
Answer: Clients in community detention remain in immigration detention and do not have the rights of visa holders in the community. This means they are not eligible for Centrelink and Medicare and do not have any work rights.

Clients in community detention are supported by the department through a financial allowance which is set at 89% of the Centrelink income support payments (excluding rent assistance and family benefits payment). Clients are expected to cover their food, other groceries, public transport and other costs such as clothing from this allowance. Educational expenses and travel to and from school for minors in community detention are covered by the department.

Clients in community detention are able to access health services provided by contracted health providers in the community, including GPs, mental health counsellors and specialist providers.

In addition unaccompanied minors are able to access a $200 seasonal clothing allowance in the first year. The cost of organised activities for unaccompanied minors of up to $2000 per year is also covered by the department, for example to cover the cost of a soccer club membership, art or music classes, or excursions during school holidays.