

HOW SUPER WORKS

Guide



For members of the following plans:

- Maritime Accumulation Advantage
- Maritime Contributory Accumulation
- Maritime Employer Accumulation
- Maritime Stevedores Accumulation

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This Guide has been prepared and issued by Host-Plus Pty Limited ABN 79 008 634 704, AFSL No.244392 as trustee for the Hostplus Superannuation Fund ('the Fund') ABN 68 657 495 The information in this document forms part of the:

- Maritime Accumulation Advantage Product
 Disclosure Statement (PDS) issued 30 September
 2025
- Maritime Contributory Accumulation PDS issued 30 September 2025
- Maritime Employer Accumulation PDS issued 30 September 2025
- Maritime Stevedores Accumulation PDS issued 30 September 2025

You can find these and other Guides that form part of the PDS at hostplus.com.au/pds, or you can contact us for a copy.

THAT'S A PLUS+

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About this Guide

This Guide contains general information only and doesn't take into account your personal financial situation or needs. Before making a decision about Hostplus, you should consider your personal circumstances and read the PDS. You may also wish to obtain financial advice.

The information in this Guide is correct at the date of publication. Information contained in this Guide that is not materially adverse may change from time to time and will be made available on our website at hostplus.com.au/pds

You can request a paper or electronic copy of this Guide, and any website updates without charge, by calling us on 1300 467 875.

Use of 'we', 'us' or 'our' within this Guide refers to Host-Plus Pty Limited ABN 79 008 634 704, the trustee of the Fund.

To understand the target market that the products covered by this Guide have been designed for, please read the target market determination (TMD) relevant to your product, available at

hostplus.com.au/ddo

Insurance through the Fund is provided to members in the Maritime Plans by Nippon Life Insurance Australia and New Zealand Limited, trading as Acenda, ABN 90 000 000 402, AFSL 230694 ('Insurer').

Any statement made by a third party or based on a statement made by a third party in this Guide has been included with the third party's consent.













For further information about ratings methodology and awards disclaimers, go to hostplus.com.au/awards. Past performance is not a reliable indicator of future performance. Ratings and awards are subject to change and are only one factor to consider when deciding how to invest your super.

HOW SUPER WORKS

Superannuation (super) is a compulsory way to save for retirement, designed to grow over time through contributions and investment earnings, minus any fees and costs.

Think of super contributions like deposits into a savings account—but with added tax benefits to help you build your retirement savings.

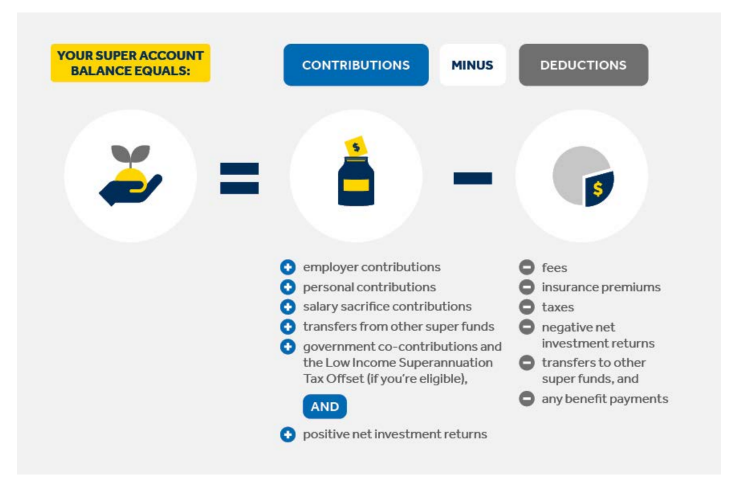
You typically can't access your super until you retire or meet another 'condition of release', because your super is designed to provide part or all of your income in retirement.

Most working Australians receive super contributions as part of their pay. These are called Superannuation Guarantee (*SG*) contributions, paid by your employer into your super account. Your employer may make contributions above the SG rate, depending on your employment arrangements. You can also grow your super through other types of contributions, which we'll explain throughout this Guide.

You can choose the way your super is invested from our wide range of investment options, or go with our default Balanced (MySuper) investment option.

If you're eligible, you can also get affordable insurance through your super. This can help protect you financially if something unexpected happens, like serious illness, injury, or death. It's generally more cost-effective to get this cover through your super compared with going direct.

Here's a simple overview of how your super account works:



Note that your Plan may include other types contributions and different types of benefits, which we'll cover later in this Guide.

Hostplus and Maritime

Within this Guide, you'll see references to Hostplus. Maritime Accumulation Advantage, Maritime Contributory Accumulation, Maritime Employer Accumulation and Maritime Stevedores Accumulation are all Plans within the Hostplus Superannuation Fund which are issued by Hostplus. Hostplus and Maritime Super merged in 2023.

Choosing your super fund

Most Australians can choose their own super fund, and picking the right one now can make a big difference to your savings in retirement.

When comparing funds, look at things like fees, choice of investment options, performance, and insurance to find what works best for you. Our online comparison tool at **hostplus.com.au/compare** makes it easy to compare

Hostplus with other super funds. You can also find more info on the Australian Taxation Office (ATO) website at **ato.gov.au**

About our Maritime Plans

The are four Maritime accumulation Plans within Hostplus: Maritime Accumulation Advantage, Maritime Contributory Accumulation, Maritime Employer Accumulation and Maritime Stevedores Accumulation. Some of these plans have different categories, which we'll explain in this Guide. Most people join a Maritime Plan through their employer.

You can join Maritime Accumulation Advantage if:

- your employer is in the maritime industry (as determined by the trustee) and nominates you for membership, or
- your benefit is transferred from any of the other Maritime Plans, being Maritime Stevedores Accumulation, Maritime Employer Accumulation or Maritime Contributory Accumulation.

You can join Maritime Contributory Accumulation if:

 you are employed by a Participating Employer in the Seafarers division and your participating employer nominates you for membership of Maritime Contributory Accumulation.

A participating employer would generally nominate employees for membership of Maritime Contributory Accumulation where they have an obligation under an award or workplace agreement to contribute at least 13% of Fund Benchmark Salary¹ to employees' super (for example, seafarers, stewards, integrated ratings, leading hands, deckhands, cooks, chefs, IR caterers, pipe and crane operators, greasers, fitters and coxswains).

If you joined Maritime Contributory Accumulation before 1 July 2008, you may have a Protected Minimum Benefit. See the *Maritime Contributory Accumulation with Protected Minimum Benefit section* of this Guide to learn more.



¹ Fund Benchmark Salary is the industry standard salary for seafaring Maritime Contributory Accumulation members. It is indexed each year on 30 June in line with the March quarter CPI.

You can join Maritime Employer Accumulation if:

- you are a permanent employee and nominated by SVITZER Australia Pty Ltd (SVITZER),
- you are a permanent employee of Inco Ships Pty Limited (INCO) or CSL Australia Ltd (CSL), or
- you are an employee of the Australian Maritime Officers Union (AMOU).

Your membership category within Maritime Employer Accumulation depends on your employer.

There are two categories of members within **Maritime Stevedores Accumulation**: Maritime Accumulation Plus, and Maritime Accumulation Basic.

You can join as a Maritime Stevedores Accumulation Plus member if:

- you work for a full participating employer in a permanent (full- or part-time) position, and
- you work in the stevedoring (or related) industry and are a member of the Maritime Union of Australia, or
- you are an employee of the Maritime Union of Australia (or Unity Bank), or
- you elect to transfer from Maritime Permanent Defined Benefit

You can join as a Maritime Stevedores Accumulation Basic member if:

- you work for a participating employer in the Stevedores division who has agreed to make insurance levy payments for its employees, or
- you work for a full participating employer, and
 - you are employed on a casual basis
 - you are not employed as a stevedore (or in a related stevedoring occupation), or
 - Hostplus has not accepted your application for Accumulation Plus

Why join us?

As well as all the things you'd expect like an easy-to-use mobile app and 24/7 Member Online access, you can also enjoy these great benefits:



Low admin fees of only \$1.50 per week.² Our members pay one of the lowest admin fees of any MySuper product in Australia.³ (Additional administration costs may apply.)



Top performer over the long term. Our Balanced (MySuper) investment option is a strong long-term performer⁴, delivering value for our members.

A wide choice of investment options.





Whether you love choosing or prefer to leave the decisions to us, our investment options are designed to suit different preferences, timeframes and risk appetites.



The comfort of being with an Industry
SuperFund. We put you first, because we're
run only to benefit members, not shareholders.



Award-winning products and services. We measure our success by the value we deliver to our members, but it's great to be recognised as one of the best!⁵ Learn more at

hostplus.com.au/awards



Cost-effective insurance. For death, terminal illness, total and permanent disablement and income protection, providing cover⁶ when you need it most.



Tools and advice to give you confidence. We know that super can feel complicated, so we have online resources and a great team of experts to help, including in-house financial planners – learn more below.



Size and scale. As one of Australia's biggest super funds, our size and scale mean we can keep admin fees low – and have the buying power to invest in quality investments.



Designed for life. Whether you've just started working, thinking about retiring or already retired, we've got you covered. You can take us with you if you change jobs and through all of life's stages.

- 2 See the Fees and costs summary for more information.
- 3 Other fees and costs apply. Refer to the Fees and costs summary. Hostplus Balanced (MySuper) investment option compared to SuperRatings fee data for public offer MySuper products extracted from SMART platform on 21 January 2025. Comparison is based on the total administration fees and costs assuming a \$50k account balance.
- 4 Hostplus Balanced (MySuper) investment option compared to the SuperRatings Accumulation Fund Crediting Rate Survey SR50 MySuper Index at 30 June 2025. Past performance is not a reliable indicator of future performance.
- 5 Awards and ratings are only one factor to consider when choosing a super fund. Visit hostplus.com.au/awards for awards criteria and disclaimers.
- 6 Eligibility conditions apply.



Expert advice

When you need more in-depth help or advice that's tailored to your personal circumstances, you can access our range of financial advice services. Getting the right advice can make a big difference to your future outcomes, and we offer a broad range of flexible options. Some services are available at no cost, while others are paid services which you may be able to pay for from your super (conditions apply). Here's an overview of the expert advice you can access as a Hostplus member:

Service	Estimated cost
SuperSmart digital advice and education through Member Online SuperSmart ^a offers digital advice on a range of important topics, such as your investment choices and insurance cover, and help planning for retirement and starting a pension. SuperSmart also offers quality financial education and monthly tips from qualified experts to help build your financial literacy and confidence, and support you in managing your super and finances. While most Hostplus members can access SuperSmart, eligibility criteria applies. See hostplus.com.au/supersmart ^a Due to complexities associated with certain Plan features, some SuperSmart advice journeys may be unavailable for some members. If you're unable to access an applicable SuperSmart advice journey, please contact us and we can help you with other options.	\$0
Phone-based advice with a Superannuation Adviser Our team of Superannuation Advisers can provide personal financial advice on a range of topics, like boosting your super through additional contributions, and choosing the right investment options and type and level of insurance cover. This is available at no cost to members. Superannuation Advisers can also provide advice on more complex topics, for a fee, including consolidating your super, insurance outside your Hostplus account and how you can access the First Home Super Saver Scheme.	Between \$0 and \$1,700 depending on the services you choose
Comprehensive financial advice ^b Our qualified and experienced financial planners consider your overall financial situation and goals, and can provide comprehensive financial advice to help you feel confident about your financial future. ^b Our financial planners can support you with tailored personal advice on everything from your super investment choices and insurance to your non-super finances and wealth creation strategies, transition to retirement strategies, income in retirement – and even aged care options, estate planning and how to access Centrelink's Home Equity Access Scheme. You can also rest assured knowing you'll receive advice that's focused solely on your personal situation and goals. Our financial planners are salaried employees, so they don't receive commissions for recommending particular products.	Initial fee of \$295. If you proceed to receive full comprehensive financial advice, including a tailored comprehensive Statement of Advice, additional fees will be payable. Depending on your needs, these fees will generally range between \$1,500 and \$4,000.

- a Hostplus has engaged Industry Fund Services Limited ABN 54 007 016 195, AFSL 232514 (IFS) to make SuperSmart available to Hostplus members.
- b Hostplus has also engaged IFS to facilitate the provision of personal financial advice to members of Hostplus. Advice is provided by Hostplus financial planners who are authorised representatives of IFS.

To arrange a meeting with a Hostplus financial planner, simply call our Financial Planning team on 1300 303 188 or visit

hostplus.com.au/advice and book online.

Using your own financial planner

If you already have a trusted financial planner or engage one in the future, they can register with us and manage your super on your behalf (with your consent). Ask your planner to contact us to organise this. They can also learn more at

hostplus.com.au/advisers

Paying for financial advice from your Hostplus account

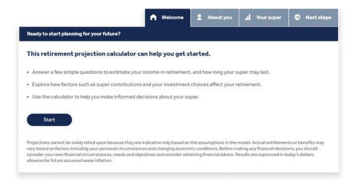
Whether you go with a Hostplus financial planner or your own externally licensed financial planner registered with Hostplus, you can request to pay part or all of your advice fees from your super account if the advice relates to your Hostplus account. Annual fee caps apply, and you'll need to retain a minimum account balance after advice fees have been deducted. For further information, please see our *Advice Fee fact sheet* at **hostplus.com.au/advice-fee**



GROWING YOUR SUPER

Super is designed to be part or all of your income in retirement, but how will you know if you'll have enough to retire on? A good place to start is to use our super calculator.

Available at hostplus.com.au/supercalculator



The calculator helps you estimate how much income you may have when you retire, highlighting whether you need to save a little more or make other changes to boost your balance. For more personal advice, use our SuperSmart retirement income planner through Member Online – or consider speaking with one of our financial planners.

The good news about growing your super is that the government provides generous tax advantages if you make extra super contributions, and you have lots of options for boosting your balance. What's more, if you organise your super early, adding even a little to your account could reap big rewards in the long term because it's invested for longer.

There are two main types of super contributions:

- before-tax called 'concessional contributions': These are generally taxed at a lower rate than your regular income, so you end up paying less tax on them compared to your take-home pay.
- 2. **after-tax** called 'non-concessional contributions': These aren't taxed because you've already paid tax on them before adding them to your super account.



As well as making contributions, other options for growing your super include:

- combining other super into your Hostplus account (known as 'rolling over' your super – more on this below)
- government co-contributions
- your spouse could split their before-tax contributions with you – or vice-versa, and
- downsizer contributions.

Making the right investment choice for your circumstances can also help you reach your retirement savings goals. See the *Investment Guide* or check out our financial advice options to learn more.

It's important to note that you'll need to meet certain eligibility criteria for some types of contributions and transactions, and there are limits (known as caps) on the amount you can contribute to super without paying extra tax. Make sure you read the following information and Contribution caps section of this Guide for detail.

Let's explore these options in detail.

Rollovers – combining your super

If you have more than one super account, you may be paying multiple sets of fees. By combining your accounts, known as 'rolling over', you'll pay just one set of fees. This could save you thousands of dollars over the long term and mean more money for you at retirement.

Before you roll over your other super, check your other fund to see if you'll pay any exit fees, and whether you'll lose insurance cover or other benefits if you close your account. It can be helpful to talk to a licensed financial planner if you have questions and to ensure you're making an informed choice.

If you've lost track of your super and want to check for other accounts, you can use our search tool available through Member Online. All you need to do is enter your TFN and verify your identity, and we'll find any lost super linked to you. If you already know the details of your other accounts and have decided to roll over to Hostplus, you can enter the details in Member Online and we'll do the rest. If you need more information or help, just contact us.

Employer contributions

Employees aged over 18 (or under 18 years but working over 30 hours a week) should receive SG contributions as part of their pay. This applies whether you're a casual, part-time or full-time employee, and if you're an eligible temporary Australian resident. If you're under age 18 working 30 hours or less each week, or doing work of a domestic or private nature for 30 hours or less a week, you aren't eligible for SG contributions.

SG rates are set by the government. From 1 July 2025, the minimum SG rate is 12%. 8

Example: Tash earns \$70,000 p.a. before tax. Tash's employer must pay 12% SG contributions to her super each year - \$70,000 x 12% = \$8,400. This means Tash's employer must pay \$8,400 SG contributions to her nominated super account in the 2025-26 financial year. Tash's employer pays her regular SG contributions monthly – at the same time as her take-home pay – meaning they pay \$700 per month to her super.

From 1 July 2026, employers need to pay regular SG contributions when they pay regular take-home pay, under Payday Super rules.⁹

Depending on your membership category and employment arrangements, your employer's contributions may differ to those outlined in this section. See *About our Maritime Plans section* to learn more, or ask your employer if you're unsure of your specific arrangements.

Unless you are aged 75 or older, your employer can also make additional contributions to your account above the SG rate. 10 If you are 75 years or older, only SG contributions can typically be accepted to your account.

Employer SG contributions are concessional contributions, meaning they're generally taxed at 15%. See **ato.gov.au** for more information on SG rates and employers' obligations.

- 7 See below for more detail if you're a temporary Australian resident.
- 8 Depending on your employer, you may receive employer contributions that are higher than the legislated rate of SG. For AMOU members, AMOU must contribute 18% of your 'Salary'. 'Salary' refers to your ordinary periodic remuneration paid by AMOU and is generally exclusive of bonuses, loadings, overtime and allowances which AMOU determines as not ordinary. For CSL, INCO, certain AMOU members and SVITZER members who joined prior to March 2006, your employer makes additional contributions to cover Administration Fees and Costs charged to your account.
- 9 See treasury.gov.au/publication/p2024-581438 to learn more.
- 10 In the 28 days after you turn 75 years old, Hostplus can accept voluntary employer contributions such as salary sacrifice contributions, personal contributions and spouse contributions.

Voluntary contributions

You can also make voluntary contributions to your super until you turn 75. These can be one-off or regular and from your before- or after-tax pay.

Two ways to top up your super



After-tax contributions are also called non-concessional or personal contributions and are paid from your after-tax pay or savings. You can organise these yourself through Member Online, the Hostplus app, direct debit, electronic bank transfer or BPAY®, if you've provided us with your TFN. You can also request that your employer makes regular after-tax contributions for you, if they are able to. See our website for more information or to access the *Direct debit form*.



Before-tax contributions are also called concessional contributions and include SG contributions and additional contributions made by your employer, salary sacrifice contributions paid via your employer and any personal contributions you claim a tax deduction for.

Many people make before-tax contributions through salary sacrifice as it's a good way to boost your super while also paying less tax. You will need to ask your employer to organise salary sacrifice contributions for you, if they offer this arrangement. You will generally only pay 15% tax on these contributions, compared to the tax you pay on your take-home pay which can be as high as 45% (plus the Medicare levy).

If you're considering making before-tax contributions, you should read our *Salary sacrifice* Brochure and consider seeking advice from a licensed financial planner.

If your employer doesn't offer salary sacrifice or if you're self-employed or not working, you can still contribute extra to super and enjoy concessional tax benefits by making a personal contribution from your after-tax pay and claiming it as a tax deduction. See *How super is taxed* later in this Guide for details.

Additional information for Maritime Contributory Accumulation and Maritime Stevedores Accumulation members

Maritime Contributory Accumulation

There are two categories within Maritime Contributory Accumulation: Contributory Members, and Non-contributory Members.

 Contributory Members are employees of Participating Employers aged under 75 who are making mandatory contributions.

Compulsory member contributions

As a Contributory Member, you must make **compulsory contributions** of 5% of your Benchmark Salary if paid after tax, or 5.88% of your Benchmark Salary if paid before tax as salary sacrifice contributions. Alternatively, you may be classified as a Non-contributory Member. You can also make voluntary contributions.

Compulsory employer contributions

Your participating employer must contribute at least 13% of your Benchmark Salary where you are making compulsory member contributions, subject to meeting the SG requirement of 12% of your Ordinary Time Earnings (OTE)¹², if higher. If your employer is a Group Employer, they will pay for the cost of your Default Income Protection cover. See the *Insurance in Your Super Guide (Maritime Contributory Accumulation)* to learn more.

Non-contributory Members
 <u>Ceasing and recommencing contributions with no Protected</u>

 <u>Minimum Benefit</u>

If you joined Maritime Contributory Accumulation from 1 July 2008, or joined prior to 1 July 2008 and you have waived your Protected Minimum Benefit, your Maritime Contributory Accumulation membership will cease and your benefit will be moved to Maritime Accumulation Advantage if any of the following circumstances apply to you:

- we haven't received compulsory contributions for 8 months.
- you elect not to make compulsory member contributions,
- you cease to be employed by a participating employer,
- you are on approved leave for more than 24 months, or
- you turn 75.

If the mandatory compulsory employer contribution from a participating employer and member contributions resume, your membership may be transferred back into Maritime Contributory Accumulation.

Ceasing and recommencing contributions when you have a Protected Minimum Benefit

If you joined Maritime Contributory Accumulation prior to 1 July 2008 and you have not waived your Protected Minimum Benefit, you will be deemed to be non-contributory when:

- 11 The Medicare levy is an amount you pay in addition to the tax you pay on your taxable income. It helps fund some of the costs of Medicare and is currently 2% of your taxable income. See ato.gov.au for more information.
- 12 OTE generally means what is earned for your ordinary hours of work (including most over-award payments, most allowances and most paid leave).

- we have not received compulsory contributions for 12 months.
- you elect not to make compulsory contributions,
- you cease to be employed by a participating employer,
- you are on approved leave for more than 24 months, or
- you turn 75.

See the Maritime Contributory Accumulation with Protected Minimum Benefit section of this Guide and Insurance in Your Super Guide (Maritime Contributory Accumulation) to learn more, including how becoming a non-contributory member may affect your Protected Minimum Benefit and insurance.

Maritime Stevedores Accumulation

Employers are generally required to contribute 12% of an employee's OTE. ¹² Employers are not required to make SG contributions for employees under age 18 who are working less than 30 hours a week. In addition to their obligations under SG legislation, your employer may also be required to pay more contributions under an award or workplace agreement.

Accumulation Plus members

Your employer must contribute at least 9% of your Salary or Wages (or meeting their SG obligations of contributing 12% of Ordinary Time Earnings, if higher) as well as contribute to cover the costs associated with your Default Death & TPD cover¹³,

If you are an Accumulation Plus member, you are also required to make compulsory contributions of 4.7% of your before-tax Salary or Wages as salary sacrifice contributions (or 4.0% of your after-tax Salary or Wages). 14

Accumulation Basic members

Your Participating Employer or Full Participating Employer must contribute the amount required to meet their SG obligations, or any greater amount required under your workplace agreement. Your employer also covers the costs associated with your Default Death & TPD cover.

Salary or wages for Maritime Stevedores Accumulation members includes earnings for your ordinary hours worked, including any super contributions you've salary sacrificed, plus:

- overtime
- over-award payments
- shift loading
- casual loading
- annual leave loading and pay for annual holiday leave taken
- pay for long service leave taken
- pay for sick leave taken
- top-up payments when serving on jury duty or with reserve forces etc.
- workers compensation payments, including top-up payments, paid by your employer where work is performed
- allowances paid (other than reimbursement of expenses or an allowance that counts as a fringe benefit)
- payments on termination of employment including accrued annual leave, long service leave and sick leave paid as a lump sum on termination
- payments in lieu of notice and redundancy payments
- bonuses
- Government (wage) subsidies e.g. Jobseeker allowance
- payments when on maternity leave or paternity leave (including payments under the Paid Parental Leave Act made by your employer).

Classification Base Wage means the greater of 75% of your Base Salary under your workplace agreement or award (expressed as a weekly amount) and \$650 per week if you are a guaranteed wage earner or permanent part-time employee, otherwise \$950 per week.

¹³ If you have transferred from Maritime Permanent Defined Benefit, your employer must contribute 12.6% of your Classification Base Wage (CBW) or at least 9% of your salary or wages (if you are employed by a different Participating employer) subject to your employer meeting their Superannuation Guarantee obligations, if higher. The minimum contribution is based on your CBW which applied on the day you made an election to transfer from Maritime Permanent Defined Benefit to Maritime Stevedores Accumulation. The minimum contribution applies if you remain in the employ of the same Full Participating Employer who sponsored you at the time of your election.

¹⁴ During periods of unpaid leave, you may also apply to the trustee to continue making compulsory contributions.

Government co-contributions

If you earn less than \$62,488 in the 2025-26 financial year, the government could give your super a boost! If you add to your super with after-tax money (without claiming a tax deduction), you might get a co-contribution of up to \$500.

If you earn less than \$47,488 in the 2025-26 financial year, you could get the full \$500 government co-contribution. If you earn more than that (up to \$62,488), the amount gradually decreases—by 3.333 cents for every extra dollar you earn.

Example: Pedro works part-time and earns \$36,000 p.a. He makes a personal after-tax contribution of \$1,000 to his Hostplus account. Because Pedro earned less than \$47,488 in the 2025-26 financial year, he's entitled to the maximum government co-contribution of \$500.

If Pedro earned \$54,000, he'd still be eligible for the government co-contribution at a lower rate of \$283. This is calculated as $500 - [(54,000-47,488) \times 0.03333] = 283 .

See the ATO website to learn more.

To be eligible for a government co-contribution, as well as earning less than \$62,488 and making a personal after-tax super contribution, you also need to:

- be employed (whether full-time, part-time, casual or self-employed)
- provide us with your TFN and lodge a tax return in the year you make a personal contribution
- be under age 71
- be a permanent resident of Australia
- have a Total Superannuation Balance¹⁵ less than the general transfer balance cap (\$2 million in 2025-26)
- not have contributed more than your non-concessional contribution cap in the financial year
- receive at least 10% of your total income (assessable income and reportable fringe benefits) from eligible employment, running a business, or a combination of both.

At the end of the financial year in which you have made an after-tax contribution, all you need to do is submit your tax return. The ATO will work out any co-contribution amount you're eligible to receive and pay it directly to your Hostplus account. Your Hostplus account details (e.g. name, date of birth) must match those held by the ATO, otherwise your payment may not be processed.

Low Income Super Tax Offset (LISTO)

If you earn less than \$37,000 a year, the government can give your super a little extra help! Through the Low Income Super Tax Offset (LISTO), you could get up to \$500 added to your super—equal to 15% of the before-tax contributions made to your account. To be eligible for the LISTO, you need to:

- not earn more than \$37,000 p.a.
- have provided us with your TFN
- receive concessional contributions to a complying super fund like Hostplus
- receive at least 10% of your total income (assessable income and reportable fringe benefits) from eligible employment, running a business, or a combination of both
- be a permanent resident of Australia, or a New Zealand citizen
- have a Total Superannuation Balance less than the general transfer balance cap (\$2 million in 2025-26) – see more detail below

When you submit your tax return, the ATO will work out any LISTO contribution you're eligible to receive and pay it directly to your Hostplus account. Your Hostplus account details (e.g. name, date of birth) must match those held by the ATO, otherwise your payment may not be processed.

¹⁵ Your Total Superannuation Balance is the total value of your accumulation and retirement balances (including rollover amounts not yet included in those interests) across all of your superannuation accounts, reduced by the sum of any structured settlement contributions.

Spouse contributions

Contributing to your spouse's super can provide great benefits to both of you! A well as building your spouse's retirement savings, you may also receive a tax rebate of up to \$540 p.a.

For your spouse to be eligible to receive contributions from you, they need to have a super account with a complying super fund like Hostplus, be under age 75, and be a low-income earner (earning less than \$40,000 p.a.) or not working. It doesn't matter how much you earn.

You and your spouse must be either legally married or a de facto couple, both Australian residents, and living together on a genuine domestic basis in a relationship as a couple.

If you are your spouse's employer or you stop living together permanently, you're not eligible to make spouse contributions.

In addition to the above, your spouse must:

- not exceed their non-concessional contributions cap in the financial year the contribution is made
- have a Total Superannuation Balance less than the general transfer balance cap (\$2 million in 2025-26)—see more detail below.

How much can you claim?

The rebate reduces to zero if your spouse earns between \$37,000 and \$40,000 p.a. You can claim 18% of the lesser of:

- \$3,000 minus the amount by which your spouse's income exceeds \$37,000 or
- the sum of your spouse contributions in the financial year.

You can't claim super contributions that you've 'split' with your spouse (see more detail below).

Example: Simone's partner Roz earns \$28,000 p.a. Simone contributes \$3,000 to Roz's super account in the 2025-26 financial year. Because Roz earns less than \$37,000, Simone can claim the full tax rebate of 18% x \$3,000 = \$540.

If Roz picked up some extra hours at work the following year (now earning \$38,000) and Simone continued to contribute \$3,000 to her super, Simone will continue to receive a tax rebate, but it will reduce to \$360.

When you submit your tax return, you can apply for a tax offset for eligible spouse contributions. The ATO will pay it directly to your Hostplus account. Your Hostplus account details (e.g. name, date of birth) must match those held by the ATO, otherwise your payment may not be processed.

Super splitting: another way to boost your spouse's super

Hostplus is proud to offer supersplitting, another way to boost your spouse's super balance. You can split up to 85% of your concessional contributions with your spouse. These include your SG contributions, salary sacrifice, additional employer contributions, or tax-deductible contributions.

You can't split personal after-tax contributions, rollovers from another super fund, or amounts that are subject to a family law payment split. Your spouse must either be under the age of 60, or between age 60 and 65 and not retired at the time you make the application.

Please note that your spouse needs to have a Hostplus account to receive split contributions.

You can submit a super splitting request after the end of each financial year. Split contributions will then be transferred from your account to your spouse's Hostplus account, allocated in arrears once yearly. These contributions will be preserved in your spouse's super account until they retire or meet another condition of release.

Example: Oli earns \$85,000 p.a. and receives \$9,775 SG contributions from his employer. His partner Mia is taking time out of paid work to support their young family, and he decides to split his contributions to ensure Mia's super keeps growing. In July, he contacts Hostplus and requests that 85% of his concessional contributions be split with Mia. This means Mia receives 85% x \$9,775 = \$8,308.75 when the amount is transferred to her Hostplus account.

To split your super contributions, you must request it by 31 May each year for the previous financial year. A \$60 fee applies per split, and the split amount must be over \$1,000, leaving the splitting member's account balance above \$1,000 after the transaction. Contact us at **hostplus.com.au/contact** to request a split. Consider speaking with a financial planner for the best contribution strategy for you and your spouse.

Please note that if you intend to claim a tax deduction on any personal contributions that you intend to split with your spouse, you will need to lodge your notice of intent to claim a tax deduction before the contribution split.

See the ATO website to learn more about spouse contributions and the limits that apply.

Downsizer super contributions

If you're age 55 or over and decide to sell your home and downsize, you can contribute up to \$300,000 of the sale proceeds into your super, or up to \$600,000 as a couple, if you're both eligible. This can provide a great pre-retirement boost to your super, because contribution caps and restrictions don't apply to downsizer contributions.

To be eligible to make a downsizer contribution, you need to be age 55 or over, have sold your primary Australian residence which you or your spouse need to have owned for 10 years or more before the sale, and make the downsizer contribution within 90 days of receiving the proceeds of sale (generally the date of settlement). You can take longer if you request an extension with the ATO and they approve it. You can't make more than one downsizer contribution, and your home can't be a caravan, houseboat or mobile home.

From a tax perspective, any gain or loss on the sale of the home must qualify for the main residence capital gains tax (CGT) exemption in whole or part (or would have qualified if the home was a pre-CGT asset).

Regular contribution restrictions don't apply to downsizer contributions, so if you're eligible, you'll still be able to make a downsizer contribution even if you're not working, are over age 75, have a total super balance of more than \$2 million or have already exceeded the non-concessional contribution

If you're considering selling your home and making a downsizer contribution, it's important to remember that:

- Buying and selling a home attracts costs and stamp duty
- Your Age Pension entitlements might be reduced or lost
- If your downsizer contribution to Hostplus isn't eligible, it may be returned to you or treated as an excess non-concessional contribution, and you might pay more tax
- You can't claim a tax deduction for a downsizer contribution
- Downsizer contributions count towards your general transfer balance cap (\$2 million in 2025-26) if you convert your super to a pension. See the Contribution caps section of this Guide for more information.

Please see the ATO's website for more information about downsizer contributions, or to access the Downsizer contribution into superannuation form at ato.gov.au/

forms-and-instructions/ superannuation-downsizer-contribution-form

You must provide your completed form to us before we receive your downsizer contribution, otherwise your contribution will be treated as a personal contribution and count towards your non-concessional contribution cap.

First Home Super Saver Scheme

If you're saving for your first home, you may be eligible to access up to \$50,000 of your personal super contributions through the government's First Home Super Saver Scheme (FHSS Scheme).

If you're eligible, you can withdraw up to \$15,000 each financial year to a total of \$50,000 over multiple years, including interest, and use this money towards the purchase of your first home.

Many people choose to make extra contributions to their super to help them save for the FHSS Scheme, as it can be a tax-effective way to save. Your contributions can be concessional (salary sacrifice or non-concessional contributions you've claimed a tax deduction for) or non-concessional, from your after-tax pay. Concessional contributions and associated investment earnings are taxed at 15%. When withdrawn as part of the FHSS Scheme the total amount will be taxed at your marginal tax rate minus a 30% tax offset.

You can't use the FHSS Scheme to access contributions that exceed the contribution caps.

To be eligible for the FHSS Scheme, you need to be at least 18 years old, not owned a property before, and never previously requested a release authority through the FHSS Scheme.

If you have previously owned a home and suffered a financial hardship, you may be eligible to participate in the FHSS Scheme subject to the ATO's approval.

To apply for the FHSS Scheme, the first step is to request a determination from the ATO. You can do this by logging in to ATO online services through your myGov account, my.gov.au. If the ATO grants your request, you can then request the release of your super, also through your myGov account. You'll then need to sign a contract for a home within a specified period, or you will have to recontribute the money back to super.

The ATO will work with you and Hostplus to help you determine the amount you can withdraw from your super account to buy your first home. Once you've applied, the ATO will calculate and apply any earnings that can be released. You can only apply to release money under this scheme once.

There's a lot to consider if you're thinking of accessing the FHSS Scheme, including potentially having a lower super balance at retirement. Make sure you read all information carefully, and consider seeking financial advice. Search 'First home super saver scheme' on the ATOs website to learn more, ato.gov.au

Contribution caps

There are limits, known as caps, on the amount of super you can contribute at favourable tax rates. If you exceed these limits, you'll pay more tax.

Contribution type	Cap for the 2025-26 financial ye	ear	
Concessional contributions	\$30,000 ^a You can carry forward unused super contribution amounts for up to five years if your total super balance ^b is under \$500,000 as at 30 June on the previous financial year. After five years, unused amounts expire. Also, if your employer pays your super insurance premiums, these count towards your yearly contribution limit.		
	\$120,000° To make non-concessional contributions, your total super balance must be below the general transfer balance cap (\$2 million for 2025-26) as at 30 June on the previous financial year. If you're under 75, you may 'bring-forward' up to three times the annual non-concessional contributions cap in a single financial year. The specific amount you can bring forward in 2025-26 is determined by your total super balance on June 30th of the preceding financial year, as follows: If your total super balance on Your non-concessional		
Non-concessional	30 June of the previous year was	contributions cap for the first year is	And your bring-forward period is
contributions	Less than \$1.76 million	\$360,000	3 years
	\$1.76 million to less than \$1.88 million	\$240,000	2 years
	\$1.88 million to less than \$2 million	\$120,000	No bring-forward period; general non-concessional contribution cap applies
	\$2 million or more	nil	Not applicable

- a This amount is indexed to Average Weekly Ordinary Time Earnings, but only increases in increments of \$2,500.
- b Your total superannuation balance is the total value of your accumulation and retirement phase interests (including rollover amounts not yet included in $those \,interests)\,across\,all\,of your\,superannuation\,accounts,\,reduced\,by\,the\,sum\,of any\,structured\,settlement\,contributions\,(also\,known\,as\,personal\,injury\,accounts)$ payments).
- c The non-concessional cap is indexed as concessional contributions cap in line with Average Weekly Ordinary Earnings.

Maximum superannuation contribution base

There's a limit on the salary employers must pay SG contributions on, called the maximum superannuation contribution base. For 2025-26, this limit is \$62,500 per quarter, or \$250,000 per year if you're paid the same per quarter. If you earn over \$250,000 p.a., your employer generally won't have to pay SG contributions on the extra amount, unless your employment contract, award, or agreement states otherwise.

How to make a contribution

Here's how you can make voluntary contributions. Just remember to provide your TFN before you get started, otherwise we'll be unable to accept certain contributions.

Option	Details
BPAY®	Log in to Member Online and go to Super > Make contributions to find your BPAY® biller code and personal reference number. You'll also find a reference number for spouse contributions, which you can provide to your spouse if they plan to make contributions on your behalf. You can then log in to your normal bank account and make a payment using these details. Contact us if you need help.
Direct debit	To set up a regular payment from your bank account to your super account, download and complete our <i>Direct Debit authority form</i> from hostplus.com.au/members/forms-and-resources and mail it to us at Hostplus, Locked Bag 5046, Parramatta NSW 2124.
Payroll deduction (salary sacrifice)	Request this directly with your employer. If they are unable to do this, you may consider making an after-tax contribution using one of the payment methods above, and claiming it as a tax deduction through Member Online.

If you're a Maritime Stevedores Accumulation member, please note the following instructions:

Accumulation Plus

- You can make regular compulsory contributions by completing the Compulsory contributions form available from hostplus.com.au/maritime, or by calling us on 1300 467 875 and giving a copy to your Full Participating Employer.
- You can make regular voluntary before- or after-tax contributions by competing the Voluntary contributions form available from hostplus.com.au/maritime or by calling us on the number above and giving a copy to your employer.

Accumulation Basic

- If you work for a Participating Employer or Full
 Participating Employer and want to make regular
 voluntary before- or after-tax contributions, complete
 the Voluntary contributions form available from
 hostplus.com.au/maritime or by calling us on 1300
 467 875 and giving a copy to your employer.
- If you work for all other employers, ask your payroll office whether you can make voluntary contributions via payroll deduction and follow their instructions.

If we can't process a contribution

In the unlikely event that we can't accept or allocate money we receive, we will return the money without interest. Interest earned on any unallocated monies is accumulated in the Fund's investment reserve for the benefit of members. If you make a contribution that's dishonoured, a handling fee of \$15 will be deducted from your account.

Are you from overseas?

Temporary residents

If you're working in Australia as an eligible temporary resident (not an Australian or New Zealand citizen or permanent resident), you're entitled to receive SG payments from your employer, unless your employer is exempt by law. You need to be over 18 and employed, whether casual, part-time or full time. If you're under age 18 working 30 hours or less each week, or doing work of a domestic or private nature for 30 hours or less a week, you aren't eligible for SG contributions.

While you remain in Australia, your super will remain in the Plan until you're eligible to a benefit payment. Your super can only be withdrawn under one of the following conditions of release:

- after you leave Australia and your visa ceases
- Permanent incapacity
- Terminal medical condition, or
- Death.

It's important to be aware that any super paid to eligible former residents once they've departed Australia permanently is subject to Departing Australia Superannuation Payment (DASP) withholding tax. You can learn more about this on the ATOs website, **ato.gov.au**

If you're a temporary resident and you permanently leave Australia, you'll have six months to claim your super from us after you leave. After that, we will be obliged to transfer your super to the ATO and you'll need to contact them directly to claim it. Go to **ato.gov.au**

Under relief from the Australian Securities and Investments Commission, we're not required to give you an exit statement if we transfer your super to the ATO in these circumstances.

On the date you withdraw all of your super benefits or your account balance is transferred to the ATO, you will also lose any insurance cover you have with us.

United Kingdom (UK) Pensions and KiwiSaver accounts If you're from the UK or New Zealand (NZ)

Unfortunately, we are unable to accept transfers of funds from NZ KiwiSaver accounts. We are also typically unable to accept transfers of funds from UK Pension Schemes. This includes rollovers from other super funds that include amounts previously transferred from a UK Pension Scheme or KiwiSaver account.

If you have questions about your UK Pension or NZ KiwiSaver account, we recommend you seek advice from an authorised UK or NZ (as applicable) and Australian taxation adviser. You can also contact us for general information.

If you decide to move back to New Zealand permanently, you can transfer your super with Hostplus to a KiwiSaver scheme. See the **How to move your super to a KiwiSaver scheme** on our website to learn more.

What happens to lost, unclaimed super and inactive accounts?

If there's no activity on your account for a period of time, or we lose contact with you, we may transfer your account to the ATO, and you'll no longer be a member of Hostplus. Here's how this works.

Lost super

A 'lost super' account is a super account which hasn't received any contributions or rollovers in the past 12 months and:

- we've never had a postal or email address for the member, or we've made one or more attempts to write to them at their last known address(es) and we have reasonable grounds to believe that we can't contact them at any address(es) we hold, and
- they haven't contacted us (whether in writing, through Member Online, or otherwise) within the last 12 months.

Unclaimed super

An unclaimed super account is a super account owned by a member over age 65 who hasn't contacted the Plan for more than five years, which hasn't received any contributions for the last two years, or is an account belonging to a member who:

- has died and the trustee cannot find anyone to pay their benefit to, or
- was a former temporary Australian resident and did not claim their benefit within six months of departing Australia or their visa expiring, or

- is eligible for a family law split and the trustee hasn't been able to contact them, or
- has a balance of less than \$6,000 and is classified as 'lost'.

If you think you may fall within these categories, you may want to check with the ATO to see if you are registered as a lost or unclaimed super member.

Inactive low-balance accounts

If your account has a balance of less than \$6,000, we haven't received a contribution or rollover in a continuous period of 16 months, you haven't made any updates to your account details (such as changing investment options, insurance cover or making or amending a binding death benefit nomination), or you haven't provided us with a declaration that you are not a member with an inactive low balance amount, it will be considered an inactive low-balance account.

If your account balance is transferred to the ATO, they will try to identify if you have an active super account with another fund. If a match is found, they will automatically transfer your balance into that active account. Please note if your account is transferred to the ATO you will no longer be a member of Hostplus.

Keeping your account open

Staying with us means you can continue to enjoy investment choice and access the many other great benefits of being a member, like insurance cover and financial advice. We'll do our best to keep in contact with you to ensure you have the latest information about your super. Making regular contributions is a great way to keep your account active, and we always recommend keeping your contact details up to date—so be sure to update your details if you move or change your phone number or email address.

If you have inactive accounts in any other fund, you can consolidate them into your Hostplus account.

Your contact details

Keeping your contact details up to date is easy and quick to do through Member Online or the app.

To help us keep members' details current, we also use the ATO *Provision of Details Service* twice yearly to update our records where a member is reported as lost, such as:

- where a member's current address status is 'Returned' or 'Unusable'
- we don't have a current address recorded
- the current address is active, but precedes the latest address supplied to the ATO.

How to stop your account being transferred to the ATO

To ensure that your account is not transferred to the ATO as an inactive low-balance account, you will need to do one of the following every 16 months¹⁶:

- make a contribution or rollover to your account
- make a change to your investment options
- make a change to your insurance
- make a binding death benefit nomination, or
- complete the ATO form declaring that your account balance should not be treated as an inactive low-balance account, and send the form to Hostplus via post.



If your account is transferred to the ATO

If you're unable to log in to your account and you think your super may have been transferred to the ATO, please check with them directly to see if you've been registered as a lost or unclaimed super member. Visit **ato.gov.au/super** or contact 13 10 20 for more information. You can also use MyGov to search for lost super.

If you have inactive accounts with another super fund, or super with the ATO, you call roll these into your Hostplus account.



ACCESSING YOUR SUPER

Your super is designed for your retirement, so you typically can't access it until you meet a condition of release. You can generally access your super if you:

- turn 60 and retire (meaning you've ceased gainful employment)
- turn 60 and start a transition to retirement pension and keep working
- turn 60 and cease gainful employment between age 60 and 64, or
- turn 65, even if you're still working.

If you meet these conditions, you can request to access your super through Member Online by going to Super > Access my super or by contacting us.

What does preserved and non-preserved super mean?

When super is *preserved*, it means it needs to remain invested in a super fund until you meet a condition of release. Preserved super generally applies to any super contributions you make as well as those made on your behalf—like your employer's SG contributions, and any investment earnings.

If you received super contributions as part of your employment conditions before 1 July 1999 (other than your employer's contributions), they will generally be classed as *restricted non-preserved*. You may be able to access these benefits if you stop working for the employer who made these contributions.

You may also have unrestricted non-preserved super, which you can request to withdraw at any time. If you turn 60 and retire permanently, or turn 65, all your super is classified as unrestricted non-preserved. If you're considering accessing some of your unrestricted non-preserved super, make sure you check any tax implications before doing so.

We'll send you an annual member statement which shows which parts of your super are preserved and non-preserved. You can also check your account in Member Online.



Hostplus retirement accounts

It's very easy to stay on as a member and convert your super to a Hostplus retirement account if you meet the conditions above and other eligibility criteria. We offer two types of retirement accounts: Hostplus Pension and Hostplus Transition to Retirement. You can also keep your accumulation account open, which can be helpful if you plan to keep contributing to your super or would like to maintain your insurance cover.

Offering investment choice, flexible income payment options and many other benefits, our pension options are a popular choice. You can learn more at **hostplus.com.au/retirement** and should read the *Retirement Accounts Product Disclosure Statement (PDS)* if you're considering opening an account. Our expert financial planners can also help you through this important transition.

If you're a Maritime Contributory Accumulation member and have a Protected Minimum Benefit, please see the *Maritime Contributory Accumulation with Protected Minimum Benefit section* for information about how your benefits are calculated and paid.

Hostplus Retirement Bonus

You could be eligible for our Retirement Bonus if you decide to stay with Hostplus in retirement. The Retirement Bonus is an additional top-up to your account you may receive when transferring from an eligible Hostplus accumulation account or TTR Account to a Hostplus Pension Account. You can find out more about our Retirement Bonus, including eligibility, at

hostplus.com.au/retirementbonus

A note about investments in Choiceplus

Our investment menu offers a wide choice of options, including access to Choiceplus ¹⁷, a direct investment option for those wanting more choice and control in managing their super or pension. You can learn more about Choiceplus in the *Investment Guide* for your product. If you have some of your super invested in Choiceplus, you have a once-off opportunity when commencing a new Hostplus Pension (excluding TTR accounts) to transfer your Choiceplus-held shares, exchange traded funds and listed investment companies via an asset transfer, without the need to sell down. For more information on how this works, please see the *Choiceplus Guide*.

Accessing your super before you retire

There are other conditions of release where you (or your dependants) may be able to access your super before you turn 60, including:

- severe financial hardship
- compassionate grounds (as approved by the ATO)
- termination of your employment with an employer, where your preserved super benefit is less than \$200, or you have a lost super account with a balance of less than \$200
- if you're a former temporary Australian resident and permanently depart from Australia (see the *Are you from overseas? section* of this Guide for more information)
- if you access the First Home Super Saver Scheme (see the First Home Super Saver Scheme section of this Guide for more information)
- if you're permanently incapacitated, have a terminal medical condition, or die.

Severe financial hardship

If you're unable to meet your immediate and reasonable living expenses, and have been receiving a Commonwealth income support payment for at least 26 continuous weeks, you may be eligible to access between \$1,000 and \$10,000 of your super under this condition of release.

If you're over age 60 and have been receiving a Commonwealth income support payment for 39 weeks cumulatively since turning age 60 and aren't gainfully employed, you might be able to withdraw all of your super.

To check if you're eligible or submit a claim, log in to Member Online and go to Super > Access my super, or contact us. ¹⁸

Compassionate grounds

The ATO may allow you to withdraw some of your super on compassionate grounds for a range of reasons, including if you or a dependant require medical or palliative care, a home or vehicle modification due to a severe disability, or you need to pay for funeral expenses. To access your super under compassionate grounds, you need to apply directly to the ATO. If they approve your application, they'll notify Hostplus and we will contact you regarding the next steps to release your funds.

Please read the *How to access your super on compassionate grounds fact sheet* for more detail and to understand whether you may be eligible. The ATO can also provide further information and assist with your application. Contact them at **ato.gov.au/super** or 13 10 20.

Termination of employment benefit

If you cease employment and your total preserved super is less than \$200, you may be able to withdraw your super. You will need to be an Australian citizen or permanent resident, and must have been working for a standard employer who contributed to your Hostplus account.

If you're eligible, you can apply to withdraw your super through Member Online by going to Super > Access my super.

Death, Total and Permanent Disablement (TPD) and Terminal Illness benefits

In the event of your death, your super balance and any applicable insured benefits will be paid to your dependants or legal personal representatives, or if neither are available, to other beneficiaries, subject to legal requirements.

If you become totally and permanently disabled or have a terminal illness and provide us with the required information from your treating doctor, you may be eligible to receive your super balance and any applicable insured benefits. Death, TPD and Terminal Illness benefits can be paid as a lump sum or a pension. Read more about these benefits in the *Insurance in Your Super Guide* for your product.

It's important to let us know who you'd like to receive your super when you die by completing a death benefit nomination. See below for details.

- 17 Please note that members with a Protected Minimum Benefit do not have access to Choiceplus unless you choose to waive your Protected Minimum Benefit. Please refer to *Protected Minimum Benefit section* for more information.
- 18 If you have an accumulation balance that's part of a defined benefit account and wish to submit a financial hardship claim, please contact us.

Income Protection benefit

If you have Income Protection cover with us and become temporarily, partially or totally disabled, you may be eligible to receive income protection benefits, which replace part of your salary if you're unable to work due to injury or illness. Income protection benefits are generally paid monthly and are generally reduced if you're receiving income replacement payments from other sources.

For more information about insurance, please read the Insurance in Your Super Guide for your product. To check your cover and premiums, log in to Member Online > View my insurance details or select the 'Insurance' tab in the mobile app. Every year, we'll also send you an annual insurance summary and member statement.

What happens to your super when you die?

It's not something most people want to think about, but it's important to consider who you'd like to receive your super if you die. In super, this is called nominating a beneficiary.

Nominating a beneficiary gives you a say in who'll receive your super and any insurance benefits you have with us, providing you with peace of mind that you're continuing to look after your loved ones. It's important to check your nominated beneficiaries from time to time to make sure your nomination still reflects your circumstances and wishes.

A dependant for superannuation purposes, as opposed to tax purposes, can be a spouse (including de facto, same-sex or a spouse from a relationship registered on the Register of Births and Marriages under State or Territory law), your children (including step, adopted, ex-nuptial or eligible children of same-sex couples), or someone in an interdependent relationship with you at the time of your death. You can nominate your dependants or legal personal representatives.

Here are the different types of death benefit nominations you can make through the Plan:

Binding nomination

A binding death benefit nomination provides you with greater certainty about who will receive your super and any insured benefit when you die. In general, a binding nomination legally binds (instructs) the trustee to pay your death benefit to the beneficiaries you nominate.

Binding death benefit beneficiary nominations can only be made to:

- your spouse (including de facto, same-sex or a spouse from a relationship registered on the Register of Births and Marriages under State or Territory law)
- your children (including an adopted child, stepchild, ex-nuptial child or eligible child of same-sex couples),
- your legal personal representative (the executor or the administrator of your estate), and
- any person with whom you have an interdependent relationship.19

A person must be a dependant on the date of your death to be considered a beneficiary.

You can nominate beneficiaries by completing the Binding death benefit nomination form available at hostplus.com.au/ super/forms-and-brochures

Binding nominations expire every three years. However, we will contact you before the expiry so you can renew, update, cancel, or change your nomination.

Your annual member statement will show your nominated beneficiaries. You can also check by logging in to Member Online and going to My profile > My beneficiaries.

It's important to be aware that if you make a valid binding death benefit nomination, it will override any non-binding nomination you've previously made.

- 19 Two people are in an interdependent relationship if:
 - they have a close personal relationship,
 - they live together,
 - one or each of them provides the other with financial support, and
 - one or each of them provides the other with domestic support and personal care.

An interdependent relationship also exists if two people have a close personal relationship but the other requirements are not satisfied because of a physical, intellectual or psychiatric disability.

Non-binding nomination

If you choose to make a non-binding nomination, the trustee will take your nomination into consideration but is not bound to follow it. You can nominate or change your non-binding beneficiaries at any time through Member Online by going to My profile > My beneficiaries.

The trustee will take reasonable steps to identify and pay your super and any applicable insurance benefits to your potential beneficiaries, after taking relevant laws and your circumstances into account. This may include the nature of your relationship with your beneficiaries and their financial dependence (or otherwise) at the time of your death. The trustee will review information provided by any dependants, your legal personal representatives and your will (if you have one).

The trustee would normally pay the death benefit to:

- one or more of your dependants including your spouse (including de facto, same-sex or a spouse from a relationship registered on the Register of Births and Marriages under State or Territory law) or children (including an adopted child, stepchild, ex-nuptial child or eligible child of same-sex couples),
- your legal personal representative (the executor or the administrator of your estate), or
- any person with whom you have an interdependent relationship (see definition below).

What happens if you don't make a nomination, or your nomination isn't valid?

If you don't make a nomination or make an invalid nomination, the trustee will pay your super and any applicable insurance benefit to your dependants and/or legal personal representative, as determined by the trustee, at the time of your death.

How are death-related benefits invested before they're paid?

If a death insurance benefit is paid after you die, this will be quarantined from your super account balance. If we hold this benefit for a period before it's paid to your beneficiaries, it won't be invested.

Your super balance will remain invested in your chosen investment options (or our default option if you haven't made a choice) before it's paid to your beneficiaries.

We highly recommend you review your nominated beneficiaries regularly and update your nomination if your circumstances change. For example, if you have children, your relationship changes (marriage, divorce or separation), or one of your nominated beneficiaries dies.

Transferring your super

We always strive to deliver the best possible service so that our members stay with us and enjoy the Plan's great benefits, but we also understand that sometimes life takes people on different paths. If you're unhappy about something that we might be able to resolve, please contact us. If you've decided to switch super funds or roll out part of your super, the following section explains how.

Please be aware that if you intend to claim a tax deduction on personal contributions you've made to your Hostplus account, you will need to submit your request and ensure it's processed before rolling over.

Full rollovers

If you've decided to roll over your super to another fund, you will need to contact them to start the process. Ordinarily, we will generally complete a standard rollover as soon as practicable but no later than three business days after receiving a request with all mandated, correct information.

The three-day rollover clock starts when Hostplus has received a complete and correct rollover notification. However, when there is an administration blackout period (scheduled each January and July), we may not be able to process rollovers within three business days. We'll post a notification on the Hostplus website when the blackout period applies. These are indicative timeframes only which may be subject to change in the future.

Additional time may be required if your request is incomplete or contains incorrect information, and for rollovers if you have funds invested in Choiceplus or if you are rolling to a self-managed super fund. See the *Investment Guide* for your product or *Choiceplus Guide* to learn more about investments in Choiceplus and transaction timeframes that apply.

Partial rollovers

If you want to roll over part of your account balance to another complying super fund, you can do so if it doesn't reduce your Hostplus account balance to less than \$6,000. You can request multiple transfers (e.g. if you are paying for external death and TPD insurance), but if your balance drops to less than \$6,000, the trustee has discretion about whether to approve the transfer.

If you have insurance cover with us, make sure you consider it before you roll over because you'll need to ensure your account has enough funds to continue paying for your cover. If your balance isn't enough to cover your premiums, your cover might lapse and you may no longer be covered. Read the *Insurance in Your Super Guide* for your product to learn more.

If you have a Protected Minimum Benefit you may lose the Protected Minimum Benefit when electing to rollover all or part of an account balance. Please contact us to confirm your options.

If you are a member of the Maritime Employer
Accumulation, Maritime Contributory Accumulation
or Maritime Stevedores Accumulation Plan and leave your
employer, you may lose access to any special insurance
or other arrangements your employer negotiated. This
means your cover may change, and you may pay different
insurance premiums and fees.

We'll write to you explaining any changes if this occurs.

When membership may be transferred to another category

Your membership type and conditions may change if your employment changes, including the following scenarios:

If you are a **Maritime Accumulation Plus member** and employed in a permanent position by one a Full Participating Employer, your membership may be transferred if:

- your employer doesn't make contributions to your account within four months of joining - we may transfer you to Maritime Accumulation Advantage.
- you don't make the minimum compulsory contributions we may transfer you to the Accumulation Basic category.
- no contributions are made for you for any 8-month period (unless your employer confirms in writing that you are on unpaid leave) - we may transfer you to Maritime Accumulation Advantage.
- you change from permanent to casual employment with your Full Participating Employer - we may transfer your to Accumulation Basic.
- you cease employment with your Full Participating Employer
 we may transfer you to Maritime Accumulation Advantage.

If you are a **Maritime Stevedores Accumulation Basic member**, you can remain a member while you work for one of the Division's participating employers or Full Participating Employers on a casual basis. Your membership may be transferred to Maritime Accumulation advantage if:

- your employer doesn't make any contributions to your account within four months of joining.
- no contributions are made for you for an 8-month period (unless your employer confirms in writing that you are on unpaid leave).
- you stop working with your participating employer or Full Participating Employer. In this case, we may transfer you to the Accumulation Plus category.
- your employer no longer meets the cost of default insurance.

If you are Maritime Contributory Accumulation

Non-contributory member and you joined from 1 July 2008
(or joined prior to 1 July 2008 and you have waived your protected minimum benefit), your Maritime Contributory
Accumulation membership will cease and your benefit will be moved to Maritime Accumulation Advantage when:

- $-\ \ we haven't received compulsory contributions for 8\,months$
- you elect not to make compulsory member contributions
- $\,\,$ $\,$ you cease to be employed by a participating employer
- you are on approved leave for more than 24 months
- you turn 75.

If the correct compulsory employer contribution from a participating employer and member contributions resume, your membership will be transferred back into Maritime Contributory Accumulation.

If you cease employment with your **Maritime Employer Accumulation** Participating employer, your membership may be transferred to Maritime Accumulation Advantage automatically and you don't need to complete any paperwork. Your insurance cover will continue, subject to the terms and conditions of the policy.

If you're a **Maritime Accumulation Advantage** member, your membership will continue as long as you meet the minimum eligibility requirements, such as being an Australian resident for tax purposes or employed by an eligible Australian employer.

Duplicate accounts

Under certain circumstances, some members may have more than one Hostplus account or have a membership in another division of Hostplus. This may be for a range of reasons, such as changing jobs and having another account created for you by your employer. We may automatically merge any duplicate accounts or memberships you have in other divisions of Hostplus using your TFN as the primary identifier, to streamline your super and ensure you're not paying more fees than you need to.

If you have duplicate accounts that are merged, we'll confirm your membership number and the division of Hostplus you're in. You will have 28 days to let us know your membership preference if you're not happy with the division you have been merged into. You will retain the highest level of insurance cover you held prior to the merge, and we will transfer your cover to your merged account in accordance with the insurance policy for the Maritime Plans, unless you instruct us otherwise.

If you've actively chosen to have more than one account, please contact us to request that your accounts are not merged.



HOW SUPER IS TAXED

Super is designed to be a tax-effective way to save and invest for your retirement. It's important to understand the different types of taxes that apply, as it's quite different to the way your income is taxed and can be complex.

You'll pay tax...



On some of your contributions, like your employer's SG contributions



On your investment earnings, while your super is growing.



If you access your super before age 60.



This section outlines the various taxes, explaining when they're charged and how they are paid to the ATO. We encourage you to keep track of your contributions and tax to make sure you don't pay more tax than you need to.

Tax can be complex! Always go to the **ato.gov.au/super** for the latest tax information relating to your super. We also recommend you seek advice from a licensed tax professional if you have questions about your personal tax circumstances. We can assist with general queries and offer a range of flexible, personal financial advice options to help you structure your super and benefit payments in the most tax-effective way. Visit **hostplus.com.au/advice**

Your Tax File Number (TFN)

We encourage you to provide your TFN to us when you join, as it provides a range of advantages that you'd otherwise miss out on. We're authorised to collect, use and disclose your TFN for specific purposes, like reporting to the ATO or to another super fund if you're rolling over.²⁰ You can provide your TFN at any time through the secure Member Online portal or by contacting us. Don't have a TFN? Contact the ATO at ato.gov.au or 13 28 61.

Here are some of the many benefits of providing your TFN to

- You can make all types of contributions to your account, unlocking more ways to grow your super.
- You won't pay more tax than you need to! If we don't have your TFN, you might pay more tax on super contributions - and benefit payments when you access your super.
- 3. It's much easier to find any other super you have, because we can search for it using your TFN using the ATO's SuperMatch service. If you've provided consent and we've verified your ID, we may periodically search SuperMatch on your behalf to check for your other super. You can also go to Member Online any time and check yourself. After logging in, go to Super > Consolidate my super.

What happens if you don't provide your TFN, or it's incorrect?

There are some significant implications of not providing your TFN, or if the details you provide are incorrect. These include:

- Paying additional tax of 30% (plus the Medicare levy) on 'No TFN' contributions, in addition to the 15% tax on employer contributions. This is deducted on contributions annually as at 30 June or when you exit the Plan. It's deducted from benefits when we pay them.
- Not being able to make certain types of contributions, as we won't be able to accept them under super law.
- Not being able to receive a government co-contribution to boost your super - even if you're eligible.

You can check whether you've supplied your TFN through Member Online by going to My profile > Personal details. We'll also show this on your annual member statement. If you're not sure or think it might be incorrect, please contact us.

If you provide your TFN later, you may be able to claim No **TFN** contributions tax

If you don't provide your TFN and end up paying No TFN contributions tax, you can claim the additional tax paid (30%) plus Medicare) if you provide your TFN to us within three years from the end of the financial year that you paid the tax.

If you do this before 30 June, we'll credit the additional tax to your super account as at 30 June of that year. If you provide your TFN after 30 June, it will be credited to your super account as at 30 June the following year.

Example: Linda doesn't provide her TFN when she joins. The additional No TFN contributions tax (30% plus Medicare levy) is deducted from her account on 30 June 2025. On 15 July 2025, she contacts us to provide her TFN. The additional tax is credited back to her super account on 30 June the following year.

Tax on contributions

Concessional contributions

Concessional contributions are generally taxed at 15%. Additional tax may apply if you're a high income earner (see below for details).

What happens if you exceed the concessional contributions

If you contribute more than the cap, the excess contributions will be included in your assessable income and taxed at your marginal tax rate.

You'll receive an 'Excess Concessional Contributions determination' in a financial year if you exceed the cap. You're entitled to a tax offset of 15% for the additional concessional contributions, and can choose to release up to 85% of these excess contributions and associated earnings from your super to pay for the tax liability. If you elect to do this, the ATO will provide us with payment instructions.

If you don't release your excess concessional contributions, the amount will contribute towards your non-concessional contributions cap and you may have to pay additional tax from your personal savings.



See the Contribution caps section of this Guide for the government-set limits that apply.

Non-concessional contributions

If your total super balance is under \$2 million, you won't normally pay tax on non-concessional contributions – because these are contributions you make with money you've already paid tax on. You'll need to provide your TFN if you want to make non-concessional contributions.

The only time you'll generally pay tax on non-concessional contributions is if you exceed the non-concessional contributions cap.

What happens if you exceed the non-concessional contributions cap?

If you contribute more than the non-concessional contributions cap, you may pay additional tax on the excess contributions at the top marginal tax rate (plus the Medicare levy). The ATO will let you know if you've exceeded the cap, and you'll have the opportunity to withdraw your excess contributions plus associated earnings.

You can choose how your excess non-concessional contributions are taxed by completing the ATOs Excess non-concessional contributions election form, available from ato.qov.au. Once you've made your choice, you won't be able to change it. The ATO will then provide us with payment instructions. Amounts released to the ATO will first be used to repay any income tax liability you have, and offset any outstanding tax before the rest is paid to you. Visit ato.gov.au/ super or contact 13 10 20 for more information.

Claiming a tax deduction for your voluntary personal contributions

You can claim a tax deduction on your voluntary personal contributions you make up to age 75 (this can be up to the 28th day of the month following your 75th birthday). If you're aged 67 to 75, you will need to meet the Work Test (i.e. you are gainfully employed for at least 40 hours in 30 consecutive days during the current financial year) to make a personal contribution and claim a tax deduction.

If you're under age 18, you can only claim a tax deduction for super contributions if your income comes from operating a business or gainful employment.

To claim a tax deduction for personal contributions made you need to submit a Notice of intent to claim a tax deduction at the earliest of either:

- the date you lodge your income tax return for the financial year in which you made a personal contribution, or
- 2. at the end of the financial year following the year in which you made the personal contribution.

You can submit your request to claim a tax deduction by logging in to Member Online and going to Super > Claim a tax deduction.

If you're unable to submit your claim online, you can complete a Notice of intent to claim a tax deduction form, available from our website or by contacting us. Return your form via email to info@hostplus.com.au or mail to Hostplus, Locked Bag 5046, Parramatta NSW 2124.

We are required to acknowledge your notice of intent before you can claim a tax deduction. We must receive the notice before you request a benefit payment or rollover (whether full or partial) from your account.

Tax on investment returns

Investment returns on your super are taxed at a maximum rate of 15%. The final tax rate may be less than 15% after tax concessions, offsets and credits are applied.

Tax when you withdraw your super

When you withdraw your super, you may pay tax whether you receive your payment as a lump sum or income stream (like an account-based pension). This tax will be deducted on your behalf and paid to the ATO before it's paid to your bank account. The amount of tax you pay will depend on whether you're under age 60, the amount you're withdrawing, the benefit components, and nature of the payment.

Here's an overview of how the different parts of your super may be taxed on withdrawal:

|--|

- personal contributions that you haven't claimed a salary sacrifice tax deduction for
- spouse contributions
- Government co-contributions
- the tax-free part of rollovers (see below to learn more)
- certain insurance benefit payments (e.g. lump sum death benefits to dependants - see the Insurance in Your Super Guide for your product to learn more)
- downsizer contributions

Taxable

- employer SG contributions
- contributions
- personal contributions that you've claimed a tax deduction for
- investment returns
- the taxable part of rollovers (see below to learn more)

There may also be untaxed parts of your super. These are explained below.

Here's some more detail:

If you're receiving a lump-sum benefit

If you're paid a lump-sum benefit from your super, it will be made up of two components:

The tax-free component, including two segments: contributions and crystallised.

The contributions segment generally includes all contributions made from 1 July 2007 that haven't been included in the Fund's assessable income. These would typically include your personal contributions that you haven't claimed a tax deduction for.

If you received super contributions before 1 July 2007, you may have received certain types of contributions that were then crystallised into the tax-free component of your account on 1 July 2007. These make up the crystallised segment and include the:

- concessional component
- post-June 1994 invalidity component
- undeducted contributions
- capital gains tax (CGT) exempt component
- pre-July 1983 component.

This was calculated and paid just before 1 July 2007 assuming that an eligible termination payment equal to the full value of the super interest.

The taxable component, including amounts that are taxed and/or untaxed in the Fund.

Amounts taxed in the Fund include the 15% tax paid on contributions and investment returns. We'll deduct this tax before issuing your payment. Any other tax you need to pay will be assessed by the ATO when you submit your tax return, after we've paid your benefit.

Tax on lump-sum benefits

You won't pay any tax on your tax-free component. Assuming that you have provided your TFN to us, tax payable on the taxable components are:

	Your age	Tax treatment of lump sum benefit (excluding the Medicare Levy) for the 2025-26 financial year
Member benefit taxable	Below age 60	20% on the whole amount
component, taxed element (where 15% contributions tax has been paid)	60+	Tax free
Rolled over super benefit with a taxable component and taxed element	Any age	Nil
Super lump sum benefits of less than \$200	Any age	Nil

Tax will be deducted in respect of any untaxed components within your super. Please see the ATO website for details.

Tax on part payment of benefits

If you receive a part payment of your super, you won't be able to choose whether you want the benefit taken from your tax-free component or your taxable component. Instead, the benefit will generally include both components in the same proportion as they exist in your total super benefit.

The following table shows an example of how this works. You'll see that the total benefit, part payment, and super balance after the payment all have the same proportions of 60% taxable and 40% tax-free.

	Component		
	Taxable	Tax-free	Total
Proportion of total benefit	\$60,000 (60%)	\$40,000 (40%)	\$100,000 (100%)
Proportion of part payment of \$20,000	\$12,000 (60%)	\$8,000 (40%)	\$20,000 (100%)
Proportion of total balance after payment	\$48,000 (60%)	\$32,000 (40%)	\$80,000 (100%)

Tax on death benefits

Death benefits are tax-free when paid to tax dependants.

A dependant for tax purposes is a spouse, a child under age 18, someone in an interdependent relationship with you at the time of your death, or any other person who was your financial dependant at the time of your death.

The definition of spouse includes husband or wife, de facto, and relationships registered on register of births and marriages under State or Territory law.

If the lump sum death benefit is paid to a non-tax dependant, the taxable component with a taxed element will be taxed at 15% (plus the Medicare levy) but part of the benefit may be taxed at up to 30% (plus the Medicare levy) if it has a taxable component with an untaxed element. The tax-free component will be tax-free if paid to a non-dependant.

Tax on Total and Permanent Disablement benefits

Total and Permanent Disablement benefits are taxed as a lump sum benefit, with taxable and tax-free components. Generally, the tax-free component will include the proportion of the benefit that relates to the period from the date of Total and Permanent Disablement to age 65.

If you choose to reinvest any of your Total and Permanent Disablement benefit payment into Hostplus and after two years request a subsequent withdrawal, you may be required to provide us further medical certificates from two legally qualified medical practitioners. This is to certify that due to ill health you continue to be unlikely to ever be gainfully employed in a capacity for which you are reasonably qualified, to remain eligible for an additional tax-free threshold.

Income Protection (Salary Continuance) benefits

Income Protection benefits are generally taxed at your marginal tax rate.

Terminal Illness benefits

If you're diagnosed with a terminal illness (certified by two medical practitioners, one being a specialist) stating that you're likely to pass away within 24 months, any super benefits you've accrued up to that point become unrestricted non-preserved benefits.

Any additional benefits you accrue during the 24-month certification period also become unrestricted non-preserved benefits. You can access these as a tax-free lump sum payment within 24 months of your illness being certified.

If you survive the 24-month certification period, you may be able to access your remaining benefits, but may need to pay tax. Any benefits that accrue after the certification period aren't covered by the original 'terminal medical condition' condition of release. If you are in this position, please contact us if you need assistance, and to check whether you need to provide any updated certification.

Are you a high-income earner?

If your total income exceeds \$250,000, you will need to pay an additional tax of 15% (i.e. 30% tax) on any concessional contributions. This is called Division 293 tax. The ATO will determine whether you need to pay Division 293 tax when you submit your tax return. If so, they will provide us with payment instructions and we will action this on your behalf.

The definition of 'income' for the purpose of paying Division 293 tax includes taxable income, reportable fringe benefits, total net investment losses, target foreign income, tax-free government pensions and benefits and concessional contributions up to the cap. This doesn't apply to excess contributions that have been subject to excess contributions tax.

Tax for former temporary residents

Any super benefits paid to eligible former residents is subject to the Departing Australia Superannuation Payment (DASP) withholding tax. The DASP withholding tax will apply after you've permanently departed from Australia, at the date of payment.

If you were in Australia under the 417 (working holiday) or 462 (work and holiday) sub-class visa, your super benefits when you leave Australia will be subject to tax of:

- 0% for the tax-free component, and
- 65% for a taxed element of a taxable component

Former temporary residents who have never held a working holiday or work and holiday visa will be taxed at:

- 0% for the tax-free component, and
- 35% for a taxed element of a taxable component



RISKS OF SUPER

Super is a great way to save for your retirement. It's designed to grow your savings in a cost-effective way, and be a reliable source of income when you finish working. That said, it's important to know there are some risks involved in growing your retirement savings.

- Your investment returns will vary, and returns aren't guaranteed. Returns can be positive or negative, and negative returns will mean your account balance goes down and you might lose some of your money.
- Being too cautious with your investment choices can mean your super might not grow enough to keep pace with the cost of living (inflation), and inflation may grow faster than the returns on your super.
- Your super balance at retirement (including contributions and investment returns) might not meet your expectations or be enough for your retirement.
- The laws affecting your super might change in the future.
- Like your bank account, your super account has risks related to identity theft and fraud.

Read more about investment risks in the *Investment Guide* for your product.

If you have insurance through the Plan, you should also be aware of insurance risks, including:

- Having or applying for cover that's not right for you, or cover that doesn't meet your needs
- The cost of your insurance cover (premiums) impacting your super balance
- whether you're eligible for certain types or levels of cover.
 If you have similar insurance through another provider, you should wait to ensure your insurance through the Plan is confirmed before cancelling any other cover.
- eligibility for cover and the premiums you will need to pay changing over time and as your circumstances shift.





MARITIME CONTRIBUTORY **ACCUMULATION WITH PROTECTED** MINIMUM BENEFIT

Members who joined Seafarers Retirement Fund (SRF) before 1 July 2008 may be entitled to a Protected Minimum Benefit to ensure they are not impacted from the benefit design changes that occurred effective 1 July 2008 and 1 July 1998.

This means that, under certain circumstances, you may get the higher of your account balance and the Protected Minimum Benefit. Your total entitlement is known as the Leaving Industry henefit

Protected Minimum Benefit

If you were a Contributory or Non-Contributory member of the SRF on 30 June 2008, you may, in some circumstances, be entitled to a top-up amount to the Protected Minimum Benefit (shown as calculations A or B) including leaving your Participating Employer, the Maritime industry or on Death or Total and Permanent Disablement or when splitting compulsory super contributions with your spouse. The top-up amount to the Protected Minimum Benefit may also occur where you use your benefit to start a Transition to Retirement pension or in cases of severe financial hardship, release of super on compassionate grounds or family law split. We will let you know if the top-up amount to the Protected Minimum Benefit applies to you based on an assessment of your circumstances, in accordance with the Fund rules.

Contributions

You are generally required to make contributions. Please refer to the How Super Works section of this Guide for more information on the contribution requirements, as well as circumstances in which you may become non-contributory. If you do not make contributions your benefits may be affected.



Leaving Industry Benefit

When you leave the employment of a Participating Employer, or retire, you can apply for a Leaving Industry benefit. If you haven't waived your right to the Protected Minimum Benefit, the table below outlines which benefit will be payable as your Leaving Industry benefit, and subject to eligibility, depending on your join date:

Joined prior to 1 July 1998	Joined between 1 July 1998 and 30 June 2008
The higher of: CALCULATION A CALCULATION B	The higher of: CALCULATION B CALCULATION C
	The higher of: CALCULATION A

The following table outlines the details of each benefit calculation:

Calculation A (joined prior to 1 July 1998)	1998 Minimum Benefit (15% x Benchmark Salary / 52 weeks) x DB Weeks x Old Leaving Industry Factor ²¹ PLUS Additional Accumulation balance
Calculation B (joined between 1 July 1998 and 30 June 2008)	2008 Minimum Benefit (9% x Benchmark Salary / 52 weeks) x DB weeks x Leaving Industry Factor ²¹ PLUS Employer 4% balance + Member 2% balance PLUS 1998 4% take-on balance (if applicable) PLUS Additional Accumulation Balance
Calculation C	Account Balance

The Additional Accumulation balance includes:

- additional employer contributions above the compulsory amount
- additional member contributions (before or after tax) above the compulsory amount
- roll-ins from another super fund
- Government co-contributions
- Family Law Offset
- surcharge debt

Your Leaving Industry Benefit will be the higher of the benefits calculated and therefore may include a top-up amount to the Protected Minimum Benefit.

Restricted investment choice for members with a Protected Minimum Benefit

If you joined before 1 July 2008 and have not waived your Protected Minimum Benefit, your investment choice is restricted to the following investment options:

- Growth²²
- Balanced
- Socially Responsible Investment (SRI) Balanced
- Indexed Balanced
- Conservative
- Stable
- Australian Shares²²
- International Shares²²
- · Cash.

You can elect to waive your rights to the Protected Minimum Benefit to access the full suite of Hostplus investment options. Please refer to Waiving your right to the Protected Minimum Benefit below.

Accessing your benefit

Upon retirement, you will be required to complete a Retirement Declaration to trigger the calculation of your benefit payment. At this time, any top-up amount you are entitled to will be applied and paid to you, and you will not qualify for a Protected Minimum benefit calculation at any time in the future.

Waiving your right to the Protected Minimum **Benefit**

If you wish to access your account, with the exception of accessing your Additional Accumulation balance prior to retirement, you are required to complete a DB Waiver form. This form acknowledges that you understand that the calculation of your Protected Minimum Benefit will apply at that time. If you are cashing or rolling over all or part of your benefit before retirement, or splitting contributions with your spouse, you may not qualify for a top up benefit under the rules of the Fund. The calculation of your benefit only applies once, and you waive the right to any future top-up amount.

If you have previously waived your entitlement to the Protected Minimum Benefit, your benefit is equal to your account balance (Calculation C), explained earlier in this section.

Please note: Once you complete the Retirement Declaration or DB Waiver, you cannot qualify as a pre-1 July 1998 or pre-1 July 2008 member, even if you resume working with a Participating Employer.

- 21 See below for definitions of Old Leaving Industry Factor and Leaving Industry Factor.
- 22 Conditions apply. Please read the Investment Guide to learn more.

Age-based Leaving Industry Factors

The Old Leaving Industry Factor used in the 1998 Minimum Benefit calculation (calculation A), and the Leaving Industry Factor used in the 2008 Minimum Benefit calculation (calculation B), is based on the member's age (calculated in years and completed months) at the event date.

Age	Old Leaving Industry factor	Leaving Industry Factor
34 or less	0.70	
35	0.71	0.75
36	0.72	0.7625
37	0.73	0.775
38	0.74	0.7875
39	0.75	0.80
40	0.76	0.8125
41	0.77	0.825
42	0.78	0.8375
43	0.79	0.85
44	0.80	0.8625
45	0.81	0.875
46	0.82	0.8875
47	0.84	0.90
48	0.86	0.9125
49	0.88	0.925
50	0.90	0.9375
51	0.92	0.95
52	0.94	0.9625
53	0.96	0.975
54	0.98	0.9875
55 or more	1	1



OTHER IMPORTANT INFORMATION

Your welcome pack and regular communication

We'll send you a welcome pack when you join, which will provide you with an overview of your account, including your member number. As soon as your account is active, you can access it, make changes and transact through Member Online or the mobile app. We'll contact you regularly with account updates, including your annual member statement, insurance information, any material changes to the Plan's features and benefits – and our member newsletter.

We may send certain updates via email or SMS if we have these contact details for you. These updates may prompt you to log into Member Online to access your correspondence. Please note that we're bound to send you certain information, and you can't opt out of receiving it. This includes your member statement and alerts about significant product changes. You can unsubscribe from marketing updates, select your preferred communication method or update your contact details through Member Online or by contacting us.

Cooling-off period

To ensure you're happy with your decision to become a Maritime Accumulation Advantage member, you have a 14-day cooling off period to check that your account meets your expectations. This does not apply to employer-sponsored members of Maritime Contributory Accumulation, Maritime Employer Accumulation or Maritime Stevedores Accumulation.

The 14-day cooling-off period starts from the earlier of:

- the date that you receive confirmation of your membership,
- five days after your application for membership has been accepted.

If you decide the Plan doesn't meet your needs during the cooling-off period, you must advise the trustee in writing.

Any contributions and benefits rolled over or transferred to the Plan during this period from another super fund, retirement savings account (RSA) or approved deposit fund (ADF) will need to be transferred to another complying super fund, RSA or ADF of your choice. You must make this nomination to the trustee within 30 days of advising it that you wish to take advantage of the cooling-off period. If you don't make a choice within this period, all amounts will be transferred to the ATO.

No insurance benefits are available to you once you activate the cooling-off period.



If you leave your employer

See the When membership stops section of this Guide for details of the conditions that apply if your contributions or employment arrangements change within Maritime Contributory Accumulation, Maritime Employer Accumulation or Maritime Stevedores Accumulation.

If you are a Maritime Accumulation Advantage member and leave your employer, you will remain in the Plan with no change to your benefits. If you're unemployed and make a claim on your insurance, please refer to the Insurance in Your Super Guide for your product for any specific conditions or exclusions that may apply.

If your employer has negotiated special insurance rates or terms, you might lose access to these if you change jobs. We'll write to you outlining any changes to your arrangements if this occurs.

Enquiries and complaints

If you have an enquiry or complaint, please contact us. We'll do everything in our power to attend to your matter promptly and courteously. If you're not happy with the way your matter is handled, please let us know:



Write

Hostplus Resolutions Officer Locked Bag 5046, Parramatta NSW 2124



Hostplus Resolutions Officer resolutions@hostplus.com.au

The trustee will acknowledge complaints within 24 hours (or 1 business day) of receiving them or as soon as practicable, and will provide a resolution to complainants within 45 days for superannuation matters and 90 days for complaints relating to the distribution of a superannuation death benefit, or will provide you with reasons for the delay of a resolution for either type of complaint within each respective timeframe.

If you're not satisfied with the way the trustee handles your complaint or its resolution, you can contact the Australian Financial Complaints Authority (AFCA). AFCA provides free, fair and independent financial services complaints resolutions to Hostplus members and their beneficiaries.

Although you can contact AFCA at any time, they will not usually deal with your complaint until it has been through Hostplus' complaints handling process.

You can contact AFCA at:



Website afca.org.au



Email info@afca.org.au



Call 1800 931 678



Write

Australian Financial Complaints Authority, GPO Box 3, Melbourne VIC 3001

Your privacy

Protecting your privacy is very important to us! Under the Privacy Act, we are required to handle your personal information in accordance with a set of principles known as the Australian Privacy Principles (APPs). We collect your information to enable us to identify you, set up your super account, keep it running smoothly and respond to any queries or request you may have regarding your account.

You should read our privacy policy for more detailed information. Our privacy policy also provides information about how you can access and correct your information, as well as how you can make a complaint about a breach of the APPs or the Privacy Act. For more information on privacy or to obtain a copy of the Hostplus privacy policy:



Website hostplus.com.au/privacy



Email privacy@hostplus.com.au



Write
Locked Bag 5046, Parramatta, NSW 2124

Providing proof of identity

To protect your account from fraud and comply with the Anti-Money Laundering and Counter Terrorism Financing Act, we need to verify your identity at times, including when you submit certain requests and forms.

This includes providing proof of your identity when you submit a request to withdraw or roll over your benefit or commence an income stream like an account-based pension. Identity documents may not be required if you're rolling over between APRA-regulated funds.

At a minimum, you may be required to provide us with documents that verify your full name, date of birth and residential address.

In the event of a death benefit claim, we would also require documents that verify dependants and/or legal personal representatives' identities. These may include, but aren't limited to, certified copies of marriage certificates, wills, birth certificates and letters of administration.

The trustee also reserves the right to request additional information. If you don't provide this, your payment may be delayed or refused.

What supporting documents are required?

Depending on the nature of your request, you may be required to supply a range of documents that allow us to verify your identity.

You must provide the required proof of identity in order for your request to be processed, otherwise we may be unable to assist you. Please refer to the Identification requirements fact sheet for the minimum requirements, a full list of the types of documents you can provide and details of who can certify your document(s) if required.

Support available for First Nations Peoples

Some First Nations Peoples may find it hard to meet the Plan's identification requirements.

If you're of Aboriginal and/or Torres Strait Islander heritage, you can use our *Indigenous Persons Identity Referral form*. This form can help you to verify your identity and access your super when you are eligible.

Alternatively, some service providers in remote communities may be able to help. You can ask them to include your photograph in a letter confirming your identity, using their official letterhead.

Support if you're in a vulnerable situation

If you find yourself in a vulnerable situation and need assistance with your super, we will try to help. You may be in a vulnerable situation for many reasons, including a health condition, natural disaster, family violence or relationship breakdown, bereavement, difficulties with reading or comprehension, or financial problems.

Our specially trained team can assist with everything from simple help with your account to assisting you with insurance claims, complaints or applying for early access to your super. If you need support, please contact us or visit one of our ServicePlus centres. Find out more at hostplus.com.au/ members/forms-and-resources/supporting-our-members



DEFINITIONS

Account balance – this is your total account balance.

A Full Participating Employer—is an employer who has applied for and been accepted by the trustee as a Full Participating Employer in the Stevedores division of the Fund and has agreed to participate in the Fund and be bound by the rules of the Fund. These employers are generally limited to employers operating in the stevedoring (or related) industries.

Members who joined prior to 1 July 1998 – means a member for whom a Participating Employer made contributions to the Seafarers Retirement Fund (SRF) before 1 July 1998.

Members who joined prior to 1 July 2008 – means a member for whom a Participating Employer made contributions to the Seafarers Retirement Fund (SRF) between 1 July 1998 and 30 June 2008.

Participating Employer – is an employer who has applied and been accepted by the trustee as a Participating Employer of the Fund and has agreed to participate in the Fund and be bound by the rules of the Fund. This category of employer is generally limited to employers operating in the Maritime industry.

SRF means the former superannuation fund known as the Seafarers Retirement Fund, being the fund established by Trust Deed dated 9 February 1973. SRF merged with the Stevedoring Employees Retirement Fund from 1 March 2009 to form Maritime Super, which then merged with Hostplus on 2 September 2023.



Here to help

- **Call 1300 467 875**, 8am 8pm AEST/AEDT, Monday to Friday
- Live chat or email hostplus.com.au/contact
- Write
 Locked Bag 5046, Parramatta NSW 2124
- Visit our Adelaide, Melbourne or Darwin ServicePlus Centres. Details at hostplus.com.au/contact
- Website hostplus.com.au

