



Are you ready for the National Disability Insurance Scheme?

How does the National Disability Insurance Scheme differ from existing lifetime care schemes?

What are the potential impacts on common law practice?

How will case management be affected?

Should an allowance be made in reserves?

The National Disability Insurance Scheme (“NDIS”), briefly badged as DisabilityCare Australia, launched in pilot sites across Australia in July this year. This paradigm-shift in disability care and support sets up a potentially complex relationship between the scheme, insurers, service providers and participants.

Taylor Fry has developed a workshop that facilitates your team’s exploration of the impact of the NDIS. In a session that is customised to your unique business circumstances, we cover:

- Scheme structure
- Stakeholder perspectives
- The legislative framework
- Compensation recovery provisions and requirements
- Breakout sessions exploring case studies drawn from **your** claims and how their behavior may change under the NDIS

The workshop will help your team get to grips with the new structure and identify the key risks facing your business, as well as potential opportunities. Actuaries, portfolio managers, underwriters and case managers will benefit from the interactive exploration of Australia’s new disability care and support framework.

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