

INTERIM PROHIBITION ORDER

HEALTH COMPLAINTS ACT 2016 Section 90

This Interim Prohibition Order is made pursuant to section 90 of the *Health Complaints Act 2016*.

The Health Complaints Commissioner (**Commissioner**) has made this Interim Prohibition Order because the Commissioner reasonably believes that the general health service provider named below has contravened a code of conduct applying to the general health service being provided and is satisfied that it is necessary to make this order to avoid a serious risk to the health, safety or welfare of the public.

Name of the general health service provider on whom the Interim Prohibition Order is imposed:	Ms Marieke Rodenstein, also trading as the Nutrition Practice ABN: 93 419 456 291 in the State of Victoria
Date of this Interim Prohibition Order:	26 July 2024
Date on which this Interim Prohibition Order expires:	An Interim Prohibition Order can remain in force for up to 12 weeks. This Interim Prohibition Order will remain in force until 17 October 2024 while an investigation is conducted unless it is revoked before that date.
Effect of this Interim Prohibition Order:	<ol style="list-style-type: none"> 1. <i>Ms Marieke Rodenstein must only provide general health services on-site under the employ of Saint Haven - Collingwood.</i> 2. <i>Ms Marieke Rodenstein must only provide general health services in person. Ms Marieke Rodenstein is prohibited from providing any general health services via remote or telehealth platforms.</i> 3. <i>Ms Marieke Rodenstein must only provide general health services to persons over the age of 16 years.</i> 4. <i>Within seven days of the Health Complaints Commissioner (HCC) providing this IPO to Ms Marieke Rodenstein, they must provide acknowledgement from Saint Haven – Collingwood that the General Manager has seen and understood this IPO.</i> 5. <i>Within seven days of the expiration of this IPO, Ms Marieke Rodenstein must ensure that the HCC receives a report from the senior person at Saint Haven - Collingwood to confirm details of their performance and respond to any questions raised by the HCC.</i> 6. <i>Following the expiration of this IPO Ms Marieke Rodenstein must, within seven days, submit a statutory declaration to the HCC confirming their compliance with all terms of this</i>

	<i>IPO.</i>
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In this Interim Prohibition Order 'general health service' and 'general health service provider' have the same meaning as in section 3 of the *Health Complaints Act 2016*.

This Interim Prohibition Order takes effect on the service of the order on the general health service provider to whom it applies.

This Order will be published in the Victoria Government Gazette and on the Internet site of the Health Complaints Commissioner, www.hcc.vic.gov.au.



Adjunct Professor Bernice Redley
Health Complaints Commissioner