





Guideline:

Managing Relocation Assistance to Take Up a Job

Relocation Assistance to Take Up a Job (RATTUAJ) provides financial assistance to long-term unemployed job seekers and other designated Participants to relocate to take up ongoing, full time work, and can help Employers attract staff outside their local area. RATTUAJ can provide up to \$9000 (GST exclusive) to assist the Participant with moving.

This Guideline includes access to RATTUAJ for Structural Adjustment Programme (including Stronger Transitions) and Regional Employment Trial Participants and is for use by jobactive, ParentsNext (Intensive Stream only) and Disability Employment Services Providers (DES).

Version: 4.0

Published on: 27 March 2020 Effective from: 20 March 2020

Changes from the previous version (Version 3.4)

Policy changes:

From 20 March 2020, JobSeeker Payment replaces Newstart Allowance, Sickness Allowance, Bereavement Allowance and Wife Pension. JobSeeker Payment will become the main participation payment for people aged 22 years or over but under Age Pension age.

Wording changes:

Updating Unemployment Rate Table. Minor wording clarifications throughout document. Update to Department name.

A full document history is available at Provider Portal.

Defined Terms for this Guideline

'Provider' refers to jobactive Providers, ParentsNext Providers and Disability Employment Services Providers.

'Participant' refers to Participants registered with jobactive, ParentsNext and Disability Employment Services.

Related documents and reference

Employment Fund Guideline jobactive Privacy Guideline Learning Centre Home Page Relocation Assistance Mailbox ParentsNext Deed 2018–2021 ParentsNext Participation Fund Guideline ParentsNext Eligibility, Referral, Commencement and Caseload Guideline Disability Employment Services Grant Agreement Effective 1 July 2018 Regional Employment Trials Guideline Structural Adjustment Package Guidelines Stronger Transition Guideline ESS Web help files

Checking Job Seeker Eligibility for a Wage Subsidy and Relocation Assistance to Take up a Job Add and Manage a Relocation Assistance to Take Up a Job Agreement

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The role of Providers in Relocation Assistance to Take Up a Job

RATTUAJ is a discretionary tool for Providers to assist Participants who need to relocate to take up a job.

Providers are expected to advise potentially eligible Participants of the support that may be available from RATTUAJ.

In agreeing to provide RATTUAJ assistance Providers must:

- ensure the Participant, location and job placement are eligible for RATTUAJ
- enter into a RATTUAJ Agreement in ESS Web
- assess and pay eligible expenses
- assist Participants with the job placement, relocation and post-placement support
- maintain required documentary evidence.

(Deed references: jobactive Deed 2015-22 clauses 9 and 90.1, DES Grant Agreement effective 1 July 2018 clauses 17 and 157 and ParentsNext Deed 2018-21 clause 108).

Assess eligibility

All RATTUAJ Participants must apply for assistance within 28 days of the job commencing.

If the Participant is a member of a couple, only one Participant is entitled to apply for assistance. 1.1.M.120 of the Guide to <u>Social Security Law</u> defines 'Member of a couple'.

The different eligibility requirements of each employment service are summarised in the following table.

Program	Eligible income payments	Registration	Mutual Obligation
		requirements	Requirements at time
			of job placement
jobactive	Participants must have been	Participants must be	Participants must have
•	receiving an eligible income	registered as a Fully	Mutual Obligation
	support payment (JobSeeker	Eligible Participant	Requirements.
	Payment, Newstart Allowance,	with a jobactive	
	Youth Allowance (Other) and/or	Provider.	
	Parenting Payment) for at least		
	the last 12 months.	Participants must be	Participants must have
		registered as a Fully	Mutual Obligation
	Stream A job seekers in	Eligible Participant	Requirements.
	Regional Employment Trial	with a jobactive	
	regions may access RATTUAJ	Provider.	
	after three months on an		
	eligible income support		
	payment.	Participants must be	
	1	registered as a Fully	
	Streens Dand Cick cookers in	Eligible Participant	Participants must have
	Stream B and C job seekers in		Mutual Obligation
	Regional Employment trial	with a jobactive Provider.	Requirements.
	regions can access relocation	FIOVICEI.	
	assistance immediately after		
	commencement in jobactive.		

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Program	Eligible income payments	Registration	Mutual Obligation
		requirements	Requirements at time
			of job placement
ParentsNext (Intensive Stream)	Participants must have been receiving Parenting Payment for at least the last 12 months.	Participants must be registered as an Intensive Stream Participant with a ParentsNext Provider.	Participants must have Mutual Obligation Requirements.
	ParentsNext Intensive Stream Participants in Regional Employment Trial regions may access RATTUAJ immediately after commencement in ParentsNext Intensive Stream.	Participants must be registered as an Intensive Stream Participant with a ParentsNext Provider	Participants must have Mutual Obligation Requirements.
Structural Adjustment Programmes including Stronger Transitions Package		Participants must be registered as a Fully Eligible Participant with a jobactive Provider.	
Disability Employment Services (DES)	Participants must have been receiving an eligible income support payment (JobSeeker Payment, Newstart Allowance, Youth Allowance (Other) and/or Parenting Payment) for at least the last 12 months.	Participants must be participating in DES.	Participants must have Mutual Obligation Requirements.

System step: ESS Web flags a Participant's eligibility for RATTUAJ.

Assess eligible locations

Providers must ensure the proposed relocation is:

- within Australia
- at least 90 minutes away from the Participant's current residence (using their regular mode of transport) (and within at least 90 minutes from the job)
- not within the same capital city.

If the relocation is between capital cities, the relocation must be to a capital city with a lower unemployment rate than the capital city the Participant is relocating from.

For the purpose of RATTUAJ, capital cities are the 2011 Urban Centre Localities State and Territory Capital Cities defined by the Australian Bureau of Statistics. All other areas are Regional.

Providers can use the Relocation Assistance Distance and Region Calculator on the Provider Portal to assess if a location is at least 90 minutes away from where the Participant is currently residing.

Providers can access the relevant calculator below:

- jobactive Participants
- **DES** Participants
- <u>ParentsNext</u> Participants.

(Deed references: jobactive Deed 2015-22 clause 90.1, DES Grant Agreement effective 1 July 2018 clause 157 and ParentsNext Deed 2018-21 clause 108). **Unemployment rates of capital cities – 1** January to 31 March 2020 (updated guarterly)

Capital city	Unemployment rate	Capital city	Unemployment rate
Greater Adelaide, SA	6.2%	Greater Hobart, TAS	6.5%
Greater Brisbane, QLD	6.1%	Greater Melbourne, VIC	4.9%
Australian Capital Territory	3.5%	Greater Perth, WA	6.2%
Darwin, NT	4.5%	Greater Sydney, NSW	4.3%

Assess Placement eligibility

RATTUAJ assistance must only be provided once the Participant receives an offer of ongoing employment.

For a RATTUAJ Placement to be eligible, the Participant must have accepted a job offer and the Employer must declare they have, using any method, attempted to employ local workers for the position (for example, advertised in a newspaper or shopfront).

By signing the RATTUAJ Agreement, the Provider is confirming they have confirmed with the Employer that they attempted to employ local workers.

The Provider must ensure the RATTUAJ Placement:

- is a full-time position (more than 30 hours per week)
 - Participants with an approved Partial Capacity to Work (PCW) at the time of the RATTUAJ Agreement, can choose to work above their PCW hours but cannot be compelled to do so. However, the job must be a minimum of 15 hours a week.
- is ongoing for more than six months
- pays remuneration in accordance with the relevant award, at a minimum
- Agreement is created and approved in ESS Web within 28 days of the job commencing.

The Provider must also ensure the RATTUAJ Placement is not a Non-Payable Outcome, self-employment or commission-based.

If there is a short paid or unpaid work trial, negotiations for a RATTUAJ Placement must occur before the work trial commences.

(Deed references: jobactive Deed 2015-22 clause 90.1, DES Grant Agreement effective 1 July 2018 clause 157 and ParentsNext Deed 2018-21 clause 108).

Generating a RATTUAJ Agreement

The RATTUAJ Agreement is between the Provider and Participant.

Once the Provider is satisfied the Participant meets the placement eligibility, a RATTUAJ Agreement can be created.

The Provider must explain the RATTUAJ Agreement to the Participant and have them complete and sign the agreement within 28 days of the job commencing.

In signing the RATTUAJ Agreement, the Participant and Provider confirm the Participant has received and accepted an offer of employment that is more than 30 hours a week and ongoing for more than six months.

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	The Provider must end the RATTUAJ Ag been claimed (including where no claim	reement when all RATTUAJ Payments have s are required) or where:
	 the relocation is complete the job did not commence; or the relocation did not occur. 	
		ancy and refer the Participant to the Vacancy
	System step : Providers create, manage a Web.	nd approve the RATTUAJ Agreement in ESS
	Note : Agreements can be created prior to Confirmed i.e. Expected to start (ETS).	placement being set to Placement
	System step: Providers can approve the F than 28 days of the Vacancy having a stat	RATTUAJ Agreement prior to but not later us of placement confirmed.
	System step: ESS Web automatically end the approval date.	s the RATTUAJ Agreement three months after
	System step: Providers can lodge claims f RATTUAJ Agreement is approved but not Agreement has ended.	
	(Deed references: jobactive Deed 2015-22 claus July 2018 clause 157, and ParentsNext Deed 20	es 90.1 and 90.3, DES Grant Agreement effective 1 18-21 clause 108).

Payment of RATTUAJ

RATTUAJ Payments are paid to a supplier or to reimburse the Participant for costs they incur to relocate. Funding must only be provided for costs incurred to support the job seeker to relocate where the costs were incurred within the RATTUAJ Agreement period or within 28 days of commencing employment.

The Provider must make Payments out of their own funds to the supplier or Participant.

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Documentary Evidence: Providers must only claim Reimbursement up to the same dollar value they paid (see <u>Documentary Evidence Section</u> in this Guideline).

An eligible Participant can be reimbursed up to:

- \$3,000 (GST exclusive) if relocating to a capital city
- \$6,000 (GST exclusive) if relocating to a regional area
- an extra \$3,000 (GST exclusive) if relocating with a dependent.

Definition of a dependent

The Provider must assess the Participant's 'dependent' relationship to the Participant and must seek proof.

A dependent may include a member of the Participant's household who is a:

- dependent child/children under 24 years of age who is:
 - financially dependent on the relocating Participant or

- is the dependent child of the partner of the Participant where they are a member of a couple under social security law and the partner is receiving a government payment related to the Child or Children.
- spouse/partner of the participant who is also receiving an Australian Government income support payment or pension
- an elderly parent/s who:
 - has reached Australian Age Pension age
 - lives in the same residence as the Participant
 - is dependent on the Participant for day to day care
 - is relocating to reside with the Participant.

Where costs relating to a dependent are incurred, but the total expenditure of the relocation is less than the amount of relocation assistance with the additional \$3,000, the Participant is still required to provide proof of the relationship.

Where the dependent of the Participant does not meet these requirements, Providers can assess if there is a genuine dependency relationship. The Provider must keep a file note outlining their reasons for the approval. Example: Where the Participant may have legal caring responsibilities for an adult child with a disability, it would be reasonable to grant up to the additional \$3,000 in assistance. The Provider must confirm this relationship is reasonable.

Documentary Evidence: The Provider must obtain and retain copies of documentation confirming:

- the dependent nature of the relationship
- proof of age
- there is a shared residential address at the home location.

Eligible items under RATTUAJ

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RATTUAJ Payments are flexible and can be used to help a Participant:

- prepare to move
- move
- settle into the new location.

Providers must:

- negotiate with and advise the Participant on eligible relocation costs
- obtain and retain at least two quotes for the relocation costs:
 - if there is only one supplier, only one quote needs to be obtained and retained
 - quotes must include:
 - the suppliers name and ABN
 - date of quote
 - details of items in the quote including details of the service delivered
 - quote amount (including GST).
- ensure that costs represent value for money and, where required, are based on the quotes obtained.

Documentary Evidence: Providers must obtain sufficient documentary evidence as outlined in this Guideline.

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Once RATTUAJ Payments have been claimed, the same item must not be claimed from the Employment Fund.

(Deed references: jobactive Deed 2015-22 clauses 18, 21, 76.3, 82.2, 90.3, 90.4 and 90.5, DES Grant Agreement effective 1 July 2018 clause 157 and ParentsNext Deed 2018-21 clause 108).

Approved items under RATTUAJ

System step: Providers must select one of the six categories in ESS Web (highlighted in bold below). These six categories have different eligible items that can be paid for. Providers are expected to ensure they are choosing the correct category for the individual purchase and not bulking all items into one category.

A detailed list of approved items is included below as a guide. This is not an exhaustive list.

Providers should contact their Account or Contract Manager to seek clarification on additional approved items or to seek assistance.

- Accommodation
 - Non-rent accommodation at new location—two weeks*
 - Rent at new location—up to two months
- Disturbance costs
 - Gardening fees*
 - Cleaning fees*
 - Pet boarding fees—up to one month*
 - First groceries to set up house
 - Utility connection and exit costs
 - Relocation-associated legal costs
 - Associated medical costs
 - School uniforms
 - School enrolment fees
 - Reasonable breaking lease costs
 - Vehicle registration transfer fees
 - Licence transfer fees
- Employment
 - Tools (up to \$500)
 - Safety clothing
 - Uniforms
 - Boots
- Removalist/Self-removal
 - Removalists and removalist insurance*
 - Truck hire*
 - Storage*
 - Trailer hire*
- Rental Bond
 - Must not exceed the state/territory bond payment—for example, some states only allow a bond payment to reflect the first four weeks of rent as the bond payment
- Travel
 - Plane, train or ship tickets and fees*

- Car hire and car hire insurance*
- Pet transport*
- Baggage allowances
- Fuel
- Incidentals during travel, for example, food and drinks
- In-transit accommodation costs.
- * Note, quotes are required before purchasing these services.

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Documentary Evidence: Providers must obtain and retain sufficient documentary evidence as outlined in this Guideline. See the section on <u>Documentary Evidence</u> <u>Requirements</u> for further information.

Prohibited Relocation Assistance funding

Prohibited items include:

- Assets—for example, whitegoods, furniture, tyres, other household items
- Ongoing costs—utilities, school fees, mortgage
- Rent beyond two months
- Repairs—including vehicles
- Alcohol and tobacco purchases
- Post Placement Support
- Cost of return to location or additional costs at same location
- Association fees.

For further advice on ineligible items, Providers should contact their Account or Contract Manager.

Rental bond payments for Participants

Providers should have the bond paid and registered with the relevant state or territory bond board in their organisation's name, except where:

• the relevant law or lease agreement places liability for excess damages with the party that paid the bond

or

- it is not possible to lodge the bond in the organisation's name:
 - In these circumstances, the Provider must inform the Participant that when the lease ends, it is their responsibility to return any remaining bond money to the Provider.

Providers must ensure they understand their relevant state or territory laws regarding bond payments and the amount allowed to be paid. For example, some states only allow up to four weeks of rent to be paid as bond.

Providers must check if they can nominate themselves on the bond return form to receive the refund. Providers must endeavour to seek the bond payment back from the Participant or the rental bond agency.

Providers are required to reimburse the Department the rental bond refund amount at the end of the Participant's lease.

Documentary Evidence: Providers are required to retain copies of the relevant state or territory bond lodgement form and any receipts issued.



Up-front payments

If the Provider cannot make the payment directly to the supplier on behalf of the Participant and the Participant declares they are experiencing financial hardship, the Provider is able to make an up-front payment or provide a pre-paid debit card.

Financial hardship exists where the Participant is unable to commence the RATTUAJ Placement if up-front payments are not provided. An up-front payment can be used to pay for a Participant's expense before the expense has been incurred.

Pre-paid debit cards can be used and are classified as an up-front payment. These can cover basic items such as petrol, groceries or toiletries.

Example: If the Participant needs money to pay for petrol and the Provider is not able to pay the Petrol Station directly, the Provider can provide a pre-paid debit card or a payment to the Participant.

If the Provider agrees to pay the Participant the up-front payment, the Provider must:

- be satisfied payments have been used as agreed with the Participant:
 - this includes ensuring receipts are sighted and kept on record
- where possible, obtain and retain at least two (unless there is only one supplier) quotes for the costs:
 - if there is only one supplier, only one quote needs to be obtained and retained
- ensure up-front payments represent value for money and, where required, are based on the quotes obtained
- ensure extra funding of the same type of expense is only provided after the Participant demonstrates the initial up-front payment is insufficient.

Example: If \$200 is initially provided for fuel and the actual fuel cost is \$250, the additional \$50 can be paid.

Claims for Reimbursement

Providers can submit a claim for Reimbursement from the Department where they have properly paid a relocation cost to the Participant or supplier.

Once RATTUAJ Payments have been claimed, the same item must not be claimed from the jobactive Employment Fund or the ParentsNext Participation Fund.

System step: When claiming Reimbursement of the Payment, Providers must select the appropriate Payment category in the Claim screen in ESSWeb.

• All outstanding Reimbursements must be claimed within 56 calendar days after the end of the RATTUAJ Agreement.

(Deed references: jobactive Deed 2015-22 clause 90.4, DES Grant Agreement effective 1 July 2018 clause 157 and ParentsNext Deed 2018-21 clause 108).

Goods and Services Tax (GST)

Providers need to consider any tax liability and GST implications and obtain their own taxation advice.

Managing a RATTUAJ Agreement

Compliance Actions

Providers must advise Participants they may be subject to an Unemployment Failure which would result in cancellation off income support payment and a six week preclusion if, without a Reasonable Excuse, they:

- voluntarily leave a job where RATTUAJ has been provided, within the first six months
- have their employment terminated due to misconduct.

Providers must also advise Participants they may be subject to a Work Refusal Failure which would result in cancellation off payment and a four week non-payment period if, without a Reasonable Excuse, they accept the position, receive RATTUAJ, but do not commence employment.

Providers, following discussion with the Participant as to their reasons for the above circumstances, should submit a Participation Report in the above circumstances.

Note: Work Refusal and Unemployment Failure non-payment periods do not apply to ParentsNext Intensive Stream Participants.

(Deed references: jobactive Deed 2015-22 clauses 115 and 116).

Transfer of a Participant

ESS Web prevents approved RATTUAJ Agreements from being automatically transferred to another Provider or Site.

Providers can manually transfer Participants between Sites and Providers or a Participant may ask to transfer to another Provider (including DES and ParentsNext) Before this is done, both the gaining and losing Providers must negotiate the continued servicing of the Participant and the RATTUAJ Agreement.

If the gaining Provider agrees to service the Participant, both the Provider and the Participant must sign a new RATTUAJ Agreement and share the Participant's details. This will allow the new Provider to make claims under RATTUAJ.

To transfer a RATTUAJ Agreement in ESS Web, Providers should email their Account or Contract Manager.

(Deed references: jobactive Deed 2015-22 clauses 80, 81, 82, DES Grant Agreement effective 1 July 2018 clause 157 and ParentsNext Deed 2018-21 clause 108)

Documentary Evidence Requirements

RATTUAJ agreement

System step: Providers must approve the RATTUAJ Agreement in ESS Web.

System step: Providers must record the following details in ESS Web:

- Vacancy details
- Employer details
- Placement details.

If submitting an override or special claim request, the Provider must include the linked Agreement identifier and/or the Vacancy Identifier and the reason why the override was approved.

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The following Documentary Evidence must be retained or uploaded into ESS Web:

- a RATTUAJ Agreement signed by the Provider and Participant that confirms:
 - the Participant has accepted a job offer
 - the Provider has sighted evidence of claimed dependents
 - the Participant has declared the dependent will be moving with the Participant.

Evidence of a dependent (if applicable)

The following evidence must be retained or uploaded into ESS Web:

- the identity of the dependent
- evidence that the relocation Participant is receiving a government payment related to the child or children, including:
 - Newstart Allowance or JobSeeker Payment at the Principal Carer Parent or partnered rate)
 - Family Tax Benefit
 - or
 - Child Care Rebate/Benefit.
- evidence confirming the Participant has legal care responsibilities for the dependent
- evidence confirming the dependent lives with the Participant
- evidence that the Participant is receiving an Australian Government carers allowance or similar.

Note: Where the dependent does not meet the standard eligibility requirements in the RATTUAJ Guidelines, but the Provider's assessment is that the dependent is reliant on the Participant and eligible for additional funding for relocation assistance, a file note outlining their reasons for the approval must be kept.

Claiming Reimbursements

The following evidence must be retained or uploaded into ESS Web:

- a valid tax invoice that distinguishes between individual item costs:
 - if required, a Provider can issue a Recipient created tax invoice (RCTI) as long as the supplier is registered for GST. The RCTI must contain all of the information required of a tax invoice.
- evidence of payment from the Provider to the Participant or third party supplier:
 - this may include:
 - a record of transaction (bank statement or a record of transition from the Provider's financial system)
 - a Tax Invoice with the receipt from the Supplier
 - a remittance advice
 - or
 - other valid proof of payment.
- at least two quotes for the Reimbursement of items that require quotes as per the RATTUAJ Guideline:
 - if there is one supplier, only one quote needs to be obtained and kept on file.

Up-front payments

If the Provider agrees to pay the Participant the up-front payment, the Provider must:

- Provide evidence that the payment has been paid to the Participant
- obtain and retain at least two (unless there is only one supplier) quotes for the costs:
 - if there is only one supplier, only one quote needs to be obtained and kept on file.

All capitalised terms in this Guideline have the same meaning as in the jobactive Deed 2015–2022, ParentsNext Deed 2018–2021 (the Deed) and the Disability Employment Services Grant Agreement Effective 1 July 2018.

This Guideline is not a stand-alone document and does not contain the entirety of Employment Services Providers' obligations. It must be read in conjunction with the Deed and any relevant Guidelines or reference material issued by Department of Education, Skills and Employment under or in connection with the Deed. Sample agreement

Relocation Assistance to Take Up a Job Agreement

This is a sample only.

The actual template is generated from ESSWeb.

A. Participant details	
Participant name:	
Participant ID:	
B. Provider details	
Name:	
Site:	
Contact name:	
Phone:	
C. Employment details	
Vacancy ID:	
Vacancy title:	
Name:	
Phone:	
Expected start date:	
Contact name:	
Email:	
ABN:	
D. Relocation details	
Originating address:	
Relocation address at the time	
of signing the agreement:	
Proposed Relocation address:	
E. Relocation Assistance Fu	nding
Assistance amount (up to):	
F. Dependent details	
Dependent name/s:	

General Terms and Conditions

Term of this Agreement

1. The Participant may have a temporary accommodation address at the time the agreement is signed, which may subsequently change to a permanent address prior to or after commencing in Employment. This may change the Relocation Area and the amount of assistance that the Participant is eligible to receive.

2. This agreement commences on the day it is signed by the Participant or from employment commencement date if signed within 28 days, and ends:

- if the Participant does not relocate to the Relocation Area
- if the Participant does not commence in the Employment by the Expected Start Date
- when the Participant has relocated to the Relocation Area, commenced the Employment, made all relevant valid claims for reimbursement and been paid those claims by the Provider, or
- three months from the date this Agreement is signed, whichever is earliest.

3. The Participant represents that he or she has accepted the Employment with the Employer, and has agreed with the Employer to relocate to the Relocation Area, and commence in the Employment, in accordance with the details specified in this agreement.

Payments—General

4. Subject to this agreement, the Provider will pay the Relocation Assistance for costs associated with the Participant:

- preparing to move to the Relocation Area
- moving to the Relocation Area
- when the job seeker has relocated to the Relocation Area, commenced the employment, made all relevant valid claims for reimbursement and been paid those claims by the Provider
- settling at the Relocation Area
- either by up-front payments and/or reimbursing costs incurred by the Participant, or making payments directly to a relevant supplier, as determined by the Provider.

5. The Provider must advise the Participant of what relocation costs are eligible for payment as Relocation Assistance.

6. The Provider must obtain (from the supplier or Participant) and retain at least two quotes in relation to some relocation costs as advised by the Provider, prior to payment of any relevant invoice or up-front payment (unless there is only one supplier available at the relevant location to provide the service).

7. The Participant must provide the Provider with:

- invoices, receipts or other evidence of valid relocation costs to be reimbursed to the Participant or directly to a supplier
- any other additional evidence, including quotes, requested by the Provider, as soon as is practicable.

Up-front payment

8. The Provider may make payments of Relocation Assistance to the Participant in advance of the Participant incurring expenses where:

- the Participant demonstrates financial hardship, as determined by the Provider; and
- the Provider cannot reasonably make payment on behalf of the Participant directly to a relevant supplier; and
- subject to any terms and conditions that the Provider may impose.

Freedom of Information

Documents in the possession of the Department and its contracted service Providers are subject to disclosure in response to a request made under the *Freedom of Information Act 1982* (FOI Act). There are a number of exceptions to release and, where appropriate, the Department will consult with affected individuals or organisations prior to before making a decision on access to documents.

Declaration and execution of Agreement by the Provider:

By signing the below, I declare that:

- I am duly authorised by the Provider to complete and sign this declaration.
- I have complied with the jobactive Deed as well as the Relocation Assistance to Take Up a Job Guideline.
- The Participant has received and accepted an offer of employment.
- I will provide the Participant with a signed copy of this completed Agreement.

Signature:	
Date:	
Name:	

Declaration and execution of Agreement by Participant:

By signing below, I declare that:

- The Provider has explained to me the requirements I must meet to participate in the Relocation Assistance to Take Up a Job programme, including my obligations under this agreement.
- To the best of my knowledge, the information I have provided for the purposes of this agreement is true, accurate and complete.
- I have accepted an offer of employment from the Employer that is more than 30 hours a week and ongoing and sustainable work for more than six months.
- I will work with my Provider to ensure that my relocation is successfully completed and to maximise the chances of the success of my employment under the Relocation Assistance to Take Up a Job programme.
- I understand that I may have my income support payments cancelled and serve a non-payment period for four weeks if, without a reasonable excuse, I:
 - do not commence the Employment with the Employer
- I understand that I may have my income support payments cancelled and serve a non-payment period for six weeks if, without a reasonable excuse, if
 - I voluntarily leave the Employment within the first six months
 - the Employment is terminated due to misconduct on my part within the first six months.
- I agree to all the terms and conditions specified in this agreement.

Signature:	
Date:	
Name:	