

Schedule E1

New South Wales: Bilateral Schedule

NATIONAL LEGAL ASSISTANCE PARTNERSHIP

PART 1- FORMALITIES

- E1-1 This Bilateral Schedule to the National Legal Assistance Partnership (NLAP) is between the Commonwealth of Australia (Commonwealth) and the State of New South Wales (New South Wales). This Bilateral Schedule is consistent with the NLAP and should be read in conjunction with the NLAP's multilateral agreement and its Schedules.
- E1-2 This Bilateral Schedule will commence on 1 July 2020 and will expire on 30 June 2025 or on completion of the final performance reporting and processing of final payments. This Bilateral Schedule may be terminated earlier or extended as agreed in writing by the Parties.
- E1-3 This Bilateral Schedule may be amended at any time by agreement in writing by the Commonwealth and New South Wales.

PART 2 – STATE SPECIFIC REPORTING AND MEASUREMENT

- E1-4 Reporting in respects to this Bilateral Schedule will be included within the New South Wales's Statement of Services and Funding and Jurisdictional Performance Report, as per the requirements of Part 4 – Performance Monitoring and Reporting of the multilateral agreement.

Family Advocacy and Support Services

- E1-5 In addition to Clause E1-4, New South Wales will provide the following information relating to the Family Advocacy and Support Services:
- (a) update on the status of the Family Advocacy and Support Services, including the service approach and collaborative arrangements;
 - (b) update on the dedicated men's support worker, the nature of their work, utilisation and referrals made;
 - (c) number of dedicated men's support worker services delivered;
 - (d) number of non-legal support services (excluding dedicated men's support worker services) delivered; and
 - (e) a de-identified case study.

PART 3 – FINANCIAL ARRANGEMENTS

E1-6 The Commonwealth will provide an estimated total financial contribution to New South Wales of **\$7.801 million over five years** in respect to this Bilateral Schedule. All payments are exclusive of GST.

Table 1: Estimated NLAP financial contributions - New South Wales - bilateral

(\$ million)	2020-21	2021-22	2022-23	2023-24	2024-25	Total
Estimated NLAP – Bilateral Schedule (1) = (2) + (3) +(4)	2.928	2.971	0.624	0.634	0.643	7.801
Estimated NLAP bilateral payment – mainstream and specialist legal assistance services (2)	2.323	2.357	-	-	-	4.680
<i>Family Advocacy and Support Services</i>	2.323	2.357	-	-	-	4.680
Estimated NLAP bilateral payment – Aboriginal and Torres Strait Islander specific legal assistance services (3)	-	-	-	-	-	-
Estimated NLAP - Administrative funding (4)	0.605	0.614	0.624	0.634	0.643	3.121

Mainstream and specialist legal assistance services

E1-7 The Commonwealth may provide additional financial contributions, for mainstream and specialist legal assistance services, in respect to this Bilateral Schedule from time to time.

Family Advocacy and Support Services

E1-8 Under this Bilateral Schedule, New South Wales will allocate and administer quarantined Commonwealth funding for the operation of Family Advocacy and Support Services in New South Wales at the following agreed service locations:

- (a) Newcastle Family Law Courts Registry;
- (b) Parramatta Family Law Courts Registry;
- (c) Sydney Family Law Courts Registry; and
- (d) Wollongong Family Law Courts Registry.

E1-9 New South Wales will ensure that the Family Advocacy and Support Services provide integrated legal assistance services including:

- (a) legal support and advice for families affected by family violence with matters before the family law courts;
- (b) preparing notices of risk and applications to assist the court to make evidence-based and safe decisions;
- (c) trauma-informed and high quality social support services delivered by appropriately qualified personnel, so that clients' other issues, particularly where they elevate the risk of family violence, are identified and responded to alongside legal issues;
- (d) dedicated men's support workers who will work with male victims and alleged male perpetrators to access appropriate support services including parenting programs and men's behavioural change programs;

- (e) assisting families to transition between, and manage matters across, the Commonwealth family law, state family violence and state child protection jurisdictions; and
- (f) unless it is not feasible, partnering with established providers of specialist domestic violence services to deliver the social support services.

Aboriginal and Torres Strait Islander specific legal assistance services

E1-10 The Commonwealth may provide additional financial contributions, for Aboriginal and Torres Strait Islander specific legal assistance services, in respect to this Bilateral Schedule from time to time.

Administrative funding

E1-11 The Commonwealth will also provide **\$3.121 million over five years** to support New South Wales in conducting their roles and responsibilities under the NLAP.

PART 4 – OTHER CONDITIONS

E1-12 The Commonwealth Attorney-General is authorised to amend this Bilateral Schedule on behalf of the Commonwealth.

E1-13 The New South Wales Attorney-General or the relevant New South Wales Minister with portfolio responsibility for legal assistance is authorised to amend this Bilateral Schedule on behalf of New South Wales.

E1-14 Other conditions may be agreed between the Parties from time to time.

Interpretation

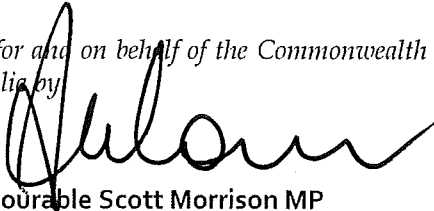
E1-15 For the purposes of the NLAP and this Bilateral Schedule:

- (a) *Family Advocacy and Support Services* refers to services based in family law court registries and integrate frontline legal assistance services with social support services, which, where possible, assist families to manage matters across the Commonwealth family law and State family violence jurisdictions, helping families who are traversing systems to have continuous support during a time of crisis.

PART 5 – SIGN OFF

The Parties have confirmed their commitment to this Bilateral Schedule as follows:

Signed for and on behalf of the Commonwealth
of Australia by



The Honourable Scott Morrison MP
Prime Minister of the Commonwealth of Australia

[Day] [Month] [Year]

Signed for and on behalf of the
State of New South Wales by



The Honourable Gladys Berejiklian MP
Premier of the State of New South Wales

[Day] [Month] [Year]

4/6/20

Schedule E2

Victoria: Bilateral Schedule

NATIONAL LEGAL ASSISTANCE PARTNERSHIP

PART 1- FORMALITIES

- E2-1 This Bilateral Schedule to the National Legal Assistance Partnership (NLAP) is between the Commonwealth of Australia (Commonwealth) and the State of Victoria (Victoria). This Bilateral Schedule is consistent with the NLAP and should be read in conjunction with the NLAP's multilateral agreement and its Schedules.
- E2-2 This Bilateral Schedule will commence on 1 July 2020 and will expire on 30 June 2025 or on completion of the final performance reporting and processing of final payments. This Bilateral Schedule may be terminated earlier or extended as agreed in writing by the Parties.
- E2-3 This Bilateral Schedule may be amended at any time by agreement in writing by Commonwealth and Victoria.

PART 2 – STATE SPECIFIC REPORTING AND MEASUREMENT

- E2-4 Reporting in respects to this Bilateral Schedule will be included within the Victoria's Statement of Services and Funding and Jurisdictional Performance Report, as per the requirements of Part 4 - Performance Monitoring and Reporting of the multilateral agreement.

Family Advocacy and Support Services

- E2-5 In addition to Clause E2-4, Victoria will provide the following information relating to the Family Advocacy and Support Services:
- (a) update on the status of the Family Advocacy and Support Services, including the service approach and collaborative arrangements;
 - (b) update on the dedicated men's support worker, the nature of their work, utilisation and referrals made;
 - (c) number of dedicated men's support worker services delivered;
 - (d) number of non-legal support services (excluding dedicated men's support worker services) delivered; and
 - (e) a de-identified case study.

PART 3 – FINANCIAL ARRANGEMENTS

E2-6 The Commonwealth will provide an estimated total financial contribution to Victoria of **\$6.480 million over five years** in respect to this Bilateral Schedule. All payments are exclusive of GST.

Table 1: Estimated NLAP financial contributions - Victoria - bilateral

(\$ million)	2020-21	2021-22	2022-23	2023-24	2024-25	Total
Estimated NLAP – Bilateral Schedule (1) = (2) + (3) + (4)	2.272	2.306	0.624	0.634	0.643	6.480
Estimated NLAP bilateral payment – mainstream and specialist legal assistance services (2)	1.667	1.692	-	-	-	3.359
<i>Family Advocacy and Support Services</i>	1.667	1.692	-	-	-	3.359
Estimated NLAP bilateral payment – Aboriginal and Torres Strait Islander specific legal assistance services (3)	-	-	-	-	-	-
Estimated NLAP - Administrative funding (4)	0.605	0.614	0.624	0.634	0.643	3.121

Mainstream and specialist legal assistance services

E2-7 The Commonwealth may provide additional financial contributions, for mainstream and specialist legal assistance services, in respect to this Bilateral Schedule from time to time.

Family Advocacy and Support Services

E2-8 Under this Bilateral Schedule, Victoria will allocate and administer quarantined Commonwealth funding for the operation of Family Advocacy and Support Services in Victoria at the following agreed service locations:

- (a) Dandenong Family Law Courts Registry; and
- (b) Melbourne Family Law Courts Registry.

E2-9 Victoria will ensure that the Family Advocacy and Support Services provide integrated legal assistance services including:

- (a) legal support and advice for families affected by family violence with matters before the family law courts;
- (b) preparing notices of risk and applications to assist the court to make evidence-based and safe decisions;
- (c) trauma-informed and high quality social support services delivered by appropriately qualified personnel, so that clients' other issues, particularly where they elevate the risk of family violence, are identified and responded to alongside legal issues;
- (d) dedicated men's support workers who will work with male victims and alleged male perpetrators to access appropriate support services including parenting programs and men's behavioural change programs;
- (e) assisting families to transition between, and manage matters across, the Commonwealth family law, state family violence and state child protection jurisdictions; and

- (f) unless it is not feasible, partnering with established providers of specialist domestic violence services to deliver the social support services.

Aboriginal and Torres Strait Islander specific legal assistance services

E2-10 The Commonwealth may provide additional financial contributions, for Aboriginal and Torres Strait Islander specific legal assistance services, in respect to this Bilateral Schedule from time to time.

Administrative funding

E2-11 The Commonwealth will also provide **\$3.121 million over five years** to support Victoria in conducting their roles and responsibilities under the NLAP.

PART 4 – OTHER CONDITIONS

E2-12 The Commonwealth Attorney-General is authorised to amend this Bilateral Schedule on behalf of the Commonwealth.

E2-13 The Victorian Attorney-General or the relevant Victorian Minister with portfolio responsibility for legal assistance is authorised to amend this Bilateral Schedule on behalf of Victoria.

E2-14 Other conditions may be agreed between the Parties from time to time.

Interpretation

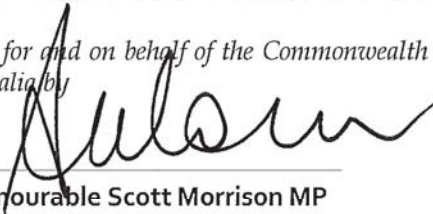
E2-15 For the purposes of the NLAP and this Bilateral Schedule:

- (a) *Family Advocacy and Support Services* refers to services based in family law court registries and integrate frontline legal assistance services with social support services, which, where possible, assist families to manage matters across the Commonwealth family law and State family violence jurisdictions, helping families who are traversing systems to have continuous support during a time of crisis.

PART 5 – SIGN OFF

The Parties have confirmed their commitment to this Bilateral Schedule as follows:

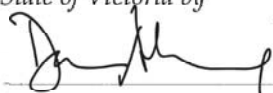
*Signed for and on behalf of the Commonwealth
of Australia by*



The Honourable Scott Morrison MP
Prime Minister of the Commonwealth of Australia

[Day] [Month] [Year]

*Signed for and on behalf of the
State of Victoria by*



The Honourable Daniel Andrews MLA
Premier of the State of Victoria

[Day] [Month] [Year]

Schedule E3

Queensland: Bilateral Schedule

NATIONAL LEGAL ASSISTANCE PARTNERSHIP

PART 1- FORMALITIES

- E3-1 This Bilateral Schedule to the National Legal Assistance Partnership (NLAP) is between the Commonwealth of Australia (Commonwealth) and the State of Queensland (Queensland). This Bilateral Schedule is consistent with the NLAP and should be read in conjunction with the NLAP's multilateral agreement and its Schedules.
- E3-2 This Bilateral Schedule will commence on 1 July 2020 and will expire on 30 June 2025 or on completion of the final performance reporting and processing of final payments. This Bilateral Schedule may be terminated earlier or extended as agreed in writing by the Parties.
- E3-3 This Bilateral Schedule may be amended at any time by agreement in writing by the Commonwealth and Queensland.

PART 2 – STATE SPECIFIC REPORTING AND MEASUREMENT

- E3-4 Reporting in respects to this Bilateral Schedule will be included within the Queensland's Statement of Services and Funding and Jurisdictional Performance Report, as per the requirements of Part 4 – Performance Monitoring and Reporting of the multilateral agreement.

Family Advocacy and Support Services

- E3-5 In addition to Clause E3-4, Queensland will provide the following information relating to the Family Advocacy and Support Services:
- (a) update on the status of the Family Advocacy and Support Services, including the service approach and collaborative arrangements;
 - (b) update on the dedicated men's support worker, the nature of their work, utilisation and referrals made;
 - (c) number of dedicated men's support worker services delivered;
 - (d) number of non-legal support services (excluding dedicated men's support worker services) delivered; and
 - (e) a de-identified case study.

PART 3 – FINANCIAL ARRANGEMENTS

E3-6 The Commonwealth will provide an estimated total financial contribution to Queensland of **\$5.959 million over five years** in respect to this Bilateral Schedule. All payments are exclusive of GST.

Table 1: Estimated NLAP financial contributions - Queensland - bilateral

(\$ million)	2020-21	2021-22	2022-23	2023-24	2024-25	Total
Estimated NLAP – Bilateral Schedule (1) = (2) + (3) +(4)	2.013	2.044	0.624	0.634	0.643	5.959
Estimated NLAP bilateral payment – mainstream and specialist legal assistance services (2)	1.408	1.430	-	-	-	2.838
<i>Family Advocacy and Support Services</i>	1.408	1.430	-	-	-	2.838
Estimated NLAP bilateral payment – Aboriginal and Torres Strait Islander specific legal assistance services (3)	-	-	-	-	-	-
Estimated NLAP - Administrative funding (4)	0.605	0.614	0.624	0.634	0.643	3.121

Mainstream and specialist legal assistance services

E3-7 The Commonwealth may provide additional financial contributions, for mainstream and specialist legal assistance services, in respect to this Bilateral Schedule from time to time.

Family Advocacy and Support Services

E3-8 Under this Bilateral Schedule, Queensland will allocate and administer quarantined Commonwealth funding for the operation of Family Advocacy and Support Services in Queensland at the following agreed service locations:

- (a) Brisbane Family Law Courts Registry;
- (b) Cairns Family Law Courts Registry; and
- (c) Townsville Family Law Courts Registry.

E3-9 Queensland will ensure that the Family Advocacy and Support Services provide integrated legal assistance services including:

- (a) legal support and advice for families affected by family violence with matters before the family law courts;
- (b) preparing notices of risk and applications to assist the court to make evidence-based and safe decisions;
- (c) trauma-informed and high quality social support services delivered by appropriately qualified personnel, so that clients' other issues, particularly where they elevate the risk of family violence, are identified and responded to alongside legal issues;
- (d) dedicated men's support workers who will work with male victims and alleged male perpetrators to access appropriate support services including parenting programs and men's behavioural change programs;

- (e) assisting families to transition between, and manage matters across, the Commonwealth family law, state family violence and state child protection jurisdictions; and
- (f) unless it is not feasible, partnering with established providers of specialist domestic violence services to deliver the social support services.

Aboriginal and Torres Strait Islander specific legal assistance services

E3-10 The Commonwealth may provide additional financial contributions, for Aboriginal and Torres Strait Islander specific legal assistance services, in respect to this Bilateral Schedule from time to time.

Administrative funding

E3-11 The Commonwealth will also provide **\$3.121 million over five years** to support Queensland in conducting their roles and responsibilities under the NLAP.

PART 4 – OTHER CONDITIONS

E3-12 The Commonwealth Attorney-General is authorised to amend this Bilateral Schedule on behalf of the Commonwealth.

E3-13 The Queensland Attorney-General or the relevant Queensland Minister with portfolio responsibility for legal assistance is authorised to amend this Bilateral Schedule on behalf of Queensland.

E3-14 Other conditions may be agreed between the Parties from time to time.

Interpretation

E3-15 For the purposes of the NLAP and this Bilateral Schedule:

- (a) *Family Advocacy and Support Services* refers to services based in family law court registries and integrate frontline legal assistance services with social support services, which, where possible, assist families to manage matters across the Commonwealth family law and State family violence jurisdictions, helping families who are traversing systems to have continuous support during a time of crisis.

PART 5 – SIGN OFF

The Parties have confirmed their commitment to this Bilateral Schedule as follows:

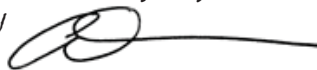
Signed for and on behalf of the Commonwealth
of Australia by



The Honourable Scott Morrison MP
Prime Minister of the Commonwealth of Australia

[Day] [Month] [Year]

Signed for and on behalf of the
State of Queensland by



The Honourable Anastacia Palaszczuk MP
Premier of the State of Queensland

[Day] [Month] [Year]

Western Australia: Bilateral Schedule

NATIONAL LEGAL ASSISTANCE PARTNERSHIP

PART 1- FORMALITIES

- E4-1 This Bilateral Schedule to the National Legal Assistance Partnership (NLAP) is between the Commonwealth of Australia (Commonwealth) and the State of Western Australia (Western Australia). This Bilateral Schedule is consistent with the NLAP and should be read in conjunction with the NLAP's multilateral agreement and its Schedules.
- E4-2 This Bilateral Schedule will commence on 1 July 2020 and will expire on 30 June 2025 or on completion of the final performance reporting and processing of final payments. This Bilateral Schedule may be terminated earlier or extended as agreed in writing by the Parties.
- E4-3 This Bilateral Schedule may be amended at any time by agreement in writing by the Commonwealth and Western Australia.

PART 2 – STATE SPECIFIC REPORTING AND MEASUREMENT

- E4-4 Reporting in respects to this Bilateral Schedule will be included within the Western Australia's Statement of Services and Funding and Jurisdictional Performance Report, as per the requirements of Part 4 – Performance Monitoring and Reporting of the multilateral agreement.

Family Advocacy and Support Services

- E4-5 In addition to Clause E4-4, Western Australia will provide the following information relating to the Family Advocacy and Support Services:
- (a) update on the status of the Family Advocacy and Support Services, including the service approach and collaborative arrangements;
 - (b) update on the dedicated men's support worker, the nature of their work, utilisation and referrals made;
 - (c) number of dedicated men's support worker services delivered;
 - (d) number of non-legal support services (excluding dedicated men's support worker services) delivered; and
 - (e) a de-identified case study.

PART 3 – FINANCIAL ARRANGEMENTS

E4-6 The Commonwealth will provide an estimated total financial contribution to Western Australia of **\$5.185 million over five years** in respect to this Bilateral Schedule. All payments are exclusive of GST.

Table 1: Estimated NLAP financial contributions – Western Australia – bilateral

(\$ million)	2020-21	2021-22	2022-23	2023-24	2024-25	Total
Estimated NLAP – Bilateral Schedule (1) = (2) + (3) + (4)	1.629	1.654	0.624	0.634	0.643	5.185
Estimated NLAP bilateral payment – mainstream and specialist legal assistance services (2)	1.024	1.040	-	-	-	2.064
<i>Family Advocacy and Support Services</i>	1.024	1.040	-	-	-	2.064
Estimated NLAP bilateral payment – Aboriginal and Torres Strait Islander specific legal assistance services (3)	-	-	-	-	-	-
Estimated NLAP - Administrative funding (4)	0.605	0.614	0.624	0.634	0.643	3.121

Mainstream and specialist legal assistance services

E4-7 The Commonwealth may provide additional financial contributions, for mainstream and specialist legal assistance services, in respect to this Bilateral Schedule from time to time.

Family Advocacy and Support Services

E4-8 Under this Schedule, Western Australia will allocate and administer quarantined Commonwealth funding for the operation of Family Advocacy and Support Services in Western Australia at the following agreed service locations:

- (a) Family Law Court of Western Australia, Perth; and
- (b) Family Law Court of Western Australia – Albany, Broome, Bunbury, Geraldton and Kalgoorlie country circuits.

E4-9 Western Australia will ensure that the Family Advocacy and Support Services provide integrated legal assistance services including:

- (a) legal support and advice for families affected by family violence with matters before the family law courts;
- (b) preparing notices of risk and applications to assist the court to make evidence-based and safe decisions;
- (c) trauma-informed and high quality social support services delivered by appropriately qualified personnel, so that clients' other issues, particularly where they elevate the risk of family violence, are identified and responded to alongside legal issues;
- (d) dedicated men's support workers who will work with male victims and alleged male perpetrators to access appropriate support services including parenting programs and men's behavioural change programs;

- (e) assisting families to transition between, and manage matters across, the Commonwealth family law, state family violence and state child protection jurisdictions; and
- (f) unless it is not feasible, partnering with established providers of specialist domestic violence services to deliver the social support services.

Aboriginal and Torres Strait Islander specific legal assistance services

E4-10 The Commonwealth may provide additional financial contributions, for Aboriginal and Torres Strait Islander specific legal assistance services, in respect to this Bilateral Schedule from time to time.

Administrative funding

E4-11 The Commonwealth will also provide **\$3.121 million over five years** to support Western Australia in conducting their roles and responsibilities under the NLAP.

PART 4 – OTHER CONDITIONS

E4-12 The Commonwealth Attorney-General is authorised to amend this Bilateral Schedule on behalf of the Commonwealth.

E4-13 The Western Australian Attorney-General or the relevant Western Australian Minister with portfolio responsibility for legal assistance is authorised to amend this Bilateral Schedule on behalf of Western Australia.

E4-14 Other conditions may be agreed between the Parties from time to time.

Interpretation

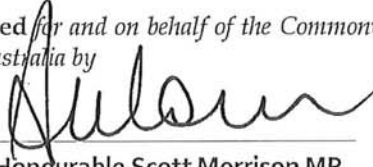
E4-15 For the purposes of the NLAP and this Bilateral Schedule:

- (a) *Family Advocacy and Support Services* refers to services based in family law court registries and integrate frontline legal assistance services with social support services, which, where possible, assist families to manage matters across the Commonwealth family law and State family violence jurisdictions, helping families who are traversing systems to have continuous support during a time of crisis.

PART 5 – SIGN OFF

The Parties have confirmed their commitment to this Bilateral Schedule as follows:

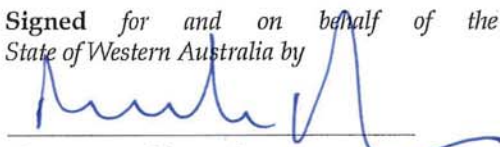
Signed for and on behalf of the Commonwealth
of Australia by

A handwritten signature in black ink, appearing to read 'Scott Morrison', written over a horizontal line.

The Honourable Scott Morrison MP
Prime Minister of the Commonwealth of Australia

[Day] [Month] [Year]

Signed for and on behalf of the
State of Western Australia by

A handwritten signature in blue ink, appearing to read 'Mark McGowan', written over a horizontal line.

The Honourable Mark McGowan MLA
Premier of the State of Western Australia

[Day] [Month] [Year]

23 JUN 2020

South Australia: Bilateral Schedule

NATIONAL LEGAL ASSISTANCE PARTNERSHIP

PART 1- FORMALITIES

- E5-1 This Bilateral Schedule to the National Legal Assistance Partnership (NLAP) is between the Commonwealth of Australia (Commonwealth) and the State of South Australia (South Australia). This Bilateral Schedule is consistent with the NLAP and should be read in conjunction with the NLAP's multilateral agreement and its Schedules.
- E5-2 This Bilateral Schedule will commence on 1 July 2020 and will expire on 30 June 2025 or on completion of the final performance reporting and processing of final payments. This Bilateral Schedule may be terminated earlier or extended as agreed in writing by the Parties.
- E5-3 This Bilateral Schedule may be amended at any time by agreement in writing by the Commonwealth and South Australia.

PART 2 – STATE SPECIFIC REPORTING AND MEASUREMENT

- E5-4 Reporting in respects to this Bilateral Schedule will be included within the South Australia's Statement of Services and Funding and Jurisdictional Performance Report, as per the requirements of Part 4 – Performance Monitoring and Reporting of the multilateral agreement.

Family Advocacy and Support Services

- E5-5 In addition to Clause E5-4, South Australia will provide the following information relating to the Family Advocacy and Support Services:
- (a) update on the status of the Family Advocacy and Support Services, including the service approach and collaborative arrangements;
 - (b) update on the dedicated men's support worker, the nature of their work, utilisation and referrals made;
 - (c) number of dedicated men's support worker services delivered;
 - (d) number of non-legal support services (excluding dedicated men's support worker services) delivered; and
 - (e) a de-identified case study.

PART 3 – FINANCIAL ARRANGEMENTS

E5-6 The Commonwealth will provide an estimated total financial contribution to South Australia of **\$4.075 million over five years** in respect to this Bilateral Schedule. All payments are exclusive of GST.

Table 1: Estimated NLAP financial contributions - South Australia - bilateral

(\$ million)	2020-21	2021-22	2022-23	2023-24	2024-25	Total
Estimated NLAP – Bilateral Schedule (1) = (2) + (3) + (4)	1.306	1.327	0.473	0.481	0.488	4.075
Estimated NLAP bilateral payment – mainstream and specialist legal assistance services (2)	0.847	0.861	-	-	-	1.708
<i>Family Advocacy and Support Services</i>	0.847	0.861	-	-	-	1.708
Estimated NLAP bilateral payment – Aboriginal and Torres Strait Islander specific legal assistance services (3)	-	-	-	-	-	-
Estimated NLAP - Administrative funding (4)	0.459	0.466	0.473	0.481	0.488	2.367

Mainstream and specialist legal assistance services

E5-7 The Commonwealth may provide additional financial contributions, for mainstream and specialist legal assistance services, in respect to this Bilateral Schedule from time to time.

Family Advocacy and Support Services

E5-8 Under this Bilateral Schedule, South Australia will allocate and administer quarantined Commonwealth funding for the operation of Family Advocacy and Support Services in South Australia at the following agreed service locations:

- (a) Adelaide Family Law Courts Registry; and
- (b) Family Law Courts – Mount Gambier circuit.

E5-9 South Australia will ensure that the Family Advocacy and Support Services provide integrated legal assistance services including:

- (a) legal support and advice for families affected by family violence with matters before the family law courts;
- (b) preparing notices of risk and applications to assist the court to make evidence-based and safe decisions;
- (c) trauma-informed and high quality social support services delivered by appropriately qualified personnel, so that clients' other issues, particularly where they elevate the risk of family violence, are identified and responded to alongside legal issues;
- (d) dedicated men's support workers who will work with male victims and alleged male perpetrators to access appropriate support services including parenting programs and men's behavioural change programs;
- (e) assisting families to transition between, and manage matters across, the Commonwealth family law, state family violence and state child protection jurisdictions; and

- (f) unless it is not feasible, partnering with established providers of specialist domestic violence services to deliver the social support services.

Aboriginal and Torres Strait Islander specific legal assistance services

E5-10 The Commonwealth may provide additional financial contributions, for Aboriginal and Torres Strait Islander specific legal assistance services, in respect to this Bilateral Schedule from time to time.

Administrative funding

E5-11 The Commonwealth will also provide **\$2.367 million over five years** to support South Australia in conducting their roles and responsibilities under the NLAP.

PART 4 – OTHER CONDITIONS

E5-12 The Commonwealth Attorney-General is authorised to amend this Bilateral Schedule on behalf of the Commonwealth.

E5-13 The South Australian Attorney-General or the relevant South Australian Minister with portfolio responsibility for legal assistance is authorised to amend this Bilateral Schedule on behalf of South Australia.

E5-14 Other conditions may be agreed between the Parties from time to time.

Interpretation

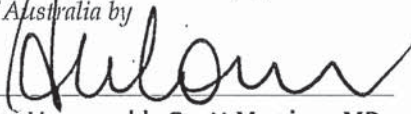
E5-15 For the purposes of the NLAP and this Bilateral Schedule:

- (a) *Family Advocacy and Support Services* refers to services based in family law court registries and integrate frontline legal assistance services with social support services, which, where possible, assist families to manage matters across the Commonwealth family law and State family violence jurisdictions, helping families who are traversing systems to have continuous support during a time of crisis.

PART 5 – SIGN OFF

The Parties have confirmed their commitment to this Bilateral Schedule as follows:

*Signed for and on behalf of the Commonwealth
of Australia by*



The Honourable Scott Morrison MP
Prime Minister of the Commonwealth of Australia

[Day] [Month] [Year]

*Signed for and on behalf of the
State of South Australia by*



The Honourable Steven Marshall MP
Premier of the State of South Australia

[Day] [Month] [Year]

Schedule E6

Tasmania: Bilateral Schedule

NATIONAL LEGAL ASSISTANCE PARTNERSHIP

PART 1- FORMALITIES

- E6-1 This Bilateral Schedule to the National Legal Assistance Partnership (NLAP) is between the Commonwealth of Australia (Commonwealth) and the State of Tasmania (Tasmania). This Bilateral Schedule is consistent with the NLAP and should be read in conjunction with the NLAP's multilateral agreement and its Schedules.
- E6-2 This Bilateral Schedule will commence on 1 July 2020 and will expire on 30 June 2025 or on completion of the final performance reporting and processing of final payments, whichever is later. This Bilateral Schedule may be terminated earlier or extended as agreed in writing by the Parties.
- E6-3 This Bilateral Schedule may be amended at any time by agreement in writing by the Commonwealth and Tasmania.

PART 2 – STATE SPECIFIC REPORTING AND MEASUREMENT

- E6-4 Reporting in respects to this Bilateral Schedule will be included within the Tasmania's Statement of Services and Funding and Jurisdictional Performance Report, as per the requirements of Part 4 - Performance Monitoring and Reporting of the multilateral agreement.

Family Advocacy and Support Services

- E6-5 In addition to Clause E6-4, Tasmania will provide the following information relating to the Family Advocacy and Support Services:
- (a) update on the status of the Family Advocacy and Support Services, including the service approach and collaborative arrangements;
 - (b) update on the dedicated men's support worker, the nature of their work, utilisation and referrals made;
 - (c) number of dedicated men's support worker services delivered;
 - (d) number of non-legal support services (excluding dedicated men's support worker services) delivered; and
 - (e) a de-identified case study.

PART 3 – FINANCIAL ARRANGEMENTS

E6-6 The Commonwealth will provide an estimated total financial contribution to Tasmania of **\$3.873 million over five years** in respect to this Bilateral Schedule. All payments are exclusive of GST.

Table 1: Estimated NLAP financial contributions - Tasmania - bilateral

(\$ million)	2020-21	2021-22	2022-23	2023-24	2024-25	Total
Estimated NLAP – Bilateral Schedule (1) = (2) + (3) + (4)	1.374	1.394	0.363	0.368	0.374	3.873
Estimated NLAP bilateral payment – mainstream and specialist legal assistance services (2)	1.022	1.037	-	-	-	2.059
<i>Family Advocacy and Support Services</i>	1.022	1.037	-	-	-	2.059
Estimated NLAP multilateral payment – Aboriginal and Torres Strait Islander specific legal assistance services (3)	-	-	-	-	-	-
Estimated NLAP - Administrative funding (4)	0.352	0.357	0.363	0.368	0.374	1.814

Mainstream and specialist legal assistance services

E6-7 The Commonwealth may provide additional financial contributions, for mainstream and specialist legal assistance services, in respect to this Bilateral Schedule from time to time.

Family Advocacy and Support Services

E6-8 Under this Bilateral Schedule, Tasmania will allocate and administer quarantined Commonwealth funding for the operation of Family Advocacy and Support Services in Tasmania at the following agreed service locations:

- (a) Hobart Family Law Courts Registry;
- (b) Launceston Family Law Courts Registry (once space is available in the Registry); and
- (c) Family Law Courts – Burnie circuit.

E6-9 Tasmania will ensure that the Family Advocacy and Support Services provide integrated legal assistance services including:

- (a) legal support and advice for families affected by family violence with matters before the family law courts;
- (b) preparing notices of risk and applications to assist the court to make evidence-based and safe decisions;
- (c) trauma-informed and high quality social support services delivered by appropriately qualified personnel, so that clients' other issues, particularly where they elevate the risk of family violence, are identified and responded to alongside legal issues;
- (d) dedicated men's support workers who will work with male victims and alleged male perpetrators to access appropriate support services including parenting programs and men's behavioural change programs;

- (e) assisting families to transition between, and manage matters across, the Commonwealth family law, state family violence and state child protection jurisdictions; and
- (f) unless it is not feasible, partnering with established providers of specialist domestic violence services to deliver the social support services.

Aboriginal and Torres Strait Islander specific legal assistance services

E6-10 The Commonwealth may provide additional financial contributions, for Aboriginal and Torres Strait Islander specific legal assistance services, in respect to this Bilateral Schedule from time to time.

Administrative funding

E6-11 The Commonwealth will provide **\$1.814 million over five years** to support Tasmania in conducting their roles and responsibilities under the NLAP.

PART 4 – OTHER CONDITIONS

E6-12 The Commonwealth Attorney-General is authorised to amend this Bilateral Schedule on behalf of the Commonwealth.

E6-13 The Tasmanian Attorney-General or the relevant Tasmanian Minister with portfolio responsibility for legal assistance is authorised to amend this Bilateral Schedule on behalf of Tasmania.

E6-14 Other conditions may be agreed between the Parties from time to time.

Interpretation

E6-15 For the purposes of the NLAP and this Bilateral Schedule:

- (a) *Family Advocacy and Support Services* refers to services based in family law court registries and integrate frontline legal assistance services with social support services, which, where possible, assist families to manage matters across the Commonwealth family law and State family violence jurisdictions, helping families who are traversing systems to have continuous support during a time of crisis.

PART 5 – SIGN OFF

The Parties have confirmed their commitment to this Bilateral Schedule as follows:

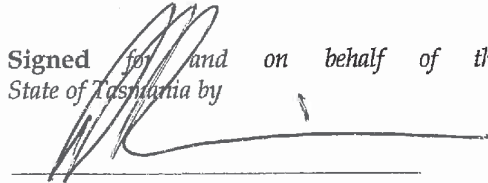
*Signed for and on behalf of the Commonwealth
of Australia by*



The Honourable Scott Morrison MP
Prime Minister of the Commonwealth of Australia

[Day] [Month] [Year]

*Signed for and on behalf of the
State of Tasmania by*



The Honourable Peter Gutwein MP
Premier of the State of Tasmania

[Day] [Month] [Year]

Australia Capital Territory: Bilateral Schedule

NATIONAL LEGAL ASSISTANCE PARTNERSHIP

PART 1- FORMALITIES

- E7-1 This Bilateral Schedule to the National Legal Assistance Partnership (NLAP) is between the Commonwealth of Australia (Commonwealth) and the Australian Capital Territory. This Bilateral Schedule is consistent with the NLAP and should be read in conjunction with the NLAP's multilateral agreement and its Schedules.
- E7-2 This Bilateral Schedule will commence on 1 July 2020 and will expire on 30 June 2025 or on completion of the final performance reporting and processing of final payments. This Bilateral Schedule may be terminated earlier or extended as agreed in writing by the Parties.
- E7-3 This Bilateral Schedule may be amended at any time by agreement in writing by the Commonwealth and the Australian Capital Territory.

PART 2 – STATE SPECIFIC REPORTING AND MEASUREMENT

- E7-4 Reporting in respects to this Bilateral Schedule will be included within the Australian Capital Territory's Statement of Services and Funding and Jurisdictional Performance Report, as per the requirements of Part 4 – Performance Monitoring and Reporting of the multilateral agreement.

Family Advocacy and Support Services

- E7-5 In addition to Clause E7-4, the Australian Capital Territory will provide the following information relating to the Family Advocacy and Support Services:
- (a) update on the status of the Family Advocacy and Support Services, including the service approach and collaborative arrangements;
 - (b) update on the dedicated men's support worker, the nature of their work, utilisation and referrals made;
 - (c) number of dedicated men's support worker services delivered;
 - (d) number of non-legal support services (excluding dedicated men's support worker services) delivered; and
 - (e) a de-identified case study.

PART 3 – FINANCIAL ARRANGEMENTS

E7-6 The Commonwealth will provide an estimated total financial contribution to the Australian Capital Territory of **\$3.309 million over five years** in respect to this Bilateral Schedule. All payments are exclusive of GST.

Table 1: Estimated NLAP financial contributions - Australian Capital Territory - bilateral

(\$ million)	2020-21	2021-22	2022-23	2023-24	2024-25	Total
Estimated NLAP – Bilateral Schedule (1) = (2) + (3) + (4)	1.094	1.110	0.363	0.368	0.374	3.309
Estimated NLAP bilateral payment – mainstream and specialist legal assistance services (2)	0.742	0.753	-	-	-	1.495
<i>Family Advocacy and Support Services</i>	0.742	0.753	-	-	-	1.495
Estimated NLAP multilateral payment – Aboriginal and Torres Strait Islander specific legal assistance services (3)	-	-	-	-	-	-
Estimated NLAP - Administrative funding (4)	0.352	0.357	0.363	0.368	0.374	1.814

Mainstream and specialist legal assistance services

E7-7 The Commonwealth may provide additional financial contributions, for mainstream and specialist legal assistance services, in respect to this Bilateral Schedule from time to time.

Family Advocacy and Support Services

E7-8 Under this Bilateral Schedule, the Australian Capital Territory will allocate and administer quarantined Commonwealth funding for the operation of Family Advocacy and Support Services in the Australian Capital Territory at the following agreed service locations:

- (a) Canberra Family Law Courts Registry.

E7-9 The Australian Capital Territory will ensure that the Family Advocacy and Support Services provide integrated legal assistance services including:

- (a) legal support and advice for families affected by family violence with matters before the family law courts;
- (b) preparing notices of risk and applications to assist the court to make evidence-based and safe decisions;
- (c) trauma-informed and high quality social support services delivered by appropriately qualified personnel, so that clients' other issues, particularly where they elevate the risk of family violence, are identified and responded to alongside legal issues;
- (d) dedicated men's support workers who will work with male victims and alleged male perpetrators to access appropriate support services including parenting programs and men's behavioural change programs;
- (e) assisting families to transition between, and manage matters across, the Commonwealth family law, state family violence and state child protection jurisdictions; and

- (f) unless it is not feasible, partnering with established providers of specialist domestic violence services to deliver the social support services.

Aboriginal and Torres Strait Islander specific legal assistance services

E7-10 The Commonwealth may provide additional financial contributions, for Aboriginal and Torres Strait Islander specific legal assistance services, in respect to this Bilateral Schedule from time to time.

Administrative funding

E7-11 The Commonwealth will provide **\$1.814 million over five years** to support the Australian Capital Territory in conducting their roles and responsibilities under the NLAP.

PART 4 – OTHER CONDITIONS

E7-12 The Commonwealth Attorney-General is authorised to amend this Bilateral Schedule on behalf of the Commonwealth.

E7-13 The Australian Capital Territory Attorney-General or the relevant Australian Capital Territory Minister with portfolio responsibility for legal assistance is authorised to amend this Bilateral Schedule on behalf of the Australian Capital Territory.

E7-14 Other conditions may be agreed between the Parties from time to time.

Interpretation

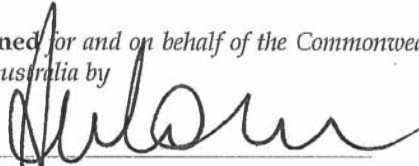
E7-15 For the purposes of the NLAP and this Bilateral Schedule:

- (a) *Family Advocacy and Support Services* refers to services based in family law court registries and integrate frontline legal assistance services with social support services, which, where possible, assist families to manage matters across the Commonwealth family law and State family violence jurisdictions, helping families who are traversing systems to have continuous support during a time of crisis.

PART 5 – SIGN OFF

The Parties have confirmed their commitment to this Bilateral Schedule as follows:

*Signed for and on behalf of the Commonwealth
of Australia by*



The Honourable Scott Morrison MP
Prime Minister of the Commonwealth of Australia

[Day] [Month] [Year]

*Signed for and on behalf of the Australian
Capital Territory by*



Andrew Barr MLA
Chief Minister of the Australian Capital Territory

[Day] [Month] [Year]

Schedule E8

Northern Territory: Bilateral Schedule

NATIONAL LEGAL ASSISTANCE PARTNERSHIP

PART 1- FORMALITIES

- E8-1 This Bilateral Schedule to the National Legal Assistance Partnership (NLAP) is between the Commonwealth of Australia (Commonwealth) and the Northern Territory. This Bilateral Schedule is consistent with the NLAP and should be read in conjunction with the NLAP's multilateral agreement and its Schedules.
- E8-2 This Bilateral Schedule will commence on 1 July 2020 and will expire on 30 June 2025 or on completion of the final performance reporting and processing of final payments, whichever is later. This Bilateral Schedule may be terminated earlier or extended as agreed in writing by the Parties.
- E8-3 This Bilateral Schedule may be amended at any time by agreement in writing by the Commonwealth and the Northern Territory.

PART 2 – STATE SPECIFIC REPORTING AND MEASUREMENT

- E8-4 Reporting in respects to this Bilateral Schedule will be included within the Northern Territory's Statement of Services and Funding and Jurisdictional Performance Report, as per the requirements of Part 4 – Performance Monitoring and Reporting of the multilateral agreement.

Family Advocacy and Support Services

- E8-5 In addition to Clause E8-4, the Northern Territory will provide the following information relating to the Family Advocacy and Support Services:
- (a) update on the status of the Family Advocacy and Support Services, including the service approach and collaborative arrangements;
 - (b) update on the dedicated men's support worker, the nature of their work, utilisation and referrals made;
 - (c) number of dedicated men's support worker services delivered;
 - (d) number of non-legal support services (excluding dedicated men's support worker services) delivered; and
 - (e) a de-identified case study.

PART 3 – FINANCIAL ARRANGEMENTS

E8-6 The Commonwealth will provide an estimated total financial contribution to the Northern Territory of **\$3.548 million over five years** in respect to this Bilateral Schedule. All payments are exclusive of GST.

Table 1: Estimated NLAP financial contributions - Northern Territory - bilateral

(\$ million)	2020-21	2021-22	2022-23	2023-24	2024-25	Total
Estimated NLAP – Bilateral Schedule (1) = (2) + (3) + (4)	1.212	1.231	0.363	0.368	0.374	3.548
Estimated NLAP bilateral payment – mainstream and specialist legal assistance services (2)	0.860	0.874	-	-	-	1.734
<i>Family Advocacy and Support Services</i>	0.860	0.874	-	-	-	1.734
Estimated NLAP multilateral payment – Aboriginal and Torres Strait Islander specific legal assistance services (3)	-	-	-	-	-	-
Estimated NLAP - Administrative funding (4)	0.352	0.357	0.363	0.368	0.374	1.814

Mainstream and specialist legal assistance services

E8-7 The Commonwealth may provide additional financial contributions, for mainstream and specialist legal assistance services, in respect to this Bilateral Schedule from time to time.

Family Advocacy and Support Services

E8-8 Under this Bilateral Schedule, the Northern Territory will allocate and administer quarantined Commonwealth funding for the operation of Family Advocacy and Support Services in the Northern Territory at the following agreed service locations:

- (a) Darwin Family Law Courts Registry
- (b) Alice Springs Federal Circuit Court Registry
- (c) Northern Territory Local Court in Katherine; and
- (d) Northern Territory Local Court in Darwin.

E8-9 The Northern Territory will ensure that the Family Advocacy and Support Services provide integrated legal assistance services including:

- (a) legal support and advice for families affected by family violence with matters before the family law courts;
- (b) preparing notices of risk and applications to assist the court to make evidence-based and safe decisions;
- (c) trauma-informed and high quality social support services delivered by appropriately qualified personnel, so that clients' other issues, particularly where they elevate the risk of family violence, are identified and responded to alongside legal issues;

- (d) dedicated men's support workers who will work with male victims and alleged male perpetrators to access appropriate support services including parenting programs and men's behavioural change programs;
- (e) assisting families to transition between, and manage matters across, the Commonwealth family law, state family violence and state child protection jurisdictions; and
- (f) unless it is not feasible, partnering with established providers of specialist domestic violence services to deliver the social support services.

Aboriginal and Torres Strait Islander specific legal assistance services

E8-10 The Commonwealth may provide additional financial contributions, for Aboriginal and Torres Strait Islander specific legal assistance services, in respect to this Bilateral Schedule from time to time.

Administrative funding

E8-11 The Commonwealth will provide **\$1.814 million over five years** to support the Northern Territory in conducting their roles and responsibilities under the NLAP.

PART 4 – OTHER CONDITIONS

E8-12 The Commonwealth Attorney-General is authorised to amend this Bilateral Schedule on behalf of the Commonwealth.

E8-13 The Northern Territory Attorney-General or the relevant Northern Territory Minister with portfolio responsibility for legal assistance is authorised to amend this Bilateral Schedule on behalf of the Northern Territory.

E8-14 Other conditions may be agreed between the Parties from time to time.

Interpretation

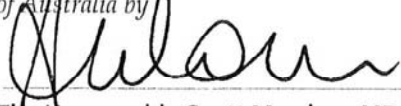
E8-15 For the purposes of the NLAP and this Bilateral Schedule:

- (a) *Family Advocacy and Support Services* refers to services based in family law court registries and integrate frontline legal assistance services with social support services, which, where possible, assist families to manage matters across the Commonwealth family law and State family violence jurisdictions, helping families who are traversing systems to have continuous support during a time of crisis.

PART 5 – SIGN OFF

The Parties have confirmed their commitment to this Bilateral Schedule as follows:

Signed for and on behalf of the Commonwealth
of Australia by



The Honourable Scott Morrison MP
Prime Minister of the Commonwealth of Australia

[Day] [Month] [Year]

Signed for and on behalf of the Northern
Territory by



The Honourable Michael Gunner MLA
Chief Minister of the Northern Territory of Australia

[Day] [Month] [Year]

24 JUN 2020