as your nominee.¹³⁴

We want to make sure your nominee is acting in your best interests. If we become aware they can no longer fulfill the role, or there is change in a court order, such as removing a guardian, we may suspend or cancel that nominee appointment.

If we cancel a nominee appointment, that person is no longer your nominee from the time we cancel. If we suspend a nominee appointment, the person can't act on your behalf during the

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time we're deciding whether they can continue to be your nominee or not.¹³⁵ If we cancel or suspend your nominee, we will stop sending correspondence to them and stop sharing information about you.

We may suspend or cancel a nominee's appointment if:

- we've appointed a nominee on our initiative, and you ask us to cancel that appointment.¹³⁶ Once you ask us, we have 14 days to decide whether or not to cancel your nominee's appointment.¹³⁷ If we decide to keep the person as your nominee we must send you and your nominee a letter telling you our decision and the reasons for this.¹³⁸
- we send a <u>written notice</u> to your nominee, and they respond by telling us that they can't, or might not be able to help you make decisions and/or do things on your behalf because of a change in their situation. Based on this, we'll decide if it is appropriate to suspend or cancel your nominee's appointment.¹³⁹ When someone becomes your nominee, they agree to give us certain information if we ask.

If they don't comply with one of our <u>written notices</u>, we may suspend or cancel their appointment as your nominee. This includes if:

- your nominee fails to tell us that they can't, or might not be able to help you make decisions and/or do things on your behalf because of an event or change in their circumstances¹⁴⁰
- your nominee doesn't reply to a request from us for information about their use of NDIS funding paid to them on your behalf.¹⁴¹

What if I want to change or cancel my nominee?

If the nominee was appointed at your request, we will change or cancel the nominee if you ask us to.

If the nominee was appointed on our initiative and you ask us to change or cancel the nominee, we must make a decision within 14 days. We will send you and your nominee a letter if we decide to keep the person as your nominee.

Learn more about when a nominee appointment might be suspended or cancelled.

If you want to change or cancel your nominee, you can <u>contact us.</u> You can also talk to your support coordinator, local area coordinator or planner for further advice.

When might we suspend a nominee's appointment?

We may suspend a nominee's appointment if it's reasonable to believe your nominee has, or is likely to cause you physical, mental or financial harm.¹⁴²

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We would send you and your nominee a copy of the instrument of suspension.¹⁴³ We'll also write to your nominee asking them to give us a statement within 28 days setting out the reasons why their appointment as your nominee should not be -cancelled.¹⁴⁴

If we get a statement from them, we'll look at what they say, and decide as soon as possible whether or not they can continue to be your nominee.¹⁴⁵ We must make this decision within 14 days after the 28-day suspension period ends.

Once we've made our decision, we'll send a letter to you and your nominee explaining our decision.¹⁴⁶

If we decide they can continue to be your nominee, the suspension will end and they can continue to be your nominee.¹⁴⁷

What do we think about when we cancel or suspend a nominee's appointment?

Before we cancel or suspend a nominee appointment, we must think about:

- whether the nominee has done something that's inappropriate or not in line with their duties as a nominee¹⁴⁸
- how the nominee has behaved with you¹⁴⁹
- the results of any changes to your plan¹⁵⁰
- your opinion and the opinions of any person who cares for or supports you¹⁵¹
- how it will affect you if we suspend or cancel the nominee appointment¹⁵²
- whether your nominee has been found guilty of a crime that is reasonably likely to affect their ability to act as your nominee.¹⁵³

We must also look at whether you still need a nominee and think about <u>the reasons you had</u> a <u>nominee appointed</u>.¹⁵⁴

When do we have to cancel a nominee's appointment?

We must cancel a nominee's appointment if:

- you ask us to, and the nominee was appointed at your request¹⁵⁵
- your nominee writes to us telling us they no longer want to be your nominee.¹⁵⁶

We must also cancel a nominee's appointment if:

• we have suspended your nominee's appointment because we have reasonable grounds to believe your nominee has, or may cause you physical, mental or financial harm

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 we have given your nominee a written notice asking them to give us a statement within 28-days, and your nominee does not respond to our notice within the 28-day period.¹⁵⁷

Once we've made our decision, we'll send a letter to you and your nominee explaining our decision.¹⁵⁸ If we cancel your nominee's appointment, we'll send you both a copy of the instrument of cancellation.¹⁵⁹ When we say instrument, we mean a legal document.

When we look at suspending or cancelling a nominee appointment, we must always think about how your personal and social wellbeing will be supported.

If we cancel or suspend an appointment, we may appoint another person as nominee for a set period of time.¹⁶⁰ The appointment process is the same as other <u>nominee appointments</u>.

What happens when we cancel or suspend a nominee's appointment?

If we suspend your nominee's appointment:

- they won't be able to perform any functions on your behalf as your nominee
- we may appoint someone else to be your nominee for a set period of time.¹⁶¹

Before we decide to cancel or suspend your nominee's appointment, we would find out the reason they did or didn't do what they were supposed to do. In most cases, we wouldn't suspend or cancel your nominee if they reasonably believed they were doing what you wanted.¹⁶² Or if they reasonably believed what they did, or didn't do, would promote your personal and social wellbeing.¹⁶³

If we cancel or suspend a nominee, we will stop sending correspondence and stop sharing information with them. We do not disclose information to anyone other than the appointed representatives listed on your record. We will make sure correspondence will be sent to you or another nominee instead.

If you have concerns related to someone acting on your behalf, or receiving correspondence, you can <u>contact us</u>.

What if I want my nominee's appointment to continue?

If we decide to cancel or suspend your nominee's appointment, and you're not happy with our decision, you can ask for our decision to be reviewed.¹⁶⁴

In either situation, we must give you and your nominee a copy of the instrument of suspension or cancellation.¹⁶⁵

Similarly, if we decide **not** to cancel or suspend your nominee's appointment, and you're not happy with our decision, you can ask for our decision to be reviewed.¹⁶⁶

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Learn more about how to ask for a decision to be reviewed.

You can also talk to your support coordinator, local area coordinator, planner or <u>contact us</u> for further advice.

What if you don't agree with a decision we make?

The NDIS law tells us what decisions can be reviewed. If you think a decision we've made about your nominee is wrong, you can ask for a review of our decision if it was to:

- appoint a plan nominee or a correspondence nominee¹⁶⁷
- suspend a nominee appointment, or not to suspend a nominee appointment¹⁶⁸
- cancel a nominee appointment, or not cancel a nominee appointment.¹⁶⁹

Any person **directly affected** by a decision of the NDIA can ask for a review.¹⁷⁰ This could be:

- you
- a person appointed by a court or tribunal to make decisions for you
- a nominee, someone who wants to be appointed as a nominee, or someone who used to be a nominee.

If we decide to appoint, suspend or cancel the role of a nominee, we'll write to each person directly affected by our decision.¹⁷¹

You can contact your local area coordinator or <u>contact us</u> to talk about the reasons for our decision. If you still don't agree with our decision to appoint, suspend or cancel the role of a nominee, you can ask for a review of our decision.¹⁷² You have 3 months to ask for a review after you receive our decision in writing.¹⁷³ This means one of our staff, who wasn't involved in the original decision, will review the information and our decision.¹⁷⁴

Learn more about how to request a review of a decision.

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<sup>3</sup> NDIS Act 2013 s4(8)
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<sup>5</sup> NDIS (Nominees) Rules 2013 r3.4
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<sup>7</sup> NDIS Act 2013 s88(1)
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<sup>46</sup> NDIS (Nominees) Rule r4.8(c)
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<sup>48</sup> NDIS (Nominees) Rules r3.13(b)
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