



Understanding Grants of Probate and Letters of Administration

CSC's guide to help customers

Who should read this guide?

- The executor or administrator of a deceased estate who has received an estimated death benefit from CSC of \$50,000 or more.
- A person assisting the executor or administrator of a deceased estate

Why does CSC need a grant of probate or letters of administration?

Where it is estimated that there will be \$50,000 or more payable to an estate, either a grant of probate or letters of administration must be provided. This is so that we can ensure CSC is able to pay the death benefit to the estate without unnecessary delay.



Commonwealth Superannuation Corporation

The information provided in this factshe any such general advice, you should con financial advisor. You should obtain a co

Defence Force Retirement and Death Benefits Scheme

Force Superannuation ABN: 90 302 247 344 RSE: R1077063 Commonwealth uperannuation Sch BN: 19 415 776 36

 Superannuation accumulation plan
ABN: 65 127 917 7
RSE: R1004601 Military Superann and Benefits Sche ABN: 50 925 523 1 RSE: R1000306

Australian Defence Force Cover ABN: 64 250 674 7. Public Sector Superannuation ABN: 74 172 177 RSE: R1004595 1922 Scheme DFRB Scheme PNG Scheme

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Which do I need to apply for?



What are grants of probate and letters of administration?

A grant is a formal court document that gives a person (could be a family member, friend, executor named in the will etc) the authority to administer an estate. Whether you need a grant of probate or letters of administration depends on whether you are an executor named in a valid will. Providing the relevant document to CSC will enable us to proceed with payment of our deceased member's death benefit in accordance with the instructions provided by the named executor or administrator.

How do I apply or get further information?

For further information, we refer you to the relevant state or territory's court website that will provide you with more information on this process.

You will need to contact the court of the state or territory where the deceased held assets

WA Supreme Court	https://supremecourt.wa.gov.au/W/wills_probate.aspx
NT Supreme Court	https://supremecourt.nt.gov.au/about/registry/wills-and-probate
QLD Supreme Court	https://www.courts.qld.gov.au/services/wills-and-probate/applying-for- a-grant; or
	https://www.courts.qld.gov.au/services/wills-and-probate/applying-for- a-grant/letters-of-administration-without-a-will
SA Supreme Court	http://www.courts.sa.gov.au/RepresentYourself/ProbateRegistry/Pages/ ApplyingForGrant.aspx
ACT Supreme Court	https://www.courts.act.gov.au/supreme/forms/wills-and-probate-forms
NSW Supreme Court	http://www.supremecourt.justice.nsw.gov.au/Pages/sco2_probate/ sco2_filing_instructions/applying_for_probate.aspx or
	http://www.supremecourt.justice.nsw.gov.au/Pages/sco2_probate/sco2_ filing_instructions/applying_for_letters_of_administration.aspx
VIC Supreme Court	https://www.supremecourt.vic.gov.au/wills-and-probate
TAS Supreme Court	https://www.supremecourt.tas.gov.au/probate/grants-and-procedure/

You may wish to seek independent legal advice for assistance with applying for a grant of probate or letters of administration.

Where can I get more information?

