



IMPORTANT POINTS TO REMEMBER ABOUT THE MOBILE POD

1. The mobile pod remains the property of Kids Under Cover and cannot be transferred to another person/entity. Kids Under Cover will register the mobile pod with the Personal Property Securities Register.
2. The mobile pod is not to be used for any other reason than accommodating the young person/people. The mobile pod cannot be rented, sold, leased or mortgaged to another person.
3. The mobile pod cannot be disposed of and cannot be removed and placed at another address. If you are moving, the property has been sold or you require the mobile pod to be removed please call your referring caseworker immediately.
4. You must notify your caseworker immediately of any damage to the Mobile Pod that affects, or is likely to affect, its structural soundness or safety.
5. Let your caseworker know if anything needs to be fixed or repaired, and they will organise a suitable time for Kids Under Cover to undertake the work.
6. Please contact your CSO immediately if:
 - Your phone number changes
 - If the mobile pod is or expected to be vacant for more than 30 days
 - If the mobile pod is no longer required due to the young person exiting your care
 - If the mobile pod is otherwise not being used by the young person
 - If the mobile pod is damaged and needs repairing
 - Any other changes to your circumstances
7. Please note, the contents of the mobile pod will not be insured by Kids Under Cover – you should speak to your caseworker to decide if you need to insure any personal belongings that will be stored in the mobile pod.
8. Kids Under Cover can terminate the agreement at any time by written notice if you fail to comply with any of the terms in this Carers Agreement, as signed by yourself.