Information you need to know about your Permanent Residential Aged Care Request for a Combined Assets and Income Assessment

The Australian Government Department of Human Services or the Department of Veterans' Affairs need details about your combined assets and income for permanent residential aged care purposes.

The information you provide will be used to calculate your aged care fees and charges. The information will also be used to calculate the amount of Government assistance the provider may receive on your behalf.

If you are seeking an assessment for Home Care please complete the *Aged Care Fees Income Assessment* form (SA456). You do not need to seek an assessment for Flexible Care, Respite Care, Care in a Multi-Purpose Facility and Transition Care.

**When you should request an assessment**

You should request an assessment before entering aged care so that your aged care fees are determined as soon as possible. The initial fee notification advice you receive will be valid for 120 days unless there is a significant change in your circumstances in which case you will be required to notify the Department of Human Services or Department of Veterans' Affairs.

**For more information**

Go to our website [humanservices.gov.au/agedcare](http://humanservices.gov.au/agedcare) or call us on **1800 227 475**.

If you need a **translation** of any documents for our business, we can arrange this for you free of charge.

To speak to us in languages other than English, call **131 202**.

If you receive a payment from the Department of Veterans’ Affairs (DVA), call DVA on **133 254**, if you live in regional Australia call on Freecall™ **1800 555 254**.

**Note:** Call charges apply – calls from mobile phones may be charged at a higher rate. Calls to 1800 numbers are free of charge from a fixed phone.

If you have a hearing or speech impairment, you can contact the **TTY service** Freecall™ **1800 810 586**. A TTY phone is required to use this service.

Please keep this Information Booklet.
Information in other languages

English
To speak to us in a language other than English, call 131 202. Call charges apply. Calls from mobile phones may be charged at a higher rate. Go to humanservices.gov.au and select the language button to find information in your language.

Arabic
للحصول على اللغة العربية، اتصل بمزود الخدمة بالرقم 131 202 للحصول على خدماتنا. يغطي التكلفة المكالمات من المحمول، ولكن قد تختلف تكلفة الرسائل النصية باللغة العربية. تحقق من معلوماتك للحصول على تفاصيل تكلفة الرسائل النصية باللغة العربية. الحفظ: humanservices.gov.au

Chinese
您可以撥打電話131 202，使用中文與我們交談，致電時號碼需付費。如使用移動電話致電，則收費可能會較高。訪問humanservices.gov.au網站，點擊語言選單後可獲取用您的語言編寫的資訊。

Croatian

Greek
Για να μιλήσετε μαζί μας στα Ελληνικά, καλέστε 131 202. Ύψωσε την τηλεφωνική ρωγκίστρα. Για της κλήσης από τον κινητό τηλέφωνο ενδεχομένως να υπάρχουν υψηλότερες χρεώσεις. Επικοινωνήστε με την αστυνομία humanservices.gov.au και επιλέξτε το κομμάτι γλώσσας για να δέχετε την προσφορά στην γλώσσα σας.

Italian

Korean
한국어로 문의하시려면 131 202번을 이용하시십시오. 통화요금이 부과됩니다. 휴대전화로 통화하시는 경우 추가 요금이 부과될 수 있습니다. humanservices.gov.au를 방문하여 언어 버전을 누르면 한국어로 된 정보를 찾아 보실 수 있습니다.

Macedonian
За да зборувате со нас на македонски јазик се на 131 202. Позвик се наплаћува. Позивите од мобилни телефони може да се наплаћува по повисока стакла. Одете на humanservices.gov.au и одберете го името на јазику за да надете информации на вашето јазик.
## Contents

**Permanent residential aged care combined assets and income assessment**  
About this assessment  
If you choose not to provide details of your assets and income  
Aged care fees and charges  
The relevant date for your assessment  
Notification and expiry date of assessments  
Change of circumstances  
Definition of a partner  
Dependent child  
Income support payment customers  
What is an income support payment?  
Income for aged care purposes  
Assets for aged care purposes  
Your home and the combined assets and income assessment  
Retirement villages  
If you are suffering from financial hardship

**Authorised person**  
Person signing on your behalf  
Nominee and person permitted to contact – Department of Human Services – Centrelink customers and non-income support customers  
Person authorised to act on behalf of a Department of Veterans’ Affairs clients

**About the information you give**  
Legal authority  
Why we need this information  
Disclosure of the information you provide

**Changes you should tell us about**

**Other concessions and help**
permanent residential aged care combined assets and income assessment

about this assessment

Residents who enter permanent residential aged care on or after 1 July 2014 may need to pay the maximum daily means tested fee if they do not have a combined assets and income assessment. Having a permanent residential aged care combined assets and income assessment will determine:

- the means tested fee you will pay for your care, and
- whether you qualify for additional Government assistance with your accommodation costs.

Note: This assessment is NOT relevant to either respite care, Home Care Packages or for financial hardship assistance.

if you choose not to provide details of your assets and income

It is not compulsory to have a combined assets and income assessment, and you can opt out using the Permanent Residential Aged Care Combined Assets and Income Assessment form (SA457).

If you do not seek an assessment, you may be required to pay a higher amount for your aged care and will not be eligible for any Australian Government assistance with your aged care costs. This means that you can be asked by your service provider to pay the full cost of your care and the maximum accommodation payment you agreed with the provider.

aged care fees and charges

All permanent aged care residents, may be asked to pay a basic daily fee as a contribution towards such things as food, heating/cooling, cleaning and laundry. In addition, some residents may also be required to pay a means tested care fee.

Some people will have their accommodation costs paid in full or in part by the Australian Government. Others will need to pay the accommodation price they negotiate with their aged care home.

Information on aged care fees and charges which may apply to you is available at myagedcare.gov.au or by calling the My Aged Care Information Line on Freecall™ 1800 200 422.

The relevant date for your assessment

This is the date used to calculate your aged care fees and charges. It can vary depending on your situation.

The most common dates are as follows:

- if the assessment is for a future admission to permanent residential care, the relevant date is the date that you fill out the application form
- if the assessment is for your current admission to permanent residential care, the relevant date is the date your current admission started
- if the assessment is for a previous admission to permanent residential care, the relevant date is the date that previous admission started.

Notification and expiry date of assessments

The Department of Human Services or the Department of Veterans’ Affairs will send you a letter with the results of your assessment and the date when the assessment will lapse. If you have not entered care before this date, you will need to request a new assessment.

After you enter permanent residential aged care you generally do not need to apply for another assessment unless you have moved or are intending to move into a new aged care facility or have a significant change in assets and/or income.

Change of circumstances

If you have not entered permanent residential aged care and your financial circumstances change, you may apply for another assessment. This applies even if you already have an assessment that is still current.
Definition of a partner
For the purpose of the combined assets and income assessment, a partner can be either:
- a person you are legally married to, and normally live with on a permanent basis, or
- a person who lives with you in a de facto relationship, although you are not legally married to
  that person, or
- a person you are legally married to, or who you were living with in a de facto relationship, but
  are now living apart on a permanent basis due to health or health related reasons, for example,
  if the person entered permanent residential aged care, or
- a person in a registered relationship.
Both opposite-sex and same-sex relationships are recognised.
If you both want an assessment you will each need to fill in a separate assessment form.

Dependent child
For aged care purposes, to be a dependent child the young person must be:
- under 16 years of age, or
- aged 16–24 years and receiving full-time education at a school, college or university, and
  not in full-time employment or receiving a Centrelink pension or benefit.
You must be legally responsible (whether alone or jointly with another person) for their day-to-day
care, welfare and development, or under a legal obligation to provide financial support in respect
of them.

Income support payment customers
If you are getting an income support payment you also need to complete the assessment form
to obtain a combined assets and income assessment, although only some parts of the form will
need to be completed in that case. This applies even if your payment is means test exempt, for
example, if you are considered to be blind for income support payment purposes.

What is an income support payment?
The Department of Human Services income support payments are:
- Age Pension
- Austudy Payment
- Bereavement Allowance
- Carer Payment
- Disability Support Pension
- Newstart Allowance
- Parenting Payment
- Partner Allowance
- Sickness Allowance
- Widow B Pension
- Wife Pension
- Youth Allowance.
Centrelink also makes the following income support payment on behalf of the Department of
Agriculture:
- Farm Household Allowance.
The Department of Veterans’ Affairs income support payments are:
- Age Pension
- Income Support Supplement
- Service Pension.
Permanent residential aged care combined assets and income assessment

Income for aged care purposes

When assessing income for aged care purposes, only the income you have over a threshold amount is counted. This threshold is indexed each year in March and September.

If you are a member of a couple, you are deemed to own half of the total combined assets and income, irrespective of in whose name these are held.

For aged care purposes, income includes:

- income support payments from the Australian Government, such as the Age Pension, a Service Pension or an Income Support Supplement
- deemed (not actual) income from financial investments
- net income from a rental property
- war widow/widower pensions and some disability pensions
- net income from businesses, including farms
- superannuation and overseas pensions, income from income stream products such as annuities and allocated pensions, and
- family trust distributions or dividends from private company shares.

Income also includes money from outside Australia.

In addition, if you have given away money or assets in the last 5 years, these assets may be treated as if you still own the asset and a ‘deemed’ income calculated.

Assets for aged care purposes

An asset is any property or item of value you (or your partner) own, or have an interest in, including those held outside Australia. Examples include real estate, shares, household contents and personal effects.

If you are a member of a couple, you are deemed to own half of the total combined assets, irrespective of in whose name these are held.

If you have made a gift since 10 May 2006 of over $10,000 in a single financial year, or $30,000 over 5 consecutive financial years, the amount above these limits will be considered as an asset in your assessment.

Your home and the combined assets and income assessment

For aged care purposes, a protected person is:

- your partner or dependent child, or
- your carer* who is eligible to receive an Australian Government income support payment and who has lived in your home with you for the past 2 years, or
- your close relation who is eligible to receive an Australian Government income support payment and who has lived in your home with you for the past 5 years.

If your home is occupied by a protected person at the relevant date, it will not be counted as an asset for permanent residential aged care purposes. Your carer or close relation will need to give their consent in the form to enable the Department of Human Services or the Department of Veterans' Affairs to verify their eligibility for an income support payment.

This exemption will be lost if the protected person who has been living in the home at the relevant date moves out of the home.

If you enter permanent residential aged care on or after 1 July 2014, and your home is not occupied by a protected person, it will be counted as an asset but the amount of the home included as an asset will be capped.

If your home is counted as an asset, you do not need to have it professionally valued. An approved valuer will verify the estimated value of the property at no cost to you.

* It is not necessary for your carer to have received a Carer Payment or Carer Allowance in order to be considered a carer. However, at the relevant date they must be eligible to receive an Australian Government income support payment.
Retirement villages

Your home may be part of a retirement village. Agreements with retirement villages include a variety of arrangements for sale proceeds or entry contribution refunds when a resident leaves the village.

The amount refundable to you after your departure from the retirement village is taken to be the value of your interest in the retirement village and may be subject to the combined assets and income assessment.

If your retirement village agreement allows you to choose when you take your refund, the amount that you are able to choose to accept when you leave the village is the amount that will be included in the assessment. If your agreement allows the retirement village to keep the total refund for a period after you leave, this amount will be included in the assessment.

However, your home in the retirement village complex is also subject to the protected person rules and the cap described on the previous page under the heading Your home and the combined assets and income assessment if applicable.

If you are suffering from financial hardship

If you are having troubles meeting your care costs or experience financial hardship, you may be eligible for financial hardship assistance. Information is available, go to our website humanservices.gov.au/agedcare or call us on Freecall™ 1800 227 475.
Authorised person

Person signing on your behalf

The combined assets and income assessment form must be signed by the person for whom the application is being made or their authorised representative. An authorised representative may be an Enduring Power of Attorney, Power of Attorney (financial), or a person/organisation holding an administrative or financial order.

Where the person is not able to sign for themselves and they do not have an authorised representative, the Director of Nursing at the aged care facility may sign the form. A letter from a doctor which outlines the person’s inability to sign the form must be attached to the application.

Where the resident is deceased only the executor of the will or a person holding letters of administration is authorised to sign on behalf of their estate.

Nominee and person permitted to contact – Department of Human Services – Centrelink customers and non-income support customers

You can authorise someone to deal with us on your behalf. This arrangement is voluntary and you or your contact person can cancel or change it at any time.

Both you and your contact person must read and sign the relevant statements in the claim form.

If you cannot complete the nomination section of the form you can get someone who is your legal guardian or who holds your power of attorney to complete and sign this section. If there is no legal guardian or someone with a power of attorney the signature of an appropriate responsible person must be obtained, for example, a treating medical officer.

A correspondence nominee can act on your behalf and is authorised to deal with us on all matters (except payment destinations, if you receive a payment). These include:

- making changes to your information
- enquiring on your behalf
- completing forms/applications on your behalf
- receiving copies of your mail
- attending appointments with you or on your behalf (if appropriate).

A Person Permitted to Enquire can be a partner, a friend, a family member, a professional, an organisation or a combination depending on the type of enquiry. Some examples of professionals and organisations are accountants, financial advisers, social workers, doctors, etc. This list is not limited. You can change this arrangement at any time.

What type of access can the Person Permitted to Enquire have?

It is your responsibility to make sure that the person you have given authority to make enquiries on your behalf is aware of what you are allowing them to enquire about, and any limitation you may place on this authority. We can provide information that is necessary to satisfy the enquiry and not more.

Person authorised to act on behalf of a Department of Veterans' Affairs clients

The Department of Veterans’ Affairs clients can nominate a representative for income support payment purposes as part of lodging the claim form.

Persons authorised to act on behalf of a client, such as those holding a Power of Attorney, are able to assist you to meet your obligations under the Veterans’ Entitlement Act 1986 by notifying the Department of Veterans’ Affairs of changes on their behalf. However, the obligation to inform the Department of Veterans’ Affairs of changes in circumstances that may affect your pension or allowance(s) remains with you.

For income support purposes, the Department of Veterans’ Affairs authorised persons have the authority to:

- enquire about your pension, and
- assist you to meet your obligations to the Department of Veterans' Affairs.

Continued
Persons holding a valid financial Power of Attorney can also be accepted as having the authority to:

• act as a signatory for you, and
• receive income support related mail on your behalf.

For more information about the Department of Veterans’ Affairs authorised person arrangements, call the Department of Veterans’ Affairs on 133 254.

About the information you give

Legal authority

The Department of Human Services and the Department of Veterans’ Affairs collect personal information on behalf of the Department of Social Services for the purpose of undertaking combined assets and income assessments for entry into permanent residential aged care. The use and disclosure of this information is governed by Part 6.2 of the Aged Care Act 1997, which deals with the protection of information and the Australian Privacy Principles in the Privacy Act 1988.

Why we need this information

The information collected will be used to make a decision on the value of your assets and/or income to decide whether you are eligible to receive Government assistance with your accommodation costs and the amount, and to determine the means tested care fee (if any) you may be asked to pay.

If you choose not to have an assets and income assessment you will not be eligible for any Government assistance with your aged care costs and can be asked to pay the maximum fees.

Disclosure of the information you provide

Information you provide may be disclosed to:

• the Department of Human Services – Centrelink or the Department of Veterans’ Affairs for the purpose of undertaking the combined assets and income assessment
• the Department of Social Services and the Department of Human Services – Medicare for the purpose of:
  – enabling payment of an accommodation supplement to an aged care home on your behalf
  – working out the amount of your accommodation charge (if applicable), and
  – confirming previous concessional, assisted or supported resident status (if applicable)
• an approved government valuer of land, houses or buildings, for the purpose of verifying the value of your property, and
• your nominated aged care representative.

Unless your nominated aged care representative lives overseas, your personal information will not be disclosed to overseas recipients.

The information you provide may also be disclosed according to provisions in Part 6.2 of the Aged Care Act 1997.

The information you provide may also be used to assess your income under the Aged Care Act 1997.

If you consent, this information may also be used by the Department of Human Services or the Department of Veterans’ Affairs to update combined assets and income information in relation to your eligibility for an income support payment.

Continued
More information about the privacy policy of each of these departments can be found at humanservices.gov.au/privacy, dva.gov.au/footer/Pages/privacy.aspx
dss.gov.au/privacy-policy or by requesting a copy from the relevant department. This includes information on how to access or correct your personal information and how to make a complaint about a breach of the Australian Privacy Principles.

Changes you should tell us about

You should tell us if:
• you marry; are in or commence an opposite-sex or same-sex registered or de facto relationship, reconcile with a former partner, start living with someone as their partner, or
• you separate from your partner, or
• your partner dies, or
• your (or your partner’s) financial circumstances change, or
• a dependent child or student either enters or leaves your care, or
• the status of your family home changes (e.g. you sell your home, a protected person moves out of or into the home), or
• you enter an aged care facility or move to a new one.

This is because changes such as these may affect your pension entitlement and the permanent residential aged care fees and charges you may be asked to pay. To advise us of changes, call the Department of Human Services on Freecall™ 1800 227 475 or the Department of Veterans’ Affairs on 133 254.
### Commonwealth Seniors Health Card

People of age pension age who do not receive a pension may be eligible to receive a Commonwealth Seniors Health Card (certain residence requirements and income limits apply). The Commonwealth Seniors Health Card allows holders (but not their dependants) to receive a number of Commonwealth concessions (such as Pharmaceutical Benefits Scheme medicines). A supplement payment is available to Commonwealth Seniors Health Card holders and is paid quarterly in January, March, June and September.

### Financial Information Service Officers

Financial Information Service (FIS) Officers can give you free, independent information. This will help you understand investments and how they work, and help you make better financial decisions. If you wish to contact the Financial Information Services go to our website [humanservices.gov.au/fis](http://humanservices.gov.au/fis) or call us on 132 300 and say Financial Information Service when prompted.

### Health Care Card

A Health Care Card provides you access to pharmaceutical medications listed under the Pharmaceutical Benefits Scheme at a reduced cost. You may also receive other concessions provided by state and territory governments.

### Indigenous Services Staff

Indigenous Services staff are located at most of our Service Centres. Some Service Centres also have interpreters who speak Aboriginal or Torres Strait Islander languages and teams who visit and help remote communities.

### Social Workers

We have social workers at our Service Centres and Smart Centres throughout Australia. Social workers can offer you personal counselling and support in difficult times, such as domestic and family violence, severe financial hardship, homelessness, loss and bereavement. They can refer you to other services and programs like housing, health, emergency relief, legal and/or counselling services and support groups.

If you need any help or further information about these services and concessions, go to our website [humanservices.gov.au/agedcare](http://humanservices.gov.au/agedcare) or call us on Freecall™ 1800 227 475 or visit one of our Service Centres.