

9 MAY 2018

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Dear			

On 19 March 2018 you emailed the Ministry requesting, under the Official Information Act 1982, the following information:

The Ministry has entered into a lease or rental agreement or similar arrangement for the use of a motel property known as Sunset Lodge Motel situated at 312 Te Atatu Road, Te Atatu, Auckland, for the purpose of transitional/emergency housing. We request the following information: 1) A copy of all relevant documentation, including but not limited to:- (a) The parties to the lease/rental arrangement; (b) The quantum of rental that is being paid under the arrangement; (c) The term of the arrangement.

You will note that some private details, which may be known to you, have been withheld from this response; this is to protect the privacy of individuals in the eventuality of this response being made available to the wider public.

Please find attached a copy of the current and previous contract between the Ministry of Social Development and Emerge Aotearoa Limited, a trusted provider contracted to support clients in Transitional Housing. You will note that the Service Delivery fee has been withheld under section 9(2)(b)(ii) of the Act as, if released, it would be likely to prejudice the commercial position of the Ministry to obtain further Emergency Housing support. The greater public interest is in ensuring that the commercial position can be maintained. You will also note that details of other properties that Emerge supports have been redacted as out of scope of this request. The Emerge contract also erroneously numbers page 12 as page 1 of 10, this is an administrative error.

Please also find attached a copy of the contract between the Ministry of Social Development and the motelier at Sunset Lodge. The names of some individuals have also been withheld under section 9(2)(a) of the Act in order to protect the privacy of natural persons. The need to protect the privacy of these individuals outweighs any public interest in this information. You will note that the agreed rate per night has been withheld under section 9(2)(b)(ii) of the Act as, if released, it would be likely to prejudice the commercial position of the Ministry to obtain further Emergency Housing support. The greater public interest is in ensuring that the commercial position can be maintained. In the interest of transparency the total maximum has been released.

In addition, the names of the units used for Emergency Housing at Sunset Lodge have been withheld in both contracts under section 9(2)(a) of the Act in order to protect the privacy of natural persons who will be using the units. The names of some individuals have also been withheld under section 9(2)(a) of the Act in order to protect the privacy of natural persons.

You may also be interested in the Ministry's Transitional Housing Operational Guidelines for Providers of Transitional Housing, this is publically available at: <a href="https://www.housing.msd.govt.nz/documents/information-for-housing-providers/emergency-housing-provider-forms/20170830-transitional-housing-operational-guidelines.pdf">www.housing.msd.govt.nz/documents/information-for-housing-provider-forms/20170830-transitional-housing-operational-guidelines.pdf</a>

The principles and purposes of the Official Information Act 1982 under which you made your request are:

- to create greater openness and transparency about the plans, work and activities of the Government,
- to increase the ability of the public to participate in the making and administration of our laws and policies and
- to lead to greater accountability in the conduct of public affairs.

This Ministry fully supports those principles and purposes. The Ministry therefore intends to make the information contained in this letter and any attached documents available to the wider public shortly. The Ministry will do this by publishing this letter on the Ministry of Social Development's website. Your personal details will be deleted and the Ministry will not publish any information that would identify you as the person who requested the information.

If you wish to discuss this response with us, please feel free to contact OIA Requests@msd.govt.nz.

If you are not satisfied with this response concerning Sunset Lodge, you have the right to seek an investigation and review by the Ombudsman. Information about how to make a complaint is available at <a href="https://www.ombudsman.parliament.nz">www.ombudsman.parliament.nz</a> or 0800 802 602.

Yours sincerely

Scott Gallacher

**Deputy Chief Executive, Housing** 

# **Emergency Housing Support Services (Motel) Agreement**

This Emergency Housing Support Services (Motel) Agreement is made on 20 No Vernlow 2017

between (1) Her Majesty the Queen In right of New Zealand acting by and through the Chief Executive of the Ministry of Social Development (MSD)

and (2) Emerge Aotearoa Limited, Incorporated under the Companies Act 1993 (Registration number: 3038730) and having its registered office at 320 Ti Rakau Drive, Botany, Auckland, 2013 (Provider)

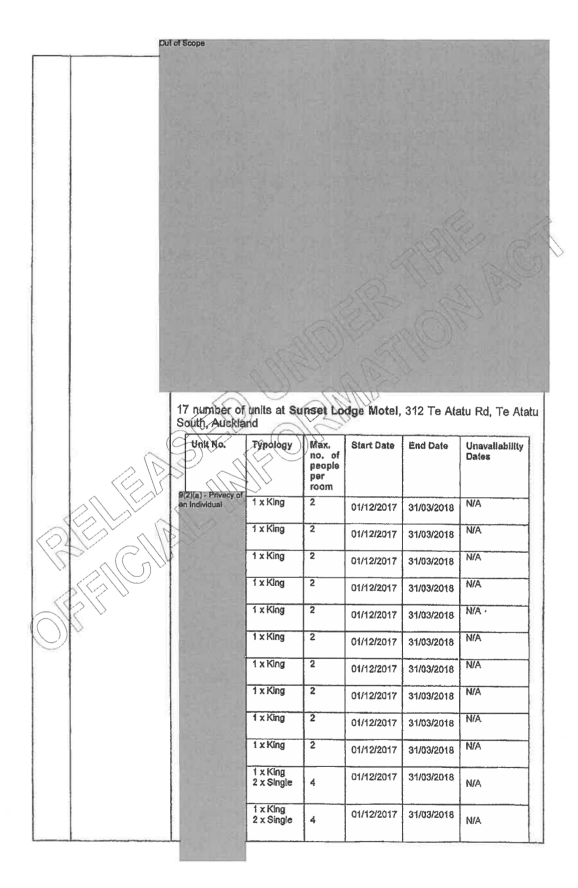
(the Agreement).

#### Introduction

- A. MSD has secured a number of units in specified motels in which to place households (which may be one or more individuals) in need of emergency housing on a short-term basis (Households). The Provider is able to provide support services to those Households during their stay at the relevant motel.
- B. The parties have agreed to enter into this Agreement to set out the arrangements between them whereby MSD will make payments to the Provider in consideration for the Provider providing certain services specified in clause 5 below (Services), in accordance with the terms and conditions set out in this Agreement.

## It is agreed

14.	Term	This Agreement commences on 01 December 2017 and expires on 31 March 2018 unless terminated earlier in accordance with this Agreement (the Term).
15.	Contract Reference	AKLC-18-00460
16.	Region	Auckland Region
12	Units	Out of Scope



	90	(a) - Privacy of an					and the state of t
		lividual	1 x King 2 x Single	4	01/12/2017	31/03/2018	N/A
			1 x King 2 x Single	4	01/12/2017	31/03/2018	N/A
			1 x King 2 x Single	4	01/12/2017	31/03/2018	N/A
			1 x King 4 x Single	6	01/12/2017	31/03/2018	N/A
			7 x Single	7	01/12/2017	31/03/2018	N/A
		(the <b>Units</b> , w	vith each an i	individua	al Unit).		
18.	Services	MSD will re process Hou resident in th	efer the Household refer the Unit (or U	iseholds rais from	to the Proposition MSD and applicable):	ovider. The will, while the	ne Provider will he Household is
		(a) work	with each H	ouseho	ld to identify	and man	age issues that
			n relation the	. \/ / *	/ ^ \	en in conjur	nction with each
		House	thold to clear	ly docui	ment:		
		<b>(</b>	actions to a	iddress id	any health	and social	issues affecting
	_	(0)	actions to fa	actilitate	the transition	n from eme	ergency housing
	~ (C	to longer-term housing options; (c) support each Household to:					
		access appropriate support services to address any heal					lress any health
		carry out the actions identified in the Household's individualised transition plan, including assisting the					assisting the
577		Household to secure longer-term housing; and (d) use reasonable endeavours to ensure that each Household					
1)	20(C) JU	contributes, to the Provider, an amount up to 25% of the total income of that Household for the provision of the Services to that					
		Household (such percentage to be calculated with reference to the period that Services are being provided to that Household) (the Services Subsidy).					
19.	Performance measures	The Provider is to document all individualised plans in a form that can be easily understood and actioned by the client, the Provider, or any future alternative provider when the client moves on from the Unit(s).					
20.	Level 3 MSD Approvai	The Provider must ensure that by 31 August 2017, It has obtained, and at all times thereafter during the Term it maintains, level 3 MSD approval (as designated by MSD, in accordance with its approval framework, standards and requirements for organisations delivering social services, as described on MSD's website from time to time).					
21.	Compliance with law	The Provider must ensure that the Services are provided by it and its personnel in accordance with all relevant laws, including the Privacy Act 1993, the Human Rights Act 1993 and the Health and Safety at Work Act 2015.					
22.	Vuinerable children	with the Vu	ılnerable Ch	ildren A	Act 2014 (in	cluding wh	s in accordance ere MSD gives ecutive of MSD.

		the Provider is providing children's services), the Provider must:					
		(a) as soon as is practicable, adopt a child protection policy that compiles with the requirements set out in section 19 of the Vuinerable Children Act 2014;					
		(b) keep that child protection policy under review during the Term in accordance with, and at the frequency required by, section 16(a)(iii) of the Vulnerable Children Act 2014;					
		(c) make a copy of its child protection policy available to MSD, and provide any updated versions of such policy to MSD during the Term as soon as the policy is updated in final form; and					
		(d) implement its child protection policy.					
23.	Privacy	The Provider must provide the Services in a manner that ensures the personal privacy and dignity of Households is respected, including in particular, by ensuring that personal information held about any such individual or household is kept secure at all times.					
24.	Emergency Housing Accommodation Operational Guidelines	The Provider must provide the Services in accordance with, and otherwise comply with the provisions of, the guidelines entitled "Social Housing Provider Operational Guidelines for Providers of Emergency Housing" published by MSD I Gated 21 July 2015), including any modified, additional or replacement guidelines as may be notified to by MSD to the Provider from time to time in its sole discretion following consultation with relevant providers) including all specific privacy obligations except to the extent that such provisions conflict with the provisions of this Agreement (the Emergency Housing Accommodation Operational Guidelines).					
25.	Reasonable directions	The Provider must follow the reasonable directions of MSD, such directions to be consistent with this Agreement.					
26.	Provider	The Provider must ensure that all Provider Personnel:					
	Personnel	(a) are suitably qualified and are of good character;					
		(b) have had a Police vetting report obtained in respect of them by the Provider and if such report does identify any previous convictions or pending prosecutions (other than minor road traffic offences and any matter to which the Criminal Records (Clean Slate Act) 2004 applies), the Provider Personnel may only be involved in the provision of Services if:					
		(i) permitted by the Provider's relevant internal policy (a copy of which is to be provided to MSD upon request); and					
		<ul> <li>(ii) the Provider's Chief Executive has given their express written approval to the Individual being involved in the provision of Services;</li> </ul>					
		(c) carry out their respective duties with due care, skill and diligence and otherwise in accordance with the requirements of this Agreement.					
		For the purpose of this Agreement, Provider Personnel means any sub-contractor, or any director, officer, employee or agent of, or contractor to, the Provider or any of the Provider's sub-contractors.					
27.	Service Delivery Fee, Assessment Fee and Services	(a) The Service Delivery Fee is week. (If the Unit becomes available, or unavailable, part way through a week, the Service Delivery Fee will be calculated on a pro rata basis taking into account the number of days during a week that the Unit was available).					
	Subsidy	(b) The Provider acknowledges that no other payments than the					

		(c) In addition to the right to invoice MSD for the Service Delivery Fee, the Provider has the right to collect the Services Subsidy		
28.	Invoicing	from each Household.  The Provider must send MSD a valid tax invoice (showing all GST payable) at the end of each month, for Services delivered during that month (the form of which must have been previously approved by MSD, such approval not to be unreasonably withheld or delayed).		
29,	Payment	MSD must pay the Provider's invoice by the 20 <sup>th</sup> of the month following the month in which the invoice is received by MSD.		
30.	Reporting Requirements	The Provider must submit a written report to MSD on a monthly basis, using the relevant template(s) set out in the Emergency Housing Accommodation Operational Guidelines.		
31.	Relationship managers and meeting requirements	(a) The parties will each appoint relationship managers, who will maintain regular contact with each other, and meet in person at least once a month.  (b) The relationship managers shall be the first point of contact for one party to raise any questions or issues with the other party in respect of this Agreement.  (c) The initial relationship managers are:  MSD:  122 a Privacy of a Regional Contracts Manager Provider:  123 a Privacy of a Regional Contracts Manager Provider:  123 a Privacy of a Regional Contracts Manager Provider:  124 appointing party may change its relationship manager at any time by giving notice to the other party.		
32.	Records	(a) The Provider must at all times, and in accordance with good industry practice and any applicable laws, maintain up to date information relating to its delivery of the Services, and keep such information secure.  (b) The Provider shall retain and make available to MSD on request (during the Term and for 7 years after the expiry or termination date of this Agreement) all such information as is required to enable MSD to comply with an enquiry or its statutory, parliamentary or other reporting obligations.		
33.	Audi	<ul> <li>(a) MSD may, from time to time, audit the Provider's compliance with the terms of this Agreement.</li> <li>(b) If MSD initiates an audit, it must give the Provider reasonable notice of when the audit is to be conducted, advise the Identity of the person(s) who will conduct the audit and details of the Provider Personnel and/or premises that MSD wishes to have access to.</li> </ul>		
		(c) The Provider must:  (i) provide such information, explanations and documentation requested by persons undertaking the audit for MSD that are relevant to the conduct of the audit; and  (ii) arrange for those persons undertaking the audit on behalf of MSD to have access to the Provider's Personnel and/or premises, as required by MSD.		
34.	Confidentiality	Each party confirms that it has adequate security measures to safeguar the other party's Confidential Information from unauthorised access of use by third parties, and that it will not disclose to any third party or us for its own benefit (other than for the purposes of this Agreement) the other party's Confidential Information other than:  (a) If the other party gives prior written approval to the use of		

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		disclosure;		
		(b) If the use or disclosure is required by law (including under the Official Information Act 1982), Ministers or parliamentary convention, or		
		(c) in relation to disclosure, if the information has already become public, other than through a breach of the obligation of confidentiality by one of the parties.		
		For the purposes of this clause, Confidential Information means information that:		
		(a) is by its nature confidential;		
-		(b) is marked by either party as 'confidential', in confidence' restricted' or 'commercial in confidence';		
		(c) is provided by either party or a third party 'in confidence';		
		(d) either party knows or ought to know is confidential; or		
		(e) is of a sensitive nature or commercially sensitive to either party,		
		but, where the disclosing party is MSD, excludes the contents or existence of this Agreement, or any other information about this Agreement, including the Provider's name, the level of funding paid under this Agreement and the nature of the Services.		
35.	Notification and cooperation – confidentiality	(a) The Provider must immediately notify MSD of any actual or suspected unauthorised use of disclosure of any information exchanged under or in relation to this Agreement.		
	breach	(b) The Provider will cooperate with MSD where any investigation is undertaken into any actual or suspected unauthorised use or disclosure of any information relating to persons in a Household.		
36.	Public disclosure the Provider	All public disclosure by the Provider relating to the existence of and contents of this Agreement and any other information related to this Agreement including the Provider's performance under this Agreement, shall be coordinated with and must first be approved in writing by MSD prior to its release. Such public disclosure includes promotional or marketing material but does not include any announcement intended solely for internal distribution or any disclosure required by legal, accounting or regulatory requirements.		
37.	Indemnity	The Provider will indemnify MSD against all losses suffered or incurred by MSD as a result of any claim by a third party that its rights have been breached as a consequence of the Provider's breach of this Agreement, except to the extent caused by MSD's negligence, breach of this Agreement or wilful misconduct.		
38	MSD's liability	The Provider releases, to the maximum extent permitted by Law, MSD from all claims, losses and liabilities resulting from any accident, damage, death or injury arising from the provision of Services. The release under this clause is absolute, except to the extent that the accident, damage, death or injury is a direct consequence of a fraudulent, negligent or wilful act or omission of MSD (or any of MSD's personnel, excluding the Provider).		
39.	Insurance	It is the Provider's responsibility to ensure that its risks of doing business are adequately covered, whether by insurance or otherwise.		
40.	Disputes	(a) If any party wishes to raise a dispute concerning this Agreement (Dispute) it may do so by giving written notice to the other party detailing the nature of the Dispute (Dispute Notice).		
		(a) The parties agree to use their best endeavours to resolve the Dispute during a period of sixty (60) days through informal dispute resolution techniques and internal escalation within each party's		

organisation, between their Relationship Manainstance, and escalated as necessary.  (b) If there is a Dispute, each party will continuousligations under this Agreement as far as is Dispute had arisen, pending the final resolution of Company agrees not to start any court action Dispute unless it has first complied with clauses unless court action is necessary to preserve its resolution.	ue to perform its practical as if no of the Dispute.
obligations under this Agreement as far as is Dispute had arisen, pending the final resolution of (c) Each party agrees not to start any court action Dispute unless it has first complied with clauses	practical as if no of the Dispute.
Dispute unless it has first complied with clauses	n in respect of a l
	s 27(a) and 27(b),
41. Termination by either party for if the other party breaches any material obligation of the Agreement and the breach is not:	notice to the other at party under this
(a) capable of being remedied; or	· -<<
(b) remedled to the non-defaulting party's satisfa (30) days of receipt of the notice from the no requiring such breach to be remedied.	iction within thirty
42. MSD's MSD may ferminate this Agreement;	
additional termination rights for default (a) immediately if the Provider has a light administrator, statutory manager mortgage is appointed in respect of the Provider of any of its subject to any form of external administration continue in business for any reason.	s assets, necomes 1
(b) the Provider of any Provider Personnel does so do something that, in MSD's opinion, results in reputation, or any serious criminal act or disho committed which does or may bring MSD' disrepute or the Provider fails to obtain Level 3 MSD Approvider	damage to MSD's lonest behaviour is less reputation into
2017, or has its Level 3 MSD Approval state revoked at any time during the Term; or	tus suspended or
(d) the Provider attempts to provide, or provides, a inducement, reward or benefit to a MSD repres to this Agreement or any other contract with governmental entity; or	entative in relation
(e) the Provider attempts to defraud, or defrauds governmental entity.	, MSD or another
43. Termination for MSD may terminate this Agreement at any time without the Provider no less than thirty (30) days prior written in	out cause by giving notice.
Consequences of termination or expiry of this Agreement doe (i) those rights of each party which accrued termination or expiry; or	
(ii) the continuing rights and obligations of MSD under clauses that by their nature force on termination or expiry inclu (Records), 21 (Confidentiality), 24 (Indeliability).	e should remain in uding clauses 19 umnity), 25 (MSD's
(b) MSD will pay for Services provided before termination date.	
45. Addresses for notices    Each notice or communication under this Agreem expressly provided otherwise in the Emergence Accommodation Operational Guidelines) be made in personal delivery or by post to the following addresses	ergency Housing n writing by email,
MSD	

		B(Z)(a) - Privacy of an Individual
		A communication will be deemed to be received:  (a) in the case of a correctly addressed, fully prepald letter, on the
		fourth business day after posting;  (b) In the case of an email, at the time the email enters the recipient's information system as evidenced by a delivery receipt requested by the sender and it is not returned undelivered or as an error; and  (c) In the case of personal delivery, when delivered.
46.	Variation	Any variation to this Agreement must be in writing and signed by both parties.
47.	Conflict of Interest	The Provider must advise MSD of whether, and whenever, it has any actual, potential or perceived conflict of Interest in connection with the provision of the Services, and must follow the direction of MSD if MSD notifies the Provider that it has determined that the Provider has any actual, potential or perceived Conflict of Interest that must be managed by taking certain steps.
		For the purpose of this clause, "Conflict of Interest" means any matter, circumstance, interest or activity of the Provider or any Provider Personnel, or any other person with whom the Provider has a relationship arising by whatever means that directly or indirectly conflicts with:
		(a) the duties of the Provider and any of the Provider Personnel to MSD under the Agreement; or  (b) the interests of MSD in relation to the Agreement or otherwise in
		(b) the interests of MSD in relation to the Agreement or otherwise in respect of the provision of Services to MSD,
		or otherwise impairs or might appear to impair the ability of the Provider (or any of the Provider Personnel) to diligently and independently provide the Services to MSD under the Agreement.
48.	General	Interpretation
		In this Agreement, a reference to:
i i		(i) a party to this Agreement includes the party's permitted assigns; and
		(ii) including and similar words do not imply any limit.
		Independent contractor  The Provider is an independent contractor of MSD. No other
		relationship (e.g. joint venture, agency, trust, employer/employee or partnership) exists under this Agreement.
		Subcontracting and assignment
184		The Provider must not (i) assign, transfer or otherwise dispose of its rights or obligations under this Agreement or (ii) subcontract the performance of the whole or any part of the Services under this Agreement to any person, without first obtaining the prior written consent

of MSD, such consent not to be unreasonably withheld. In the event of an approved subcontracting, the Provider remains liable for its obligations under this Agreement.

No Waiver

To waive a right under this Agreement, the waiver must be in writing and signed by the waiving party.

#### Entire agreement

This Agreement supersedes all previous agreements in respect of the Provider's provision of Service and embodies the entire agreement between the parties.

#### New Zealand law

This Agreement is governed by the laws of New Zealand and the parties irrevocably submit to the non-exclusive jurisdiction of the courts of New Zealand in relation to any Dispute connected with this Agreement.

#### Counterparts

This Agreement may be signed in counterparts, each of which constitutes an original and all of which constitute the same the agreement. A party may enter the Agreement by signing and sending a scanned copy to the other party.

#### Execution

Executed as an emergency housing agreement.

SIGNED by Her Majesty the Queen in right of New Zealand acting by and through the Chief Executive of the Ministry of Social Development

in the presence of

(2)(a) - Privacy of an Individual

9(2)(a) - Privacy of an Individual

Emerge Aotearoa Limited by 9(2)(a) - Privacy of an Individual

Director/Authorised Signatory

Print Name

This Amendment Agreement is made on

26 APRIL

2018

between

(1) Her Majesty the Queen in right of New Zealand acting by and through the Chief Executive of the Ministry of Social Development (MSD)

and

(2) Emerge Aotearoa Limited, Incorporated under the Companies Act 1993 (Registration number: 3038730) and having its registered office at 320 Ti Rakau Drive, Botany, Auckland, 2013 (Provider)

## Introduction

- A. On 4<sup>th</sup> August 2017 MSD and the Provider entered into an agreement relating to the provision of support services by the Provider to persons in need of emergency housing who are staying in specified motels on a short-term emergency basis (Support Services Agreement).
- B. The parties have agreed to amend the Support Services Agreement on the terms set out in this amendment agreement (Amendment Agreement)

# It is agreed

### 1. Definitions

Terms defined in the Support Services Agreement have the same meaning where they are used in this Amendment Agreement except as otherwise defined in this Amendment Agreement.

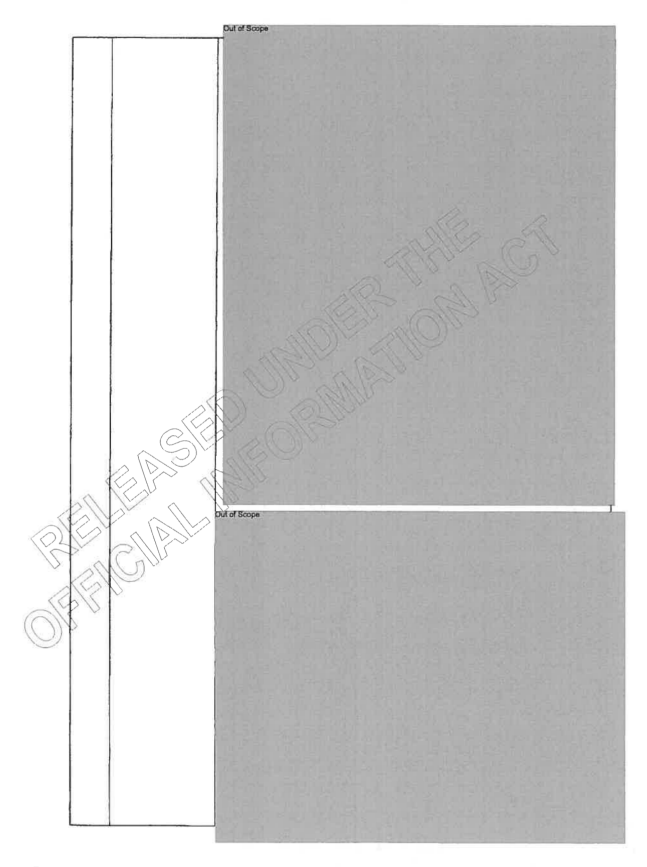
# 2. Amendment to Support Services Agreement

With effect from 30 April 2018, the Support Services Agreement is varied as follows:

(a) Clause 4 in the *Units* row, the information is deleted and replaced with the following units/information:

Please note pages 2 to 6 have been removed as they are out of scope.





Emergency Housing Support Services (Motel) Amendment Agreement between MSD and Emerge Actearoa Limited Variation Date: 23 April 2018
Contract Reference: AKLC-18-00460



Out of Scope 18 number of units at Sunset Lodge Motel, 312 Te Atatu Rd, Te Atatu South, Auckland Start Date Unit No. Typology Max. End Date Unavailability no. of Dates people room 8(2)(a) - Privacy of en Individual 2 1 x King N/A 0,1/12/2017 28/02/2019 1 x King 2 N/A 01/12/2017 28/02/2019 Tx King 2 N/A 28/08/2017 28/02/2019 2 1 x King N/A 28/08/2017 28/02/2019 1 x King 2 N/A 28/08/2017 28/02/2019 1 x King 2 N/A 01/12/2017 28/02/2019 1 x King 2 N/A 01/12/2017 28/02/2019 1 x King 2 N/A 01/12/2017 28/02/2019 1 x King 2 N/A 28/08/2017 28/02/2019 1 x King 2 N/A 28/08/2017 28/02/2019 1 x King 2 x Single 01/12/2017 28/02/2019 4 N/A 1 x King 28/08/2017 28/02/2019 2 x Single 4 N/A 1 x King 28/08/2017 28/02/2019 2 x Single 4 N/A 1 x King 01/12/2017 28/02/2019 2 x Single 4 N/A 1 x King 28/08/2017 28/02/2019 2 x Single 4 N/A 1 x King 10/09/2017 28/02/2019 6 4 x Single N/A 7 x Single N/A 01/12/2017 28/02/2019

Emergency Housing Support Services (Motel) Amendment Agreement between MSD and Emerge Aotearoa Limited Variation Date: 23 April 2018
Contract Reference: AKLC-18-00460



9(2)(a) - Privacy of en Individual			436303 - W			
all Intrigrada	1 x King 2 x Single	4	12/02/2018	28/02/2019	N/A	
(the Units, wi	th each an	individ	ual Unit).			

# 3. Confirmation

Except as expressly amended by this Amendment Agreement, the terms contained and implied in the Support Services Agreement continue and remain in full force and effect.

## 4. General

### 4.1 Counterparts

- (a) This Amendment Agreement may be signed in any number of counterparts all of which, when taken together, constitute one and the same instrument. A party may enter into this Amendment Agreement by executing any counterpart.
- (b) This Amendment Agreement may be executed on the basis of an exchange of scanned copies and execution of this Amendment Agreement by such means is to be a valid and sufficient execution.

## 4.2 Severability

If any provision of this Amendment Agreement is or becomes unenforceable, illegal or invalid for any reason, the relevant provision shall be deemed to be modified to the extent necessary to remedy such unenforceability, illegality or invalidity. If such modification is not possible, then such provision shall be severed from this Amendment Agreement without affecting the enforceability, legality or validity of any other provision of this Amendment Agreement.

# Governing law and jurisdiction

This Amendment Agreement is governed by, and is to be construed in accordance with, the Laws of New Zealand. Each party irrevocably submits to the non-exclusive jurisdiction of the New Zealand courts for the purpose of hearing and determining all disputes under or in connection with this Amendment Agreement.

#### Execution

Executed as an amendment agreement.

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SIGNED by Her Majesty the Queen in right of New Zealand acting by and through the Chief Executive of the Ministry of Social 9(2)(a) - Privacy of an Individual Development by in the presence of: 9(2)(a) - Privacy of an Individual Emerge Aotearoa Limited by 9(2)(a) - Privacy of an Individual Director/Authorised Signatory Print Name



27 March 2018

PRIVATE AND CONFIDENTIAL

9(2)(a) - Privacy of an Individual

Sunset Lodge Motel 312 Te Atatu Rd Te Atatu South Auckland New Zealand

Dear

2)(a) - Privacy of an Individual

Motel: Exclusive Use for an Agreed Period - Variation to Motelier Agreement

This Letter Agreement continus that this agreement supersedes and replaces the previous Moteller Agreement which was signed on 12/02/2018.

The Ministry of Social Development (MSD) is responsible for securing emergency accommodation for eligible clients. As the Motel owner or a person authorised to enter into contracts on the owner's behalf, you are willing to make a number of motel units available to MSD for use as emergency accommodation.

By signing this Letter agreement, you agree to make units at your Motel exclusively available to MSD and MSD agrees to pay the agreed rates for those units on the following terms and conditions:

Motel	Sunset Lodge Motel
$\bigcirc)$	312 Te Atatu Rd
	Te Atatu South
	Auckland
	New Zealand
Motelier/You	9(2)(a) - Privacy of an Individual
Term of Letter Agreement	28 August 2017 to 28 February 2019
Agreement Reference No.	AKLC-18-00524
Service	The provision of the Contracted Volume of Units at the Motel wit

motel services (including but not limited to cleaning, unit, laundry, power, hot water, linen, basic consumables such as toilet paper, soap and shampoo, telephone for local calls, kitchen utensils/facilities, gardening, maintenance and laundry services) as per the ordinary operation of the Motel. Carlignosses al bass Samuel Red samuels (red fish) Grandforents: Trace of their Unit Heas Contracted Volume of Units Agreed and Unit available from 1<sup>rt</sup> Rates B(2)(b)(ii) -Commercially Sensitive December 2017 1 x King Studio Unit available from 1st December 2017 Studio 1 x King Studio 1 x King Studio 1 x King L x King Studio Unit available from 1st December 2017 Studio 1 x King Unit available from 1st December 2017 1 x King Studio Unit available from 100 December 2017 1 x King Studie L x King Studia Studio 1 x King Unit available from 1th 1 x King December 2017 2 x Single Bedroom 1 x King One 2 x Single Bedroom 1 x King One 2 x Single Bedroom Unit available from 1st 1 x King One December 2017 2 x Single Bedroom 1 x King 2 x Single Bedroom Unit available from 10th 1 x King TWO September 2017 4 x Single Redroom

	9(2)(a) - Privacy of an Individual	Large Two Bedroom	7 x Single	9(Z)(b)(ii) - Commercially Sensitive	Unit available from 1 <sup>st</sup> December 2017	
		One Bedroom	1 x King 2 x Single		Unit available from 12 <sup>th</sup> February 2018	
	TOTAL M	AXIMUM: \$	<b>32,339.15</b> [p	er night] + G	ST	
Payment of Service Fee	calendar Rate, le	month for ss any peri	the Contractions for which	ted Volume o	te at the end of each of Units at the Agreed were not available for ownking days.	
Referral Procedure	MSD is responsible for referring clients to You (Referred Client). You cannot take referrals directly. The contracted service provider will contact you by phone to advise client details. When the client arrives you will verify that their details match what the service provider has advised you. You should also check that the Referred Client's name matches their ID.  Referred Clients may only check in between 2 pm and 7 pm, and must vacate Units by 10 am on the final day of their stay.					
Liability/Security Deposit	MSD's maximum liability at law to You for any act or omission of a Referred Client is \$1,000.00.  Where an act or omission of a Referred Client has resulted in damage, you must immediately notify the MSD Contact and agree a rectification process.  MSD shall have no liability to You in respect of the occupancy of a Unit by a Referred Client beyond that set out above. Any additional services requested by and supplied to a Referred Client not covered by the Service Fee shall be a matter between You and the Referred Client and MSD will have no liability in respect of it.					
Acknowledgment	MSD an may, fro Motel.	d others co	intracted to i	provide service access to R	es to Referred Clients deferred Clients at the	
Termination	MSD management	ay termina	te this arrar	igement of 3	0 days' prior written	
	the Mol existence agreed to	elier is su e between i hat this Agr	bject to the the Motelier a reement cont	ere being a and the owner	sion of the services by current agreement in of the premises. It is until the earlier of: ; or	
	(b) if	ts terminati	on in accorda	nce with this the Moteller	Agreement; or and the owner of the	

Confidentiality and Publicity	issue any statement matter or in respect	nt is confidential to You and MSD. You may not concerning this Letter Agreement or its subject of any Referred Client or that Referred Client's cupancy of any Unit without the prior approval of
MSD Contact	Regional Contracts N 9(2)(a) - Privacy of an Individual	lanager
Signatures		
	al Development	
Signed by 9(2)(	a) - Privacy of an Individual	National Manager, Tactical Response & Delivery
I have a delegation of Social Develop	~ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	he State Sector Act 1988 to sign for the Ministry
a) - Privacy of an Individual		27.03-18 · Date
Individual	VA Sunset Lodge Mo (a)-Privacy of an Individual	tel
Signed by	(a) - Privacy of an individual	Manager
I have authority altered from wha 9(2)(a) - Privacy of an Individu	t was last provided by t	e Motel and confirm this agreement has not been the Ministry of Social Development.
		27.03.2018
Signed		Date