



Reference: CSD-10 129037

CHD

REDACTED

CEG

REDACTED

Dear CHD,

### NOTICE OF AMENDMENT OF SERVICE APPROVAL

I acknowledge receipt of your letter of 28 May 2102 requesting the removal of all conditions from your service approval (licence).

Your request was made on the basis that the Director of Public Prosecutions had directed that there be no further proceedings in relation to the charges that had been brought against

CDM

REDACTED

who is your father, and at the time a staff member at CEG

You have advised the Department that CDM does not wish to resume his role as the cook at the service but that he wishes to return to his maintenance role to enable him to conduct maintenance on the building and premises of outside the services operating hours.

The Department of Education and Communities sought information from the Joint Investigation Response Team in the Department of Family and Community Services who carried out the investigation into allegations that led to the charges being brought against CDM

REDACTED

After careful consideration of information available I am unable to agree to your request to remove all conditions from the service approval.

However section 55 of the National Law allows the Regulatory Authority to amend the service approval by varying a condition of the service approval.

I am giving you notice that I intend to vary the conditions 1 and 2 imposed on your service approval to apply only when children are being educated and cared for at the premises.

Please find attached an amended service approval. These amendments have effect 14 days after the date on this notice.

For further information about the Law and the Regulations, please visit our website at [www.det.nsw.edu.au/our\\_services/](http://www.det.nsw.edu.au/our_services/) or the Australian Children's Education and Care Quality Authority website at [www.acecqa.gov.au](http://www.acecqa.gov.au)

Yours sincerely

Lydia Hanrahan  
Assistant Director  
Quality and Compliance  
Early Childhood Education and Care