



Help with managing your finances through serious illness.

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Introduction

There are always unexpected events in our lives. A diagnosis of a serious illness, health condition or injury isn't something most people expect or plan for. And while everyone's experience is different, we know it can negatively impact your finances and wellbeing.

By making plans early, while you can, and having the right support in place you may reduce the financial impact it has on you, and your loved ones.

This guide is for anyone who:

- would like to prepare their finances for the unexpected
- would like to take control and plan ahead
- is experiencing a serious health condition
- is a loved one or carer of someone with a serious health condition.

It provides useful information about financial preparation, financial management, caring for someone and available support services.

The guide is split into four sections to make it easy for you to find the information that is relevant to you.

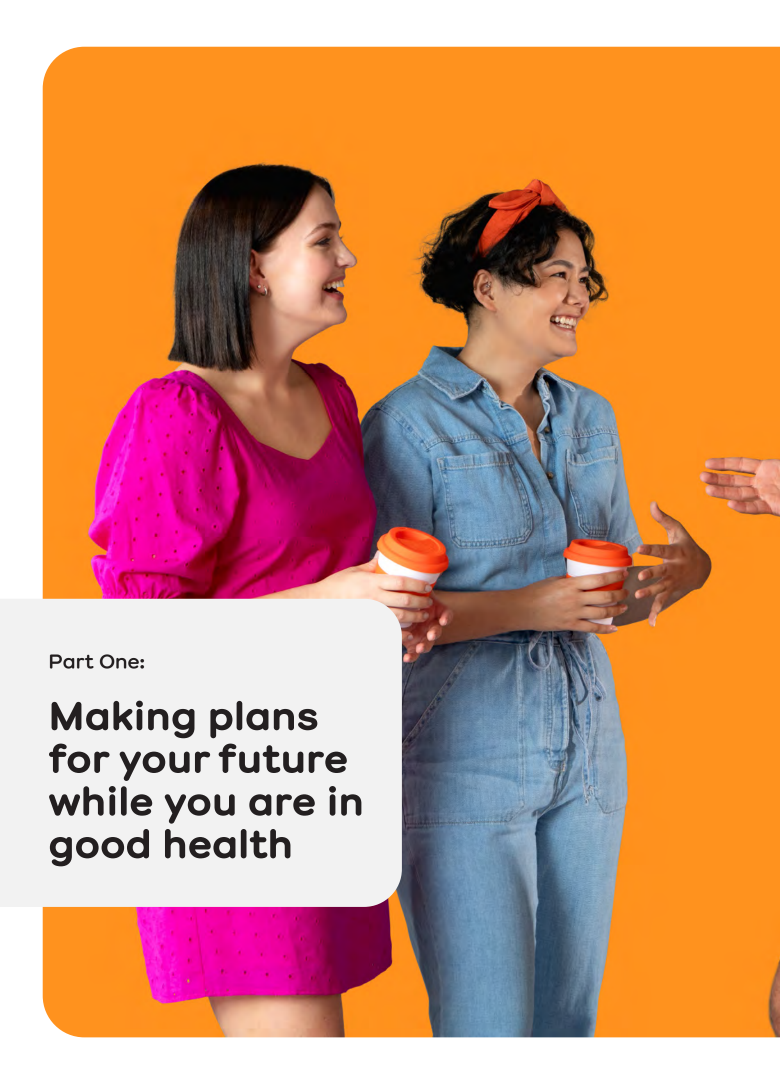
Part One: Making plans for your future while you are in good health

Part Two: Making plans for your finances if you are diagnosed with a serious health condition

Part Three: What if I am caring for someone?

Part Four: Organisations that offer support.

This guide was developed by the Commonwealth Bank of Australia (CommBank), together with a range of community and academic experts. We want to thank all those organisations who helped, in particular Dementia Australia, Cancer Council Victoria, Scope Australia and Uniting who provided their expert review and input in the content, design and overall development of the guide.





There are a number of ways to prepare for and reduce the impact on your finances should you ever be diagnosed with a serious health condition. Preparation is important for long-term financial stability for you and/or your loved ones. Some of the financial stress and anxiety associated with a diagnosis can be alleviated, to some degree, with appropriate planning; and can be one less thing for you to think about.

It will be helpful to have a clear picture of your current financial position. This will help you to determine the impact that changed circumstances, which may result in reduced income for an extended period, could have. Bankwest's savings calculator or MoneySmart's budget tools are available and can assist you with this. You may need to consider what you could change to cut costs if your income was reduced.



bankwest.com.au/personal/ bank-and-save/calculators/ savings-term-deposit-calculator

and

bankwest.com.au/personal/ bank-and-save/calculators/ budget-planner



moneysmart.gov.au/ budgeting/budget-planner



If possible, each week try to put a little money aside in an emergency funds account. Three to six months' worth of living expenses covered would be a good safety net.

Insurance considerations

There are insurance policies that you could consider putting in place while you are in good health; please note that once you have received a diagnosis it may no longer be possible to get cover for all of these insurance types and pre-existing medical conditions may not be covered.

Private Health Insurance

assists with medical costs not covered by Medicare. If you have private health insurance it is worth checking what you're covered for and making sure you know what is included and what is not. You could also consider ambulance cover for transport in an emergency.

Life Insurance

(or life cover) provides a lump sum payment if you were to become terminally ill or pass away. This benefit can be used to help your loved ones pay off debts, such as your mortgage, or to provide for future financial needs. For help on determining how much cover you may need please visit www.moneysmart.gov.au/how-life-insurance-works/life-cover.

Trauma Cover

(or critical illness insurance) can be purchased through your insurance provider. It pays a lump sum if you're diagnosed as suffering from trauma or a serious health issue. Policies will vary on what they will cover.

Total and Permanent Disability Insurance (TPD)

pays you a lump sum if you are permanently disabled and unable to work again, to help you pay for things such as rehabilitation treatments, medical expenses and lifestyle changes. TPD can be purchased through your insurance company or as an option in your superannuation fund.

Income Protection

(or Disability Income Insurance or Salary Continuance Insurances) will provide a portion of your income as a regular payment if you are unable to work due to a health condition or injury, once you have met the required waiting period and policy terms. Income Protection may be purchased through your insurance company or as an option in your superannuation fund.

Business Expense Insurance

could help you to cover your business expenses if you are unable to work due to sickness or injury. It is generally designed for self-employed people to keep things ticking over by helping to pay your business's regular fixed operating expenses while you're unable to work.



While it is important to set up your finances and plan for the future, it is also important that you have the right team of people looking after your finances when you are unable to, or need support doing so.

Your support team

Everything in life is easier when you have support from a group of people you trust. Make sure that the people in your team are the right ones to help manage your financial affairs. As well as thinking about who should be in your support team, also consider who is best to speak on your behalf if needed, and the types of access and account authorities you should have in place to make sure your financial wellbeing is looked after.

Don't automatically assume that family members have the right skills, qualities or capacity to help you. You should look to re-assess your support team at least every year.

It is important to know that financial institutions are unable to talk to someone else about your finances and accounts unless you have authorised them to do so.

Before appointing someone to manage your finances on your behalf, make sure you seek independent legal advice and professional advice as there are different options and considerations.

How can a support team help?

Your team's job is to:

- provide you with the best advice and support you in making your decisions
- help you plan and provide for your future, including a comfortable retirement
- set up your financial affairs to make sure your best interests are looked after
- plan for a time when you might be unable to manage your finances (if your mental or physical health declines)
- help you consider and set up a power of attorney, or another type of authority allowing someone of your choice to assist you with financial and legal matters.

Who to include in your support team

The people outlined below are an example of who might be appropriate to be on your team. Think about who might be best suited for your circumstances.

Family Members

Family is an obvious choice to help with financial, legal and health-related matters, and the support of loved ones can be important for everyone. However, it's entirely up to you how much you want to discuss with each family member, and what sort of authority you give them over your money and medical decisions.

If you become unwell, doctors, nurses and social workers play an important role in assessing and maintaining your health. They can also play a significant role in determining your legal capacity to manage your financial affairs. This is critical if you have an enduring power of attorney in place that will come into effect if you become unable to make decisions.

It's important to develop a close relationship with your regular doctor and discuss these issues now. Ask them what 'legal capacity' and 'decline' look like, how often you should be assessed, and who should be alerted if your health declines.

Financial Advisers

Not everyone has a financial adviser, but if you do, they can help you with your financial planning, and your finances more generally. If you own your own business, your financial adviser and accountant could work together to help you make plans for your future.

Lawyers

A lawyer can help you to draft your Will. They can help you to understand and create power of attorney documents and provide documentation for you to share with your bank or accountant. They can also play a significant role in helping to prevent abuse or unintended financial harm by formalising family agreements.

Free legal advice is available if you need it. For instance, there are community legal centres located across the country visit www.nationallegalaid.org/contact

Bank Staff

Bank staff can help you with the everyday management of your finances and direct you to the right types of products and services for your needs. They can't set up a power of attorney for you but will keep copies of any attorney documents you provide them. They can also help you arrange an authority to operate, which allows you to nominate a family member, accountant, or other trusted person to transact on one or more of your accounts.



Legal Authorities

Once you have determined your support team, consider putting in place, or reviewing your existing authorities.

There are four ways, listed below, that someone can make financial decisions on your behalf. Provided you are legally well enough at the time of signing, these authorities allow you to authorise a person (or people) of your choosing to make financial decisions on your behalf.

1. General Power of Attorney (POA)

A general power of attorney is a legally binding document that gives one or more people the authority to act for you in financial and legal matters.

For example, they can:

- buy and sell real estate or shares
- operate your bank accounts
- spend money on your behalf
- allocate gifts such as money or belongings.



A general power of attorney is only effective while you have the capacity to make and communicate decisions for yourself. It will cease to operate if you lose capacity to make decisions for yourself. To overcome this, you need to sign an enduring power of attorney before you lose capacity.

You can choose when it comes into effect, for how long, and for what purpose. This type of attorney can be useful when you have a specific time you need someone to act on your behalf; for example being in hospital or on bed rest. The POA assumes that you can direct your nominated representative and that they will act as you have instructed for property and financial matters only. This document can be signed by anyone 18 years and over.

2. Enduring Power of Attorney (EPOA)

This allows your attorney, or attorneys, to make financial decisions on your behalf and continues if you lose the ability to make decisions. You can design it to meet your needs and put limits on what people are able to do. You can also choose when it comes into effect. This document must be signed in front of a legal representative by someone 18 years and over.

An enduring power of attorney is important for giving you a say in what happens to your finances and affairs if your health deteriorates. If you don't have an enduring power of attorney, then once you lose capacity the opportunity to appoint someone is gone. A Financial Management Order (FMO) will be needed for someone to manage your finances.



For more details please see the Section Four: **Financial Management Order**

Often, an enduring power of attorney works well, but as it comes with a large amount of authority over your affairs, it in turns brings a large number of risks.

Before appointing someone to manage your finances on your behalf, make sure you seek independent legal advice and professional advice as there are different options and considerations.



You can find several organisations you can contact for advice on how best to protect yourself in the section **External support services** at the end of the guide.

3. Authority to operate / account authority

An authority to operate, or account authority, is a special type of authority that your bank can offer you. It gives another person access to one or more of your bank accounts without going through the full power of attorney process. It is arranged directly through your bank and allows the nominated person to perform transactions on specific accounts only. The authorised person will not be able to do things that aren't within their authority, such as opening new accounts or ordering new cards.

For Bankwest customers this is known as a Third Party Authority (TPA) and can only be used for your personal accounts – you cannot give another person access to loan accounts or credit cards.

Unlike a power of attorney, an account authority does not give any legal power to the person to act on your behalf. It's important to know that you can have both a power of attorney and account authority on the same account. This means multiple people may have access to the same accounts.

You can cancel a TPA at any time by contacting us.

4. Financial Management Order (FMO)

If you lose capacity and do not have an enduring power of attorney in place, a financial management order (also known as a financial administration order) may be necessary to appoint someone to manage your financial affairs.

Your financial affairs refers to things such as operating bank accounts, paying bills, investing money, selling or buying property and includes legal affairs such as instructing a solicitor to act in legal proceedings. When an FMO is in place, you may have limited or no access to your own account.

An FMO is generally issued by a tribunal. Only the person appointed as a financial manager or administrator is then authorised to manage your financial affairs.



For more information on providing authority over your accounts visit www.bankwest.com.au/help/legal/power-of-attorney or your state trustee, details are listed in the section External support services.

Enduring Guardian

An Enduring Guardian is someone who is appointed formally to make health, lifestyle and medical decisions on your behalf when you are not able to do it yourself. An enduring guardianship only becomes effective for the period of time you are unable to make decisions. The enduring guardianship does not allow the nominated person to make financial decisions for you.

Before appointing someone to manage your finances on your behalf, make sure you seek independent legal advice and professional advice as there are different options and considerations.

Reduce your risk

Appointing your attorneys

You may need a power of attorney if you:

- are experiencing (or would like to be prepared for) a decline in your mental health
- are injured, immobile or experiencing physical ailments that make it difficult to get around or communicate
- are in hospital, travelling or deployed in a foreign country
- live remotely and find it difficult to access services
- are having surgery
- have difficulty managing your money yourself.

Top tips

- Where possible, work with a solicitor, lawyer or State Trustee to set up your power of attorney requirements and ensure that all proper processes are followed.
- Be specific and deliberate about the powers you are assigning.
- Remember that you can cancel or change your power of attorney at any time. You can also grant authority for a specific period only.
- Consider setting limits on transactions or assigning authority to multiple people to reduce risk.
- Regularly review any people you have assigned as your attorney, or as an account authority and check that your bank has the most current records.
- If you ever change your power of attorney, make sure to cancel the previous one in writing to anyone who has a copy. Let your bank know about the change straight away.



There may come a time when you need to appoint someone to manage your financial affairs on your behalf.

Before appointing someone to manage your finances make sure that you seek independent legal advice and professional advice as there are different options and considerations.

You will need to understand what is right for you and your circumstances before you make the appointment. Once you have lost the ability to make decisions yourself, the opportunity to appoint an EPOA has also passed. A Financial Management Order (FMO) will be needed for someone to manage your finances.



For more details visit the public trustee and guardian website in your state listed in the section **External support services** at the end of the guide.

There is no national register for powers of attorney

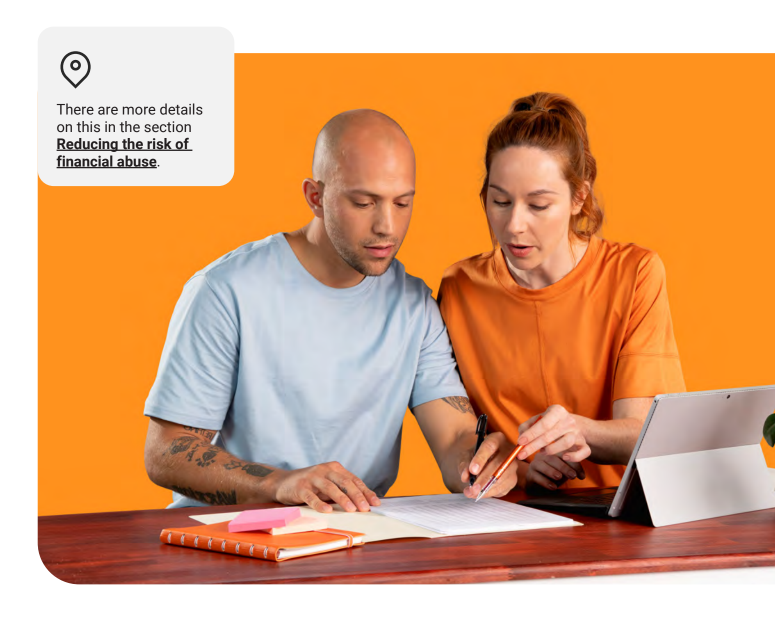
This limits the ability of your bank to see the arrangements you have in place. Make sure your service and financial providers have up-to-date information, because they will only have access to your current attorney arrangements when you give them formal documentation. Setting up a new power of attorney doesn't automatically cancel an old one.

Powers of attorney can become tools of abuse

Giving someone so much power can easily lead to abuse, so picking the right attorney is critical. Make sure they understand what your wishes are. Remember, you can specify or limit their powers in the power of attorney, if you want extra security.

Your 'default' choice (e.g., a family member) may not be the right person for the job

There are many people who you may want to consider giving power of attorney, and it doesn't have to be a family member. Sometimes, family members may not have the right ability, capacity or qualities to do a good job for you. It's important to consider carefully and make the right choice for you, this could be a trusted friend, your solicitor or a state trustee.



Planning documentation

Your Advance Care Plan

It's important to consider making a formal Advance Care Plan. Your plan can provide a guide for your medical professionals and loved ones specifically stating what your health and personal preferences are. Your doctor can help you to create an Advance Care Plan and this plan should be shared with your enduring guardian and attorney, loved ones and doctor/s.¹

You should also consider formalising your Advance Care Plan through an advance care directive, sometimes called a living Will.² The directive can contain all your needs, values and preferences for your future care as well as details of a substitute decision-maker. You can find more details at www.health.gov.au/health-topics/palliative-care/planning-your-palliative-care/advance-care-directive.

Everyone should consider Advance Care Planning, regardless of your age or health. Ideally, you should start planning when you're healthy – before there's actually an urgent need for a plan.³ Forms and requirements for writing Advance Care Plans and directives vary between states and territories, you can find out more by visiting www.advancecareplanning.org.au/create-your-plan.

Your Will

Your health cannot be taken for granted and it's never too early to think about getting your Will in order. Your Will is a legally binding document that appoints an executor to manage the details of your Will and sets out how you decide to split your assets between your loved ones. Your Will should be stored in a safe location such as a fire proof filing cabinet in your home with other important documents or with your State Trustee and Guardian (this may incur a fee). It may not be a good idea to store it in a bank safety deposit box as your executor may not initially be able to access the safety deposit box. Make sure that your executor knows where the original is stored and that they and your solicitor (if applicable) also have a copy.

While you can prepare a Will yourself, it's strongly recommended you get professional help. There are many reasons for this, including that the words you use in everyday life may not have the same meaning when documented in a Will and you could end up with uncertainty as to what assets can and can't be given away.



When you die, all powers of attorney automatically cease, and the executor of your Will becomes responsible for carrying out your wishes.

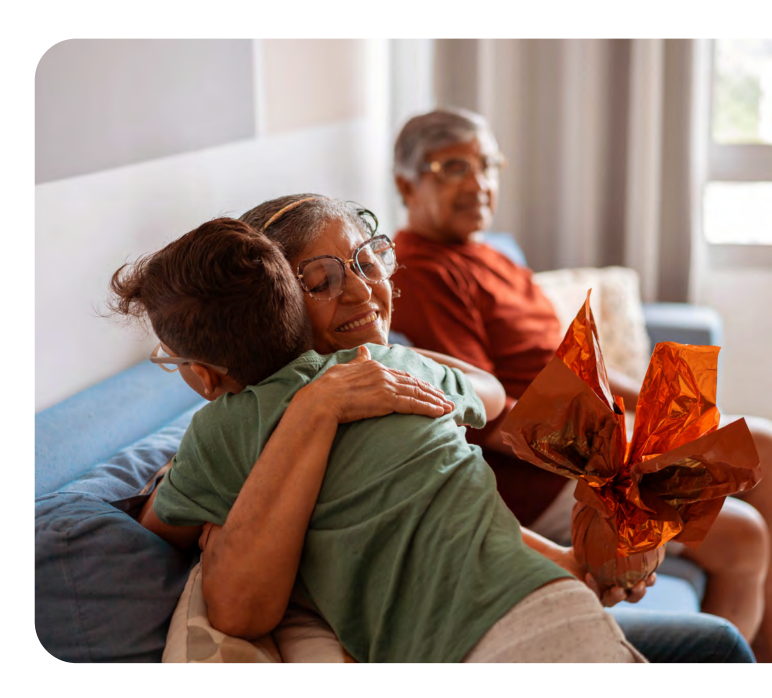
If you are unsure who to appoint as your POA, Enduring Guardian or Executor of your Will, contact your State/Territory Public Trustee for further information and assistance, details can be found in the section **External support services** at the end of the guide.

Before appointing someone to manage your finances on your behalf, make sure you seek independent legal advice and professional advice as there are different options and considerations.

¹ www.health.gov.au/health-topics/palliative-care/planning-your-palliative-care/advance-care-planning

 $^{^2\ \}underline{www.health.gov.au/health-topics/palliative-care/planning-your-palliative-care/advance-care-directive}$

 $^{^3}$ www.advancecareplanning.org.au/understand-advance-care-planning/advance-care-planning-explained



Having a professional help draft your Will can make sure it:

- fully represents your wishes
- is clear
- includes your nominated executor and guardian
- takes into account any complex legal, financial and taxation issues
- is legally valid and signed correctly.

Your funeral plan

To make it easier on your loved ones, it can help to write a plan and document how you would like your celebration-of-life or funeral. You could consider pre-paying funeral expenses, creating a list of names and contact details of people to inform when you die, even selecting songs or readings. Keep your plan with your other important documents and discuss it with your loved ones.



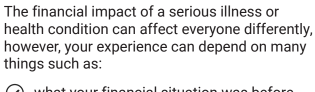
The financial burden of serious health conditions

Australia is seeing an increasing economic burden from serious illnesses and conditions particularly from conditions that are common, including cancers and heart disease^{4,} which are also among the leading causes of trauma insurance claims.⁵ Many people are shocked to learn that not all major medical expenses will be fully covered by Medicare and private health insurance.

This financial cost can affect everyone but people on lower incomes and minority groups are often badly impacted. The stress of a diagnosis can also impede financial decision-making by making it harder to evaluate risks and to fully understand the impact of a situation.



For more information please refer to the section **Decision making and finances**.



- what your financial situation was before
- the impact of your diagnosis on your income
- your ability to continue working
- your ability to return to work
- what your ongoing expenses are
- the number of dependents you have.

Even people financially stable before a diagnosis may still experience some form of financial stress. If you were in financial hardship before a diagnosis you are even more likely to be impacted.

uploads/2017/05/0417_FS_ChronicDisease_final-1.pdf

⁵ https://www.curofinancialservices.com.au/traumainsurance-claims/



⁴https://preventioncentre.org.au/wp-content/

The true cost of a serious health condition

There are many costs and expenses you expect when you experience a serious health condition, for example:

- out of pocket treatment expenses (the gap between the cost and what Medicare and/ or private health insurance will cover for expenses such as scans or surgery)
- medication
- specialist fees and other allied health services such as physiotherapy.

However there are also costs which you would not expect, which are often far greater than you realise and can increase the financial impact of a diagnosis, for example:

- higher utility expenses from being at home more
- loss of income (for you or your carer)
- complementary therapies such as massage
- childcare costs
- ongoing medications
- parking costs at hospitals and specialist appointments
- transport and accommodation
- home and car modifications
- speciality aids and equipment
- ordering food if you can't shop or cook for yourself.⁶

Public and private health care

It is a common misconception that if you have private health insurance you will pay less; you may actually experience greater out of pocket costs due to being treated in the private health system.



In 2017, a survey by the Breast Cancer Network Australia reported that 25% of women surveyed reported out of pocket costs of more than \$17,200, while one quarter of women with private health insurance reported out of pocket costs of more than \$21,000 during the course of their breast cancer treatment.⁷

Everyone in Australia with a Medicare number is entitled to free treatment in a public hospital and payment or part payment of other services including doctor visits, specialists, tests and scans like x-rays, most surgery and eye tests by optometrists. Private health insurance policies allow you to be treated in a private hospital, or as a private patient in a public hospital, and cover some of the costs of treatment.

Private health insurance can also help cover other medical services such as dental, physiotherapy and optical. While it is not mandatory for Australians to have private health insurance, it is recommended. Private health insurance allows you more choice of treating doctors and specialists and waiting periods for non-essential treatment are often shorter.

⁶ https://msk.org.au/the-cost-of-chronic-conditions/

⁷ https://www.bcna.org.au/about-us/advocacy/research-reports/the-financial-impact-of-breast-cancer/

⁸ https://www.healthdirect.gov.au/understanding-the-public-and-private-hospital-systems

⁹ https://www.health.gov.au/health-topics/private-health-insurance?utm_source=health.gov.au&utm_medium=redirect&utm_campaign=digital_transformation&utm_content=private-health-insurance

The out-of-pocket burden

Even if your illness or condition is only short term, there will very likely still be costs associated. These costs have the potential to add up quickly and if your condition is longer term or worsens over time then your expenses will also potentially increase.

The 'gap' between the amount covered by Medicare or your private health insurance and the total cost of medical services translates to an out-of-pocket cost, which can create a barrier for people seeking suitable treatment.¹⁰

- It is estimated that at least 20% of all patients with cancer experience a significant financial hardship as a result of their cancer, including being unable to pay for care, going into debt, filing for bankruptcy, or making other major changes to household spending.
- High financial burden has been linked to lower quality of life, higher emotional distress, treatment delay or discontinuation, and even increased mortality.¹¹



¹⁰ https://www.mccabecentre.org/news-and-updates/ifcseries-perspective-one.html

¹¹ https://www.ncbi.nlm.nih.gov/pmc/articles/PMC6494243/

Reducing the financial impact

You can make informed decisions to help to reduce the financial impact of being diagnosed with a serious health condition.

Financial experts

Being informed about your financial position allows you to plan and consider how loss of income, or reduced income, could impact your life and helps you to make more informed decisions. If you have access to a solicitor, accountant and/or financial planner contact them for advice regarding your financial position. Discuss any investments you might have, insurance policies and superannuation. There is a cost for these services, but if you are experiencing financial difficulty, and need advice and support from a financial counsellor you can call the National Debt Helpline who provide a free, confidential and independent service to all people in Australia who would like assistance managing financial difficulty.

To find a local financial counsellor, call 1800 007 007 or visit www.ndh.org.au.

Utility and other service providers

Consider nominating an authorised representative on your utility accounts. This needs to be someone you trust. This can be especially helpful if you will be unwell for a long period and become unable to access banking services. You could also consider setting up direct debits to pay bills (if suitable).

Superannuation entitlements

Understand your superannuation entitlements. Consider locating and potentially consolidating additional superannuation funds that you may have. This can be done through www.ato.gov.au/forms/searching-for-lost-super or www.my.Gov.au. If you need help locating lost superannuation contact your existing superannuation fund as they may be able to assist.

Make sure you consider the potential future requirements of the different insurance products and benefits linked to each before you consolidate your superannuation.

Speak to your bank, a financial planner or financial counsellor for advice on the most appropriate way to do this for your situation. This could also be a good time to ensure your address and nominated beneficiaries are up-to-date.

Government support payments

Centrelink (located within Services Australia) has a number of payments that you may be eligible for depending on your illness and financial position. If your illness causes you to be unable to work you may be eligible for a pension or jobseeker payment. You can find out more at www.servicesaustralia.gov.au/search/benefits.

National Disability Insurance Scheme (NDIS) may be able to fund support and services if you have experienced a disability and are eligible.

Insurance policies

Make sure you review all of your current insurance policies to see what insurance you may be able to claim.



There are a number of policies you may have in place, for full details on these insurance policies please refer to the section Insurance considerations.

While you may have purchased specific insurance, you may also have insurance that you have forgotten about which may cover your situation. Insurance could be included in a range of services such as within your home and contents insurance, credit cards, as part of your mortgage, as an employee or business owner or within your private health insurance.

It can be worthwhile finding out what you are covered for through any of these providers to understand what insurance you may be able to claim. This could also be a good time to ensure your address and nominated beneficiaries are up to date.

Banks

Visit your local branch or call your financial institution to discuss the options that might be available to you. If you're a business owner speak with your business banker or relationship manager if you have one.

If you are a Bankwest customer you can contact our Customer Assist team if you are experiencing financial difficulty or are worried you are unable to make a repayment. Call the team on **1300 769 173**, Monday to Friday 8am to 5pm.

Employees

If you are employed, talk to your employer about options that may be available to you such as reducing your hours, working from home or changing duties to suit your situation.



If you are self-employed please refer to the section **Business Owners**.

- Access leave If you are unable to work, you may be able to use your available sick leave
 and then other accrued leave entitlements. For more information visit www.fairwork.gov.au/leave/sick-and-carers-leave.
- Workcover Should your condition or injury be caused in connection with your workplace, you may be entitled to claim worker's compensation. Workers compensation is slightly different in each state and territory. For details please contact the appropriate workers compensation regulator www.fairwork.gov.au/leave/workers-compensation.



For more information on how to talk to your employer and your rights visit www.healthdirect.gov.au/talking-to-your-employer-about-illness.



Business owners

Being your own boss and having your own business offers many benefits such as giving you added flexibility. However, if a serious health condition or injury happens you may find yourself under additional stress as you have to manage your treatment and your business.

For a health condition that prevents you from working:

- Consider setting up a financial agreement with a trusted fellow business owner so that instead of having to turn clients down you can refer them for the short term while you focus on your recovery
- Hand over day to day operations to a trusted manager or employee.

Consider the following if you are self-employed:

- Keep your debtors and creditors to a minimum
- If you are experiencing financial difficulty, you can speak to a financial counsellor to act on your behalf
- Talk to your business accountant about:
 - reducing your tax liabilities (PAYG, outstanding debt)
 - developing a payment plan
 - applying for extensions on outstanding debt
 - account preparation if you decide to sell the business.

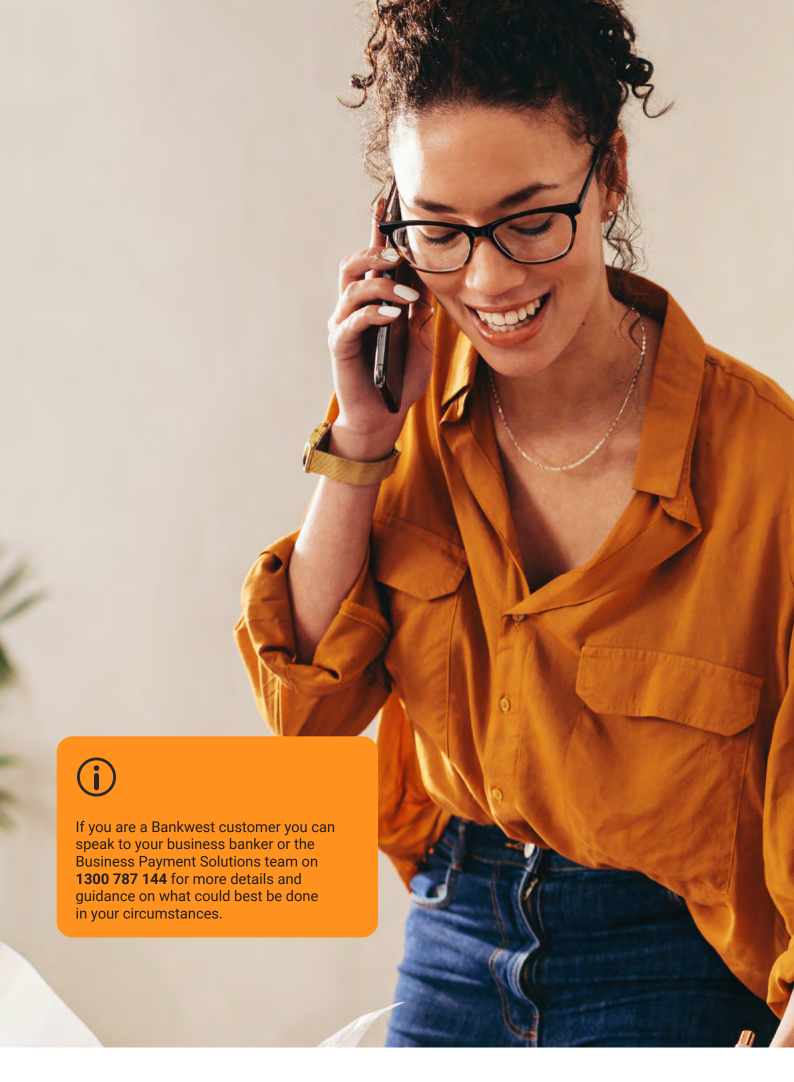
- Talk to your business banker about:
 - any secured or unsecured loans with the bank
 - your plan for the business while you are recovering
 - creating a succession plan to ensure continuity for the business particularly if your condition is long term or becomes long term
 - review the shareholdings and beneficiaries of your business
 - confirming the correct authorities are in place so that someone you trust can manage your financial affairs on your behalf.



Please refer to the section <u>Legal Authorities</u> for more details.

Ensure your business insurances are all paid and up to date. Review the insurances that you have within your business and see if there is any that could assist you through your illness or injury as you recover

Determine if you need to employ more key staff with your hours being reduced or non-existent or if you need to reduce the number of staff you employ. Think about creating dual authorities for business approvals and sign-offs with trusted employees.



Decision making and finances

Hearing you have a serious health condition can and will affect everyone differently. For many people everyday tasks will feel overwhelming and more difficult than they did before the diagnosis.

You may have, at times, problems understanding, remembering, and evaluating information about products or services, as well as having trouble being able to clearly communicate your decisions.

The risks associated with making decisions while feeling overwhelmed could include:

- experiencing financial difficulties
- selecting products or services that you do not understand or need
- being more susceptible to harm such as financial abuse.

How does this affect your finances?

Your ability to manage your finances relies heavily on a range of thinking skills including memory, planning, judgment, decision making and financial literacy which can all be impacted by feeling overwhelmed as a result of your diagnosis, the symptoms of your condition or by the medication you are taking.

This can make managing finances very difficult, especially if you experience forgetfulness, communication issues or difficulty following processes. Banking requires complex processing abilities such as understanding the value of money, the ability to calculate, problem-solving, remembering information such as PINs and passwords, and comprehending instructions. These abilities can be impaired as a result of your diagnosis.

Some of the day-to-day tasks that we take for granted and that involve complex thinking skills include:

- paying bills e.g., knowing when, how much to pay, to whom and how to make payments
- managing bank transactions e.g., understanding bank statements and the transactions within them
- planning e.g., sorting out important documents, making a Will, appointing powers of attorney
- shopping for things e.g., remembering what to buy and how to handle money at the cash register.



One of the most common causes of impaired decision-making is a dementia diagnosis.

Dementia

Dementia describes a collection of symptoms that are caused by disorders affecting the brain¹² and have a significant impact on your ability to make decisions and manage your finances.

Dementia is not one specific disease. It affects thinking, behaviour and the ability to perform everyday tasks and brain function is affected enough to interfere with the person's normal social or working life. Most people with dementia are older, but it is important to remember that not all older people get dementia and that dementia can happen to anybody, people in their 40s and 50s, and even younger can also have dementia.

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With an ageing population, almost **1 in 10** people over 65 and **3 in 10** people over the age of 85 now have dementia.¹²

Real challenges and barriers other customers living with dementia have faced when doing their banking include:

"When I go to the bank I get confused because there are so many distractions; people talking, music in the background, children crying, lots of signs. It makes it hard for me. I just can't think properly."

"I used to go to the bank every week, but now I find it hard to understand the staff at the bank, they talk so fast and give me so many instructions, they ask so many questions all at once, it is too overwhelming for me now."

"I get stressed at the bank because I need time and patience. I can't get the information out, and forget everything. I need a quiet place to talk."



¹² www.dementia.org.au

Other difficulties, barriers and challenges you may face if you have received a dementia diagnosis include:

- if you have issues remembering recent events, you may recall your previous experiences and memories of banking from your past, which may lead to:
 - unfamiliar environment (banks look more modern now compared to how banks used to look)
 - unfamiliar processes (banking was done very differently in the past compared to current times)
 - unfamiliar technology (technology such as ATMs have changed rapidly over recent years).
- difficulty understanding information given to you, particularly when there is a lot of information all at once which can be overwhelming
- difficulty following a conversation or finding the right word. For example, you might find it difficult to explain the purpose of your visit

- talking on the phone. The staff member may talk too quickly and not at the right volume. You may find that it is easier to talk to someone face to face rather than use technology or over the phone
- visual perceptual difficulties, which could mean that you misinterpret patterns or reflections, or you could find it difficult to judge distances or see objects in three dimensions such as ATMs
- confusion due to poor signage and/or a lack of instructions to assist you in undertaking your banking.

It is important that you discuss these difficulties with your bank and other services so they can understand how best to help you and can recommend appropriate services and support.

As cognitive ability declines, it can often become harder to continue to handle your own finances. This could be due to the symptoms of dementia however inadequate support and poor processes may also have a significant impact.



Reducing the risk of financial abuse

Elder financial abuse & serious health conditions

Unfortunately financial abuse of people with a serious health condition does happen. The risk of this is particularly high for people living with diseases that include symptoms such as memory loss and confusion, such as dementia. We may see this increasing as the number of people diagnosed with dementia in Australia continues to grow.

What is elder financial abuse?

Elder financial abuse is described as the illegal or improper exploitation or use of funds or other resources of an older person. Financial abuse can take many forms and can happen over an extended period. Examples include:

- unauthorised spending or use of your cards or accounts
- coercing you into signing documents
- denying having accessed your accounts, money or statements
- taking money from you.

Research suggests financial abuse is the most common form of abuse experienced by older Australians and many perpetrators are family members.

Types of elder financial abuse

There are two broad categories which describe the different forms of financial elder abuse.

Financial abuse by family and friends

This is the unauthorised or improper use of your money by a caregiver or other person in a trusting relationship, for the benefit of someone other than you. It can include depriving you of access to, information about, or use of, personal benefits, resources, belongings or assets.

Sometimes, a family member or someone close to you takes advantage of their position of trust to acquire money or assets belonging to you.

Financial exploitation by family or friends usually occurs because the person feels a sense of early entitlement to your assets which may otherwise be acquired through inheritance. They may also feel they deserve compensation for providing care for you or see it as an early pay-out.

Fraudulent activities and scams

This occurs when someone deliberately sets out to falsely gain your trust to defraud you and steal your money. Frauds and scams can take many forms and are often targeted at older or more vulnerable people.

You can find more information on how to protect yourself against financial abuse, fraud and scams in Bankwest's Safe and Savvy Guide https://www.bankwest.com.au/content/dam/bankwest/documents/shared/safe-and-savvy-preventing-the-financial-abuse-of-seniors.pdf.

We can all be at risk of financial abuse but those at higher risk include people:

- who are alone or isolated
- with a physical or mental disability
- with a limited understanding of finance due to either language limitations or cultural barriers
- from LGBTI communities
- who are reliant on others for their care
- who have been subject to other types of abuse in the past.

The link between dementia and elder financial abuse

If you are living with dementia you become increasingly vulnerable to financial abuse and exploitation as your disease progresses, due to the gradual loss of your ability and capacity to manage your financial affairs.

Sadly, financial abuse of people with a diagnosis of dementia is sometimes perpetrated by those you trust – family members, friends, neighbours or people who have been authorised to manage your money and financial affairs. Financial abuse can also include pressure for you to act as guarantor for a loan, to transfer or sell your property or to give money away.

It is not uncommon to be hesitant about reporting this form of abuse due to feelings of fear or shame, because you are dependent on the abuser, or because you are fond of them, or they are a family member.

While it is less common, you can also be targeted by a person who you come into contact with and who seeks to take advantage of your vulnerability. This can include scams by strangers claiming to be representing an organisation or cause.

While it is a good idea to have an attorney in place so that you can have some control over what happens with your finances, think carefully about who you appoint as your attorney. It is important to remember that giving someone that much access and control also opens you up to risks and potential misuse.



For more information on attorneys refer to the section **Legal Authorities**.

Tips to keep you safe from financial abuse

- Get independent advice before signing any documents, for example the sale of your property, your Power of Attorney and Enduring Power of Attorney, and your Will.
- Stay aware of your financial position. Keep information about your finances and assets in a secure place. Don't give others your PIN.
- Be clear if money is a loan or a gift. Write a legal contract if lending money to anyone.
- Make decisions now about what you want for your future if you become unable to communicate your decisions. Be sure to record your decisions and tell your family.
- Make sure your children and grandchildren know that any Will you make is a 'Last Will and Testament', meant for the end of, not during, your life.
- Reduce the two most common factors in elder abuse – dependency and isolation. Where possible, maintain your independence, and stay physically, mentally and socially active.





For more information on alleviating the risks and appointing attorneys refer to the section **Your Support Team**.



If you suspect elder abuse is occurring or you would like further information or support, contact the free and confidential National Elder Abuse phone line on **1800 ELDERHelp** (1800 353 374) for information, support and referrals. In an emergency, contact 000.

Paid carers as attorneys

Giving a paid carer power over your affairs can risk blurring professional and personal lines and increase the risk of financial abuse. There have been times where a paid carer holding a person's power of attorney has misused that power for their own benefit, such as taking money, transferring assets and incurring debt. While the vast majority of paid carers do incredible work in looking after others in our community, there will unfortunately always be some who will exploit that position of trust for personal gain.¹³

Laws in Queensland¹⁴ don't allow a person to be appointed as your enduring power of attorney if they have been your paid carer within the past three years. Victoria also has laws that ban a paid carer from being appointed as an enduring power of attorney. The Victorian rule only applies to current paid carers.

If you do not have any family or close friends you trust to be a power of attorney, you can appoint an independent public trustee in the role. Please check your States trustee and guardian website as the process for appointing a public trustee varies in each state and territory.



For more information refer to the section **Your Support Team**.

¹⁴ https://www.qld.gov.au/law/legal-mediation-and-justiceof-the-peace/power-of-attorney-and-making-decisions-forothers/guardianship-changes#eligibility-requirements-forattorneys



¹³ https://www.mauriceblackburn.com.au/about/mediacentre/media-statements/2020/tougher-laws-on-paidcarers-and-powers-of-attorney-needed-to-protect-theelderly-from-abuse/



Part Three:

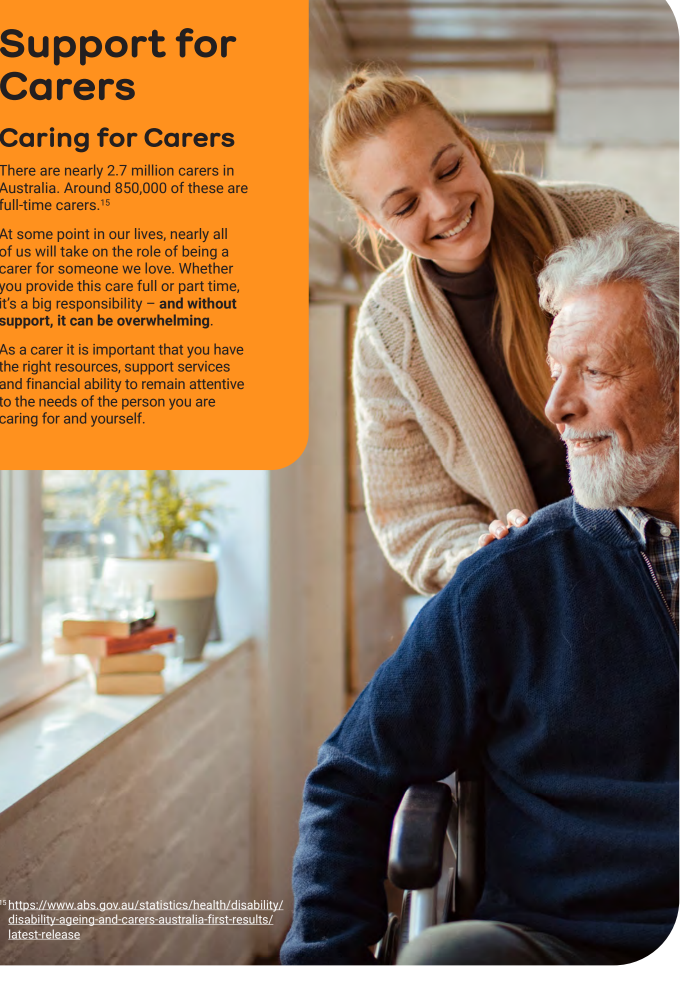
Support for **Carers**

Caring for Carers

There are nearly 2.7 million carers in Australia. Around 850,000 of these are full-time carers.15

At some point in our lives, nearly all of us will take on the role of being a carer for someone we love. Whether you provide this care full or part time, it's a big responsibility - and without support, it can be overwhelming.

As a carer it is important that you have the right resources, support services and financial ability to remain attentive to the needs of the person you are caring for and yourself.



latest-release



Top tips

- Always act in the best interest of the person you are caring for and ensure their wishes and autonomy are preserved.
- Ensure you take active steps to ensure your own safety, education, and general wellbeing.
- Keep accurate records and receipts for all financial transactions that you make on behalf of the person you are caring for.
- Use support from Government and community-based services especially if you are the sole carer or are finding things tough.
- Try to share the load with other family members and trusted friends.
- If you are caring for a child who is approaching 18, be aware that you need to apply for the appropriate authority to continue to manage their finances. Once they are 18 they are considered an adult and you will no longer legally be able to manage their financial affairs without it.

The challenges

If you are caring for someone, you may well be facing several challenges:

- you may feel isolated and as if you are 'going it alone'
- you may be caring for someone who could be acting completely out of character, and doesn't seem like the person you once knew, or who is distressed or experiencing depression
- it can be hard to know where to find help or how to deal with paperwork and bureaucracy
- the person you are caring for might not always appreciate or understand what you are doing for them
- it can be difficult to take time away from the person you are caring for to meet your own needs for mental, emotional, and physical health
- you many feel distressed watching the gradual decline of your loved one.

As a carer, you may put the needs of the person you care for before your own needs. It's important to look after yourself too. In fact, it is particularly important that you look after your own mental and physical health. When you are physically and mentally healthy, you can provide better care. You can also keep caring for longer.

Caring for your wellbeing

 Seek support for yourself. Often there are organisations, local groups, forums and Facebook communities for carers attending to a particular health condition or injury.



Refer to the section **External support services**.

- Take time for you. Are you finding time to do something you enjoy every day? Ask friends to help while you take a break. Humour may help too spend time with people who make you laugh or maybe watch a funny movie. If you need to be away for periods of time, you might find services such as a personal emergency response alarm service useful or the services of a night nurse or paid carer may offer peace of mind while you take some needed personal time.
- Consider respite options. In the event that you, become unwell and are not able to continue caring for your loved one or you need an extended break, you could consider asking a family member to step in or arrange respite care either in their home or in a facility.

Rights and responsibilities

Your rights as a carer

For your own health and wellbeing, you have the right to:

- plan and prepare for your own future through education and work
- be reimbursed for any expenses connected with the care of the person you support
- live without fear or violence, threat or abuse
- remain connected with your own family, friends and community groups
- have some regular time for yourself to pursue your own interests and activities.

Your responsibilities

Making decisions

- give the person all the information they need to make informed choices about their life
- if you think the person you are caring for is no longer capable of making decisions in their own best interest, you should contact a support service such as <u>Carer Gateway</u> for advice on what to do
- make decisions with the best short and longterm interest of the person in mind
- have a trusted and unbiased professional assist the person when they are entering contracts, signing legal papers or making investment decisions
- ensure that the person knows what they are signing, and the implications of their decisions.

Maintaining safety and connections

- encourage and support the person to maintain connections with their community, friends and family
- alert relevant authorities if you feel the person has experienced (or is in danger of) any kind of abuse, including financial abuse (especially relevant for care of an older person)

 ensure the person's home is safe and secure (if you require home service modifications, contact the Carer Gateway, details in the section <u>External support services</u>.)

Keeping records

- if possible, keep the person's money separate to your own
- maintain a record of all expenditure made on the person's behalf and keep all receipts
- put family agreements in writing, and consider having a lawyer formalise major agreements, such as guarantor arrangements.

What if the person in care loses capacity?

If the person in your care loses capacity, you should check whether they have an enduring power of attorney (EPOA) in place.



Please refer to <u>Legal Authorities</u> in Part One for more details.

If they do not have an EPOA, you may need to contact the State Trustee or Guardian who can help to put a Financial Management Order (also known as a Financial Administration order) in place which allows someone to act on their behalf.



An EPOA is set up by someone before they lose capacity. An FMO is generally issued by a tribunal. If an FMO is issued it cancels any existing POA or EPOAs that are in place.



Managing a Deceased Estate

If the person in your care dies, there may be a lot of paperwork and organisation to do. One of the first things is to determine if they have a valid Will and locate the original.

The person responsible for administering the estate is the executor. If you are not the executor, ensure that the executor is informed. The executor must close bank accounts, pay bills and settle other final accounts. It is a good idea to do this in writing so there can be no problems later. If the person did not have a Will, their next-of-kin may be able to handle the estate but as every situation is different you would need to get advice from a legal advisor.

The process of managing a deceased estate differs from bank to bank so ensure that you speak to the financial institution of the person who was in your care. They will be able to assist you and may have a specialist team to support you through the process. You can notify other organisations via the Government's Australian Death Notification Service www.deathnotification.gov.au.

If the person in your care banked with Bankwest our Deceased Estate Support Team can help you by assisting with banking arrangements, explaining what's required and supporting you at each stage.

Let us know

The first step is to let us know as soon as you can. Call our Deceased Estate Support Team on 1300 734 203 Mon – Fri, 8.30am – 4:30pm (AWST) or if you need to call outside these times our Contact Centre is available on 13 17 19. We'll let you know what documents we'll need and how to send them. If you prefer to visit one of our branches, bring along ID and the necessary documents so we can process everything during your visit.

If your family member or friend had a private banker or relationship manager, contact them directly.

To ensure the process goes as smoothly and stress free as possible there are a number of documents that you may need to produce when you notify us:

- Deceased Customer Notification form (if notifying over the phone)
- a death certificate (if available) or a coroner's report, doctor's certificate or letter from the executor named in a grant of probate
- a current Will (if there is one)
- proof of identity (e.g. drivers licence) from each executor or administrator who doesn't already bank with us

- confirmation of your relationship. We can only share account information with an estate executor, administrator or next of kin. Examples of documentation that could be required include:
 - for an Executor: a Will or grant of probate
 - for an Administrator: provide us with the letters of administration
 - next of kin: provide us with the death certificate.

You will need to provide certified copies or originals of all documents. You can have your document certified by certain professionals for example a Justice of the Peace, police officer or pharmacist.

If you don't already bank with us, you'll need to provide additional identification documents. Visit www.bankwest.com.au/help/applications/what-id-do-i-need for a list of which documents are suitable.

We can help with expenses

If you need money from the estate to pay for certain expenses such as funeral costs and unpaid bills, we can help.

We can also release money to cover business expenses.



For full details visit www.bankwest.com.au/
personal/guides/managing-deceased-estate
or call our Deceased Estate Support Team.

Confirmation

After you've provided us with the documents above, and they have been confirmed as accurate, you'll receive a letter detailing all the accounts and balances held. We'll also confirm if you need to complete any other paperwork. Once we have all the relevant documents we'll settle the estate, which means releasing money and assets.

This last step can take some time. You can check on our progress by calling our Deceased Estate Support Team.

We can only share account information with the estate executor, administrator or next-of-kin.



Part Four:

Organisations that offer support

Bankwest resources

As a Bankwest customer there are a number of support services that we can offer.

- The Customer Assist team are here to help if you're unable to meet your minimum monthly repayments or require ongoing financial assistance. Call 1300 769 173, Monday to Friday 8am to 5pm AWST.
- Group Customer Support Service provides confidential telephone counselling services to Bankwest customers based in Australia who are in need of emotional or psychological support. Three free counselling sessions are available for all Bankwest customers over the phone. Call 1300 360 793, 24/7.
- The Deceased Estate Support team can be contacted on 1300 734 203, between 8am 4.30pm AWST, Monday to Friday, or if you need to call outside these times our Contact Centre is available on 13 17 19. We'll let you know what documents we'll need and how to send them. If you prefer to visit one of our branches, bring along ID and the necessary documents so we can process everything during your visit.

- Business Payment Solutions help Bankwest customers with business loans or lines of credit. If you're behind on your repayments or might have future difficulty in meeting financial commitments and need assistance call 1300 787 144, 8am - 5pm AWST Monday to Friday or 8am - 2pm AWST Saturday.
- We also offer customers access to a free interpreter service through Translating and Interpreter Services (TIS). You can ask our staff to arrange this service for you in-branch or over the phone.

External support services

There are also many external support services available depending on your needs. We have listed below several ways you can find support.

You can search online for national, state and local government funded groups and foundations for your particular illness, condition or injury. You may wish to research support groups and forums on popular social media platforms but always make sure you are getting your information from trustworthy sources.

HealthDirect is a 24-hour service that can provide you with help to answer your medical questions if you can't reach your medical team visit www.healthdirect.gov.au or call 1800 022 222.

Peak bodies for common serious health conditions in Australia¹⁶

- Arthritis Australia is dedicated to improving quality-of-life for the millions of Australians living with arthritis through education, programs and advocacy, call 1800 011 041 or visit www.arthritisaustralia.com.au.
- Asthma Australia provides evidence-based information and support to people with asthma, their family and friends, call 1800 278 462 or visit www.asthma.org.au.
- Cancer Council has a free, confidential telephone information and support service run by Cancer Councils in each state and territory. If you have a question about cancer, or if you're seeking emotional or practical support, call specially trained staff on 13 11 20 or visit www.cancer.org.au.
- Dementia Australia have a help line and online community and support and empower Australians living with dementia and people involved in their care, call 1800 100 500 or visit www.dementia.org.au.
- Heart Foundation provides support, advice and health and nutrition tips as well as ways to be active with a heart condition, call 13 11 22 or visit <u>www.heartfoundation.org.au</u>.

- Kidney Health Australia provides resources and support services to the Australian community to tackle kidney disease and work towards a future where every Australian can enjoy good health, call 1800 454 363 or visit www.kidney.org.au.
- Lung Foundation Australia offers a range of evidence-based guidelines, training and patient resources to support early diagnosis and best practice management of chronic obstructive pulmonary disease, call 1800 654 301 or visit www.lungfoundation.com.au.
- National Diabetes Services Scheme provides people with diabetes, their family members and carers advice on diabetes and management of diabetes, call 1800 637 700 or visit www.ndss.com.au.

Mental health support

- Head to Health is provided by the Australian Department of Health and provides information and contact details on mental health services from some of Australia's most trusted mental health organisations. Visit www.headtohealth.gov.au.
- Lifeline Australia provides a free 24-hour crisis support service, call 13 11 14 or visit <u>www.lifeline.org.au</u>.
- MensLine Australia offers men access to a free 24-hour counselling service, call 1300 789 978 or visit www.mensline.org.au.
- Beyond Blue provides information and advice for all forms of mental illness, depression and anxiety, call 1300 22 46 36 or visit <u>www.beyondblue.org.au</u>.
- QLIFE provides Australia-wide anonymous, LGBTI peer support and referral for people wanting to talk about a range of issues including sexuality, identity, gender, bodies, feelings or relationships call 1800 184 527 (3pm - midnight/7 days) or visit www.Qlife.org.au.

 $[\]frac{16}{\text{https://www.aihw.gov.au/reports-data/health-conditions-disability-deaths/chronic-disease/overview\#:} \sim : text = AIHW\%20 commonly\%20 reports\%20 on \%2010, mental\%20 health\%20 conditions\%20 and \%20 osteoporosis$

Advance care planning

 Advance Care Planning Australia provides information about preparing yourself and others for a time when you may no longer be able to communicate your decisions www.advancecareplanning.org.au.

Carer support

- Carer Gateway can help you find the right support and advice about being a carer as well as providing specific guides on mental health and other illnesses www.carergateway.gov.au.
- Carer Advisory Service (Carers Australia) provides services relating to the health, wellbeing, resilience and financial security of carers, call 1800 242 636 www.carersaustralia.com.au and counselling support on 1800 422 737.
- Services Australia provides information and access to financial help for carers www.servicesaustralia.gov.au/individuals/subjects/caring-someone-illness-or-disability and information on whether you are eligible for a carer payment or allowance, call 13 27 17 or visit www.servicesaustralia.gov.au/individuals/services/centrelink/carer-payment/who-can-get-it/rules-carers.

Disabilities support

- National Disability Insurance Scheme (NDIS) provides advice and support, call 1800 800 110.
- National Relay Service (NRS) supports those who are deaf and/or find it hard hearing or speaking with people who use a phone. the NRS can help you. Voice Relay number: 1300 555 727. TTY number: 13 36 77. SMS relay number: 0423 677 767.

Financial counselling

 National Debt Helpline provide free advice and support from a financial counsellor and is a free, confidential and independent service available to all people in Australia who are dealing with financial difficulty.
 To find a local financial counsellor, call 1800 007 007 or visit www.ndh.com.au. Way Forward is a not-for-profit organisation that helps people facing long-term financial difficulty manage their debts. If you have debts across multiple organisations and your circumstances are unlikely to change for some time, call 1300 045 502 or visit www.wayforward.org.au.

Government support

There are different types of financial help! available from the government, including:

- Jobseeker payment
- Disability Support Pension
- Child Disability Assistance Payment
- Mobility Allowance
- Pensioner Education Supplement
- Telephone Allowance
- Rent Assistance
- Carer payment
- National Disability Insurance Scheme (NDIS)

To see what else you may be eligible for visit www.servicesaustralia.gov.au/search/benefits.

Legal

 National Legal Aid represents the directors of the eight state and territory legal aid commissions in Australia. The legal aid commissions are independent statutory bodies that provide legal assistance services to the public. For legal advice contact your state or territory legal aid office www.nationallegalaid.org/contact.

Palliative care

 Palliative Care Australia is care that helps people live their life as fully and comfortably as possible when living with a life-limiting or terminal illness. It represents all those who work towards high quality palliative care for all Australians, call (02) 6232 0700 or visit www.palliativecare.org.au.

Public Trustee and Guardian state contacts

Public Trustee and Guardians can provide guidance and advice on a range of services including Power of Attorney, Guardianships and Financial Management Orders.

- NSW The New South Wales Trustee and Guardian <u>www.tag.nsw.gov.au</u>
- SA South Australian Public Trustee www.publictrustee.sa.gov.au
- VIC State Trustees of Victoria www.statetrustees.com.au
- QLD The Public Trustee of Queensland www.pt.qld.gov.au
- WA Public Trustee of Western Australia
 www.publictrustee.wa.gov.au
- TAS Public Trustee of Tasmania www.publictrustee.tas.gov.au
- NT Office of the Public Trustee for the Northern Territory www.nt.gov.au/justice/pubtrust
- ACT Public Trustee for the Australian Capital Territory <u>www.publictrustee.act.gov.au</u>

Support for older customers

- Dementia Australia have a help line and online community, call 1800 100 500 or visit www.dementia.org.au.
- The Older Persons Advocacy Network (OPAN) provides free, independent and confidential services that focus on supporting older people and their representatives, call 1800 700 600 or visit www.opan.org.au.
- The Aged Care Information Line is for general information for older people and their carers, call 1800 500 853.
- Seniors Rights Service provides legal services, aged care advocacy and community education, call 1800 424 079 or visit www.seniorsrightsservice.org.au.
- My Aged Care provides information and support services including support for carers, visit <u>www.myagedcare.gov.au</u>.

Glossary

- Account authority / authority to operate: enables a family member, accountant, or other trusted person you nominate to handle, manage or transact on one or more accounts that you grant them access to. Often referred to as a Third Party Authority (TPA) at Bankwest.
- Authorised party: a family member, accountant, or other trusted person you nominate to have authority over your financial affairs either through an account authority or power of attorney.
- Advance care directive: a way of declaring or stating your decisions about any future medical care and treatment by doctors and health workers, in case you are unable to make or communicate your decisions at the time.
- Advance care planning: is thinking about and documenting your preferences for future health care and producing an advance care plan.
- Advance care plan: provides a guide for your medical professionals and loved ones specifically stating what your health and personal preferences are. It is especially important when you may be unable to make or communicate your decisions.
- Administrator: the person/s appointed by a court or tribunal a) to manage a deceased person's Estate when there is no Will or b) to manage a person's financial affairs if they have lost capacity and there is no enduring power of attorney.
- Assets: are things you own such as money, real estate, shares, investments, bank accounts, cars, boats, jewellery, collections such as antiques, stamps etc.

- Attorney: a person or organisation you appoint under a power of attorney to make financial and legal decisions on your behalf.
- Beneficiary: someone who receives some or all of the assets from a deceased person's Estate.
- Capacity: a person's ability to understand facts about their choices, weigh up the consequences (the risks and benefits) of making choices, and communicate their choices.
- Certified copy: a copy (often a photocopy) of a primary document that has on it an endorsement that it is a true copy of the primary document by, for example, a Justice of the Peace, police officer, pharmacist.
- De facto relationship: where two people are not married, but are living together as partners, including samesex couples.
- Death certificate: official document issued by the Registry of Births,
 Deaths and Marriages containing the information registered when someone has died. It includes the date, place and cause of death.
- Deceased estate: all assets (things owned) and liabilities (things owed) of someone who has passed away.
- Elder financial abuse: where permission is not given, or advantage is being taken of an older person, to use their assets or money. It is the illegal or improper exploitation or use of funds or other resources of an older person.
- Enduring guardian: a person you appoint to make health and lifestyle decisions on your behalf if you become unable to, due to injury, illness or disability.

- Enduring power of attorney (EPOA):

 a legal document that allows you
 to appoint a person(s) to manage
 financial and legal decisions on your
 behalf and continues even if you
 lose the ability to make decisions for yourself.
- Estate: all assets (things owned) and liabilities (things owed) of a living person. For a deceased person, assets and liabilities are the person's deceased estate.
- Estate planning: preparing to protect and transfer assets after you pass away in the most financially efficient and tax effective way.
- Executor: person/s named in a Will
 whose role is to carry out your wishes
 and instructions set out in your Will.
 Ensuring all expenses (funeral costs,
 debts or any outstanding invoices)
 are paid and distributes the remaining
 assets to the beneficiaries in
 accordance with the Will.
- Financial administration order: also known as a financial management order, is issued by a court or tribunal and appoints a financial manager or administrator to manage the financial and legal affairs when someone no longer has capacity and has no enduring power of attorney in place or there is a dispute.
- Financial adviser / financial planner:
 provide advice to people who have
 money to invest. They work to
 understand your needs, set your
 financial goals, and create a plan to
 help you achieve them. There is a fee
 for their service.

- Financial counsellor: Financial counsellors are on occasion confused with financial planners or financial advisers but the services provided are quite different. Financial counsellors work with people who are in debt or are not able to meet their ongoing expenses and provide free information, options and guidance.
- Financial abuse: is a serious form of domestic and family violence that occurs when someone uses money as a means to gain power or control their partner. This may also include withholding money, or asking you to sign something of which you have no benefit.
- Financial management order
 (FMO): also known as a financial
 administration order, is issued by
 a court or tribunal and appoints a
 financial manager or administrator
 to manage the financial and legal
 affairs of when someone no longer
 has capacity and has no enduring
 power of attorney in place or there is a
 dispute.
- Financial planning: documenting your financial goals, and creating a plan to achieve them. Usually done with a financial advisor or planner.
- Financial hardship: when debts are mounting or getting out of control and you are finding it hard to manage to keep up with bills or loan repayments.
 Also in relation to additional expenses associated with a serious illness or health condition this could be referred to as financial burden or financial stress.

- Funeral plan: a plan or document setting out how you would like your celebration-of-life or funeral. It could include a list of names and contact details of people to inform when you die, even selecting songs or readings.
- General power of attorney (POA): a legal document that allows you to appoint a person/s (referred to as attorneys) to manage financial and legal decisions on your behalf. A General Power of Attorney applies only while you have the ability to make your own decisions, whilst an Enduring Power of Attorney continues even if you lose the ability to make decisions for yourself.
- Gift: the assets or benefits you leave to beneficiaries in your Will.
- Guardian: a person or organisation responsible for making health and lifestyle decisions on behalf of a person who is unable to make their own decisions. This can be someone you appoint or an appointment by a court or tribunal of either a person or the Public Guardian.
- Grant of probate: a document issued by the Supreme Court that confirms the validity of a Will and authorises the executor/s to act.
- Legal capacity: a person's ability to understand facts about their legal choices, weigh up the consequences (the risks and benefits) of making choices, and communicate consistent choices.

- Legal authorities: a person or organisation appointed under a power of attorney, guardianship, financial management order or administration order to make decisions on your behalf.
- Letters of administration: documents granted by the Supreme Court, giving authority to an administrator to collect and distribute the assets of the Estate, in the absence of a valid Will.
- Medicare: Medicare is the scheme that gives Australian residents access to healthcare. It gives all Australians and some people from overseas a wide range of health and hospital services at no cost or low cost.
- Medicare number: if you are eligible for Medicare you will be allocated a Medicare number and card.
- National Disability Insurance Scheme (NDIS): can provide all people with disability with information and connections to services in their communities such as doctors, sporting clubs, support groups, libraries and schools, as well as information about what support is provided by each state and territory government.
- Next-of-kin: The closest living relative of a deceased person.
- Out-of-pock treatment expenses:
 The 'gap' between the amount covered by Medicare or your private health insurance and the total cost of medical services that you will need to pay.

- State trustee and guardian: can assist in Will writing, powers of attorney and Executor Services. They can be appointed to manage the legal and financial affairs of a person who has lost capacity to make their own decisions.
- Substitute decision-maker: a person who has been legally appointed to make decisions on behalf of someone who no longer has capacity to make their own decisions.
- Superannuation funds: (or super) is money set aside while you're working to support your financial needs in retirement.
- Will: a legal document which specifies how someone wishes their Estate to be distributed after their passing.





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